

# Office of the City Clerk



#### loric

# Office of the City Clerk

# City Council Document Tracking Sheet

Meeting Date:

10/31/2012

Sponsor(s):

Emanuel, Rahm (Mayor)

Type:

Ordinance

Title:

Amendment of various corrections and clarifications to the

Municipal Code of Chicago

**Committee(s) Assignment:** 

Committee on Budget and Government Operations



# OFFICE OF THE MAYOR CITY OF CHICAGO

RAHM EMANUEL MAYOR

October 31, 2012

# TO THE HONORABLE, THE CITY COUNCIL OF THE CITY OF CHICAGO

Ladies and Gentlemen:

At the request of the Budget Director, I transmit herewith an ordinance making various corrections and clarifications to the Municipal Code.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Mayor



# the first of the state of the s

# <u>ORDINANCE</u>

# BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHICAGO

**SECTION 1.** Section 1-4-070 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

#### 1-4-070 Distribution of Code.

Sufficient copies of this Code shall be deposited with the Chicago Public Library for general public reference and use. Sufficient copies shall be distributed to the mayor, the aldermen, the city clerk, the city treasurer and the heads of the various agencies and departments of city government for their respective use. With respect to any other person or entity, this Code shall not be considered a publication of the city for purposes of distribution pursuant to Section 2-64-110.

(Omitted text is unaffected by this ordinance)

**SECTION 2.** Section 1-4-090 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

#### 1-4-090 Definitions for Code provisions.

(Omitted text is unaffected by this ordinance)

(h) "Building code" or "building provisions of this Code" means: Titles 13 (excepting Chapter 13-72) and 18; Chapters 2-22, 7-4, 7-28; Article III of Chapter 11-4; Chapters 15-8, 15-12 and Article I of Chapter 15-16, Section 8-4-090; and all other provisions of this Code establishing or relating to construction, plumbing, heating, electrical, fire prevention, sanitation, zoning or other health and safety standards relating to structures (except to the extent authority for enforcement and administration is conferred exclusively on a department or agency other than the department of buildings or construction and permits or on an officer other than the building commissioner or the executive director of construction and permits);

(Omitted text is unaffected by this ordinance)

**SECTION 3.** Section 2-14-195 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 2-14-195 Fine of \$10,000.00 or more – Petition for review to the director.

(a) Except as otherwise provided in Section 3-4-340(H)(5), in any matter adjudicated by the municipal hearings division where an administrative law officer imposes or the city seeks a fine or judgment of \$10,000.00 or more, either party may, within ten business days of said fine or judgment determination, petition the director of the department of administrative hearings or his or her designee to review the determination as well as the underlying final determination of liability. A final decision by the director or his or her designee to reverse or modify any determination shall be based on the record created by the administrative law officer, and the director shall not make any determination of credibility without consulting the administrative law officer.

(Omitted text is unaffected by this ordinance)

**SECTION 4.** Section 2-29-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 2-29-040 Executive director – Powers and duties.

(Omitted text is unaffected by this ordinance)

15. To enter into and execute sponsorship agreements with sponsors of events, programs, and initiatives under the executive director's jurisdiction. Such sponsorship agreements shall contain such terms and conditions that the executive director deems appropriate. All sponsorship agreements shall be subject to the approval of the corporation counsel as to form and legality. For purposes of this definition, "sponsors" means those persons providing money or other in-kind goods or services to the City in exchange for advertising or promotional rights at events, programs, or initiatives under the executive director's jurisdiction. Persons meeting the definition or of sponsor in the previous sentence may, in the discretion of the executive director, and upon such terms as the executive director determines, sell goods and services to the public at such events, programs, or initiatives.

**SECTION 5.** Section 2-32-455 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-32-455 Predatory lenders.

(Omitted text is unaffected by this ordinance)

"Predatory loan" means a threshold loan that was made under circumstances that involve

any of the following acts or practices:

(Omitted text is unaffected by this ordinance)

(2) Prepayment penalties: (i) that apply to a prepayment made after the expiration of the 36-month period following the date the loan was made, or (ii) that are more than three percent of the total loan amount if the prepayment is made within the first 12-month period following the date the loan was made, or more that than two percent of the total loan amount if the prepayment is made within the second 12-month period after the date the loan was made, or more than one percent of the loan amount if the prepayment is made within the third 12-month period following the date the loan was made.

(Omitted text is unaffected by this ordinance)

**SECTION 6.** Section 2-57-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 2-57-040 Chief administrator – Powers and duties.

In addition to other powers conferred herein, the chief administrator shall have the following powers and duties:

(a) To receive and register all complaints filed against members of the department;

(Omitted text is unaffected by this ordinance)

(i) To make recommendations to the superintendent, the police board, and the chairman of the city council committee on police and fire public safety concerning revisions in policy and operating procedures to increase the efficiency of the department;

(Omitted text is unaffected by this ordinance)

**SECTION 7.** Section 2-57-060 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-57-060 Decisions; Recommendations.

(Omitted text is unaffected by this ordinance)

(i) an analysts analysis of the employee's work history, including any prior

disciplinary actions, any prior complaints filed against the employee, and/or any prior complimentary history;

(Omitted text is unaffected by this ordinance)

**SECTION 8.** Section 2-57-070 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-57-070 Investigations not concluded within six months.

If the chief administrator does not conclude an investigation within six months after its initiation, the chief administrator shall notify the mayor's office, the city council committee on police and fire public safety, the complainant, and the employee named in the complaint or his or her counsel of the general nature of the complaint or information giving rise to the investigation and the reasons for failure to complete the investigation within six months.

**SECTION 9.** Section 2-57-110 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-57-110 Quarterly reports to legislative and executive branches.

No later than the fifteenth day of January, April, July and October of each year, the chief administrator shall file with the mayor's office, the city council committee on police and fire public safety, the office of the city clerk, and the legislative reference bureau a report accurate as of the last day of the preceding month, indicating: (1) the number of investigations initiated since the date of the last report; (2) the number of investigations concluded since the last report; (3) the number of investigations pending as of the reporting date; (4) the number of complaints not sustained since the last report; (5) the number of complaints sustained since the last report; (6) the number of complaints filed in each district since the last report; (7) without identifying any individual, the number of complaints filed against each police officer in each district since the last report; and (8) the number of complaints referred to other agencies and the identity of such other agencies. Such reports shall be open for public inspection and shall be posted on the city's website.

**SECTION 10.** Section 2-74-060 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 2-74-060 Hearing of charges brought against employees.

The human resources board, a member thereof, or a hearing officer appointed by the

board shall conduct a hearing of all appeals by any career service employee of discharge, demotion, or suspension for a period of more than ten days upon request of the employee, and may provide by rule for review of suspensions often of ten days or less.

(Omitted text is unaffected by this ordinance)

**SECTION 11.** Section 2-84-053 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-84-053 Authority to enter into task force agreements.

In addition to any other authority provided in this Code, the superintendent of police shall have the authority to enter into agreements to form law enforcement task forces, and other cooperative agreements, with the following law enforcement agencies: United States Drug Enforcement Administration; Federal Bureau of Investigation; Illinois Department of State Police; Illinois Attorney General; United States Department of Justice; United States Department of Justice, Bureau of Alcohol, Tobacco and Firearms; State's Attorney of Cook County; and other law enforcement agencies determined by the superintendent of police to be necessary for the fulfillment of law enforcement functions. The superintendent is also authorized to enter into agreements with public or private entities concerning placement, installation, maintenance or use of video, audio, telecommunications or other similar equipment. The location of any camera or antenna permanently installed pursuant to any such agreement shall be determined pursuant to joint review and approval with the executive director of emergency management and communications. Agreements entered into pursuant to this section shall be subject to approval by the corporation counsel as to form and legality. Such agreements may contain provisions to indemnify or hold harmless participating agencies and their personnel in connection with the purposes of the task force or other agreement. The agreements may not authorize the deployment of city personnel or use of city equipment unless the city council has duly appropriated funds for such personnel and equipment. The superintendent of police shall notify the chairman of the city council committee on police and fire public safety with respect to multi-jurisdictional agreements entered into in accordance with this section.

**SECTION 12.** Section 2-84-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 2-84-250 Aid to fire department.

It shall be the duty of members of the police force to aid the fire department by giving alarms in case of fire and by clearing the streets or grounds in the immediate vicinity of a fire, so that the members of the fire department shall not by be hindered or obstructed in the performance of their duties.

**SECTION 13.** Section 2-92-415 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-92-415 Compliance with child support orders.

(Omitted text is unaffected by this ordinance)

(1) as of the date the bid was submitted, the substantial owner had paid all child support then due under the court order, as evidenced by a certified court order or official clerk's records that no support was due and owning owing on that date; or

(Omitted text is unaffected by this ordinance)

(2) the formerly noncomplying substantial owner no longer has any outstanding child support arrearages, as evidenced by a certified court order or official clerk's records that no support is due and owing; provided that, where the ineligibility is based on a misrepresentation, such payment in full shall not be reason to suspend ineligibility unless the purchasing agent chief procurement officer also determines that such misrepresentation was inadvertent; or

(Omitted text is unaffected by this ordinance)

**SECTION 14.** Section 2-92-416 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-92-416 Compliance with building code.

(A) No person shall be awarded any city contract by the department of procurement services; or the department of housing or the department of planning and economic development if the person is identified pursuant to subsection (D) of this section as a building scofflaw; nor shall any such contract be awarded to any entity in which such a person has a substantial ownership interest. Provided, however, that this prohibition on doing business with the city shall not apply for a specific city contract if the head of the department administering the contract determines that (i) the city is unable to acquire the goods or services provided by the person at comparable price and quality, and in sufficient quantity, from other sources; or (ii) the public health, safety and welfare requires it.

(Omitted text is unaffected by this ordinance)

(D) As used in this section:

"Doing business with the city" means to obtain any new city contract, and/or grants or any other form of funding, from the department of procurement services; or the department of housing or the department of planning and economic development.

(Omitted text is unaffected by this ordinance)

**SECTION 15.** Section 2-120-380 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-120-380 Membership, organization and meetings.

The Chicago plan commission shall be composed of 23 22 members: nine ten members who are lay citizens, to be appointed by the mayor with the approval of the city council, and ex officio the mayor, the president of the board of local improvements, the commissioner of housing and economic development, the zoning administrator, the commissioner of transportation, the chairman of the city council committee on buildings zoning, landmarks and building standards, the chairman of the city council committee on finance, the chairman of the city council committee on housing and real estate, the chairman of the city council committee on traffic control pedestrian and traffic safety, the chairman of the city council committee on parks and recreation special events, cultural affairs and recreation, the chairman of the city council committee on economic, capital and technology development, the general superintendent and chief executive officer of the Chicago Park District and the chairman of the board of the Chicago Transit Authority. The mayor shall designate a chairman and vice-chairman from among the appointed members. The appointed members shall hold no other public office except where such public office is nonsalaried and no fees or emoluments are derived therefrom.

The nine ten appointed members shall be appointed and hold office as follows: one two to be appointed for one year, two for two years, two for three years, two for four years and two for five years and until their successors are appointed and qualified. Members thereafter appointed shall serve for five years, except that in case of vacancy appointments shall be made for the unexpired term. The terms of the ex officio members shall coincide with their terms of public office.

The commission shall meet at least once a month. At least three days notice of the time and place of each meeting shall be given by the chairman. Six members shall constitute a quorum of the commission, but at least five affirmative votes constituting a majority of those voting on the matter shall be required to pass any matter.

**SECTION 16.** Section 2-120-705 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-120-705 Time in which recommendation may be considered.

If the city council does not take final action upon any landmark recommendation submitted by the commission on Chicago landmarks to the city council within 365 days of the date upon which the recommendation is filed with the city council, landmark designation based upon the recommendation of the commission shall be granted. The historic landmark preservation committee of the city council committee on zoning, landmarks and building standards shall hold timely hearings and report its recommendation to the city council.

**SECTION 17.** Section 2-120-825 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-120-825 Permits for demolition of landmarks – City council approval required.

Notwithstanding any other provision of this ordinance to the contrary, except as provided in subsection (c), in the case of any permit application for the demolition of 40 percent or more of any building or other structure designated as a "Chicago Landmark" or located in any district designated as a "Chicago Landmark", the commission's decision approving an application issued under Section 2-120-770, Section 2-120-790 or Section 2-120-800 shall be subject to review by the city council. Upon issuing its decision approving an application, the commission shall forward a recommendation for the approval of the permit application, in writing, to the committee on historical landmark preservation zoning, landmarks and building standards of the city council. Within 75 days after the receipt of the commission's recommendation, the committee on historical landmark preservation zoning, landmarks and building standards shall consider the commission's recommendation and vote to recommend that the city council accept or reject the commission's recommendation. At the next regular meeting of the city council following the committee's vote, unless the matter is deferred and published in accordance with state law, the city council shall, by passage of an appropriate order, accept or reject the commission's recommendation. If the matter is deferred and published, the city council shall, by passage of an appropriate order, accept or reject the commission's recommendation at the next regular meeting of the city council following the meeting at which the matter was deferred and published. If the city council does not accept or reject the commission's recommendation within the time specified herein, the commission's recommendation shall be deemed to be accepted. The city council's decision shall be based on whether the proposed demolition will adversely affect any significant historical or architectural feature of the improvement or the district, and is in accord with the Standards for Rehabilitation set forth by the United States Secretary of the Interior at 36 C.F.R. 67, as amended from time to time, as well as the criteria to review demolitions as set forth in the Rules and Regulations of the commission.

(c) This section shall not apply to permit applications for the demolition of: (i) any building or structure that is necessary to remedy conditions imminently dangerous to life, health or property, as determined in writing by the department of buildings, the board of health or the fire department; or (ii) auxiliary buildings or structures such as garages. Within 30 days of the commission's decision approving a permit application for a building or structure pursuant to subsection (c)(i) of this section, the commission shall forward to the committee on historical landmark preservation zoning, landmarks and building standards of the city council a written report informing the committee of the commission's decision and stating the reasons for its decision.

**SECTION 18.** Section 2-140-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-140-010 Establishment and authority.

WHEREAS, The City of Chicago, being the county seat of Cook County, Illinois, has become the second largest city in the nation; and

(Omitted text is unaffected by this ordinance)

Be It Further Resolved, That the public building commission provide projected energy budgets for all new buildings to the Chicago City Council Committee on Energy, Environmental Protection and Public Utilities Health and Environmental Protection; and

Be It Further Resolved, That nothing in this resolution shall release anyone from the requirements of the Chicago Building Code.

**SECTION 19.** Section 2-151-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-151-050 Coordinating council – Powers and duties.

(Omitted text is unaffected by this ordinance)

(j) To receive, review and make recommendations on all applicants applications for allocation of E.Z./E.C. funds. The budget director shall act as liaison between the coordinating council and the city council and shall provide staff support for this function. Recommendations on use of funds will be submitted through the budget director to the city council; and

**SECTION 20.** Section 2-152-051 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 2-152-051 Salaries – Annual appropriation – Clerk, treasurer and mayor.

(Omitted text is unaffected by this ordinance)

The city clerk, city treasurer or mayor may choose not to have his or her salary adjusted as set forth in this section for the term of office beginning in 2003 by notifying the city comptroller in a sworn statement on a form provided by the comptroller for that purpose. The notification must be filed no later than May 4, 2003 for incumbents. A person who receives a certificate of election to the office of city clerk, city treasurer or mayor and who was not the city clerk, city treasurer or mayor on November 6, 2002 may choose not to have his or her salary adjusted for the term of office beginning in 2003 by notifying the city comptroller in a sworn statement on a form provided by the comptroller for that purpose prior to taking the oath of office.

(Omitted text is unaffected by this ordinance)

**SECTION 21.** Section 2-152-071 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-152-071 Eligibility for benefits.

No individual employed by the City of Chicago shall be eligible for medical coverage, dental coverage, vision care coverage or life insurance under any plan of the city unless the individual is paid an annual salary equal to or greater than the salary level for a grade 1, step 1 employee as set forth in schedule B of the personnel classification and pay plan issued by the department of personnel human resources. This section shall not apply to persons employed (a) as foster grandparents prior to June 1, 1984, and continuously since that date; or (b) under the return-to-work program conducted by the department of personnel human resources.

**SECTION 22.** Section 2-156-380 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 2-156-380 Powers and duties.

In addition to other powers and duties specifically mentioned in this chapter, the board of ethics shall have the following powers and duties:

- (m) to create, operate and maintain an on-line system that allows lobbyists to register online and the public to view and search on-line any report of lobbying activities submitted under Section 2-156-250;
- (m)(n) to receive conflict of interest disclosures from any city employee or official, including aldermen;
- (n)(o) to recommend polices, procedures and practices designed to ensure compliance with any federal, state or local law or regulation or any of the city's compliance-related polices and internal controls.
- **SECTION 23.** Section 2-164-070 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 2-164-070 Powers and duties of board in regard to campaign financing ordinance.

In addition to the other powers and duties conferred on it by this Code, the board of ethics shall have the following powers and duties:

(a) To initiate and to receive complaints of violations of any of the provisions of this chapter and to investigate and act upon such complaints as provided by this chapter; provided

(Omitted text is unaffected by this ordinance)

**SECTION 24.** Section 2-173-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-173-020 Requesting information prohibited.

No agent or agency shall request information about or otherwise investigate or assist in the investigation of the citizenship or residency immigration status of any person unless such inquiry or investigation is required by Illinois State Statute, federal regulation, or court decision. Notwithstanding this provision, the Corporation Counsel may investigate and inquire about immigration status when relevant to potential or actual litigation or an administrative proceeding in which the City is or may be a party.

**SECTION 25.** Section 2-173-030 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-173-030 Disclosing information prohibited.

Except as otherwise provided under applicable federal law, no agent or agency shall disclose information regarding the citizenship or residency immigration status of any person unless required to do so by legal process or such disclosure has been authorized in writing by the individual to whom such information pertains, or if such individual is a minor or is otherwise not legally competent, by such individual's parent or guardian.

**SECTION 26.** Section 2-173-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-173-040 Conditioning benefits, services, or opportunities on immigrant status prohibited.

- (a) No agent or agency shall condition the provision of City of Chicago benefits, opportunities, or services on matters related to citizenship or immigrant immigration status unless required to do so by statute, federal regulation, or court decision.
- (b) Where presentation of an Illinois driver's license or identification card is accepted as adequate evidence of identity; presentation of a photo identity document issued by the person's nation of origin, such as a driver's license, passport, or matricula consular (consulate-issued document), shall be accepted and shall not subject the person to a higher level of scrutiny or different treatment than if the person had provided an Illinois driver's license or identification card, except that this sentence does subsection (b) shall not apply to the completion of the federally mandated I-9 forms.

**SECTION 27.** Section 2-173-060 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 2-173-060 Exchanging file information.

All applications, questionnaires, and interview forms used in relation to City of Chicago benefits, opportunities, or services shall be promptly reviewed by the pertinent agencies and any questions regarding citizenship or residency immigration status, other than those required by statute, ordinance, federal regulation, or court decision, shall be deleted within 60 days of the passage of this ordinance.

**SECTION 28.** Section 3-4-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting, in correct alphabetical order, the language underscored, as follows:

#### 3-4-020 Definitions.

(Omitted text is unaffected by this ordinance)

"Comptroller" means the comptroller of the city.

"Department" means the department of finance of the city.

"Director" or "director of revenue" means the director of revenue of the city.

(Omitted text is unaffected by this ordinance)

**SECTION 29.** Section 3-4-110 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 3-4-110 Survival of liability.

If a deceased person owes any tax or nontax debt to the city, then the director comptroller may assess the tax or nontax debt against the decedent's estate through the decedent's personal representative.

**SECTION 30.** Section 3-4-160 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 3-4-160 Power to issue tax determination and assessment.

The director of revenue comptroller may determine and assess the amount of any tax due and unpaid, together with applicable interest and penalties, if it appears that:

(Omitted text is unaffected by this ordinance)

C. Delay will jeopardize the collection of any accrued taxes that are not yet due or payable, and the director comptroller declares these taxes to be immediately due and payable; or

(Omitted text is unaffected by this ordinance)

The director comptroller shall serve written notice of any tax determination and assessment on the person to whom it is issued, demanding payment of all sums due and owing.

**SECTION 31.** Section 3-4-188 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 3-4-188 Estimated tax payment option.

A. In lieu of paying or remitting amounts for actual tax liabilities as required by Section 3-4-187, and in lieu of filing the annualization schedule otherwise required by subsection 3-4-186 C., a taxpayer or tax collector may pay or remit estimated tax amounts for any annual return tax equal to 1/12 to (or 1/4 where applicable) of the taxpayer's or tax collector's total liability for such tax during the 12-month period immediately preceding the current annual tax year. Such estimated taxes shall be paid or remitted on or before the fifteenth day following the end of each calendar month (or calendar quarter where applicable). The amount paid shall be accompanied by a payment or remittance coupon as prescribed by the director comptroller.

(Omitted text is unaffected by this ordinance)

**SECTION 32.** Section 3-16-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 3-16-020 Definitions.

When any of the following words or terms are used in this chapter, they shall have the meaning or construction ascribed to them in this section:

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

"Comptroller" means the comptroller of the city.

B. "Department" means the department of finance of the city.

E: "Mooring or docking fee" means the consideration paid for the mooring or docking or the right to the mooring or docking of any watercraft, valued in money, whether received in money or otherwise, determined without any deductions whatsoever, but not including any consideration paid for the mooring or docking of a watercraft in the loading or unloading of goods or materials, or the boarding or unboarding of passengers, in the conduct of an interstate transportation business.

D: "Watercraft" means any boat, vessel or other craft used or capable of being used as a means of transportation on water.

**SECTION 33.** Section 3-16-070 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 3-16-070 Rules and regulations.

The <u>director comptroller</u> is authorized to adopt, promulgate and enforce reasonable rules and regulations pertaining to the administration and enforcement of this chapter.

**SECTION 34.** Section 3-24-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 3-24-020 Definitions – Construction.

- A. For the purpose of this chapter, whenever any of the following words, terms or definitions are used herein, they shall have the meaning ascribed in this section:
  - 1. "City" means the City of Chicago.
  - 2. "Comptroller" means the comptroller of the City of Chicago
  - 23. "Department" means the department of finance of the City of Chicago.
  - 3. [Reserved].

(Omitted text is unaffected by this ordinance)

**SECTION 35.** Section 3-27-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 3-27-020 Definitions.

- A. When any of the following words or terms are used in this chapter, they shall have the meanings ascribed to them in this section:
  - (1) "City" means the City of Chicago, Illinois.
  - (2) "Comptroller" means the comptroller of the city.
  - (23) "Department" means the department of finance of the city.
- (3) "Director" or "director of revenue" means the director of revenue of the city.

# (Omitted text is unaffected by this ordinance)

**SECTION 36.** Section 3-27-070 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 3-27-070 Filing returns, tax payments and remittances.

A. Unless the tax imposed by this chapter has been collected by sellers pursuant to Section 3-27-080, any person who is liable for the tax in an amount greater than the annual tax credit of \$25.00 for any taxable year shall file with the department an annual return and make an annual payment of all applicable tax. The return shall be filed on a form prescribed by the comptroller, containing such information as the director comptroller may reasonably require.

(Omitted text is unaffected by this ordinance)

C. Notwithstanding subsections (A) and (B) of this section, the director comptroller by rule:

(Omitted text is unaffected by this ordinance)

**SECTION 37.** Section 3-42-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 3-42-010 Definitions.

(Omitted text is unaffected by this ordinance)

"Commissioner" means the commissioner of business affairs and consumer protection.

"Comptroller" means the comptroller of the city.

"Department" means the department of finance of the city.

"Director of revenue" means the director of revenue of the city.

**SECTION 38.** Section 3-42-060 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 3-42-060 Inspections.

(a) The comptroller, the commissioner of business affairs and consumer protection, or any person authorized by either director the comptroller or commissioner may enter the premises of any wholesale or retail tobacco dealer for inspection and examination of property, inventory, books and records for the proper administration of this chapter and enforcement of the collection of the tax imposed. It is unlawful for any person to prevent, hinder or interfere with the comptroller or the commissioner of business affairs and consumer protection or their duly authorized deputy or representative in the discharge of his duties in the enforcement of this chapter.

(Omitted text is unaffected by this ordinance)

**SECTION 39.** Section 3-52-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

#### 3-52-040 Collection and remittance.

A. Except as provided in Section 3-52-060 of this chapter, the Chicago Vehicle Fuel Tax shall be collected by each vehicle fuel distributor who sells such fuel to a retail vehicle fuel dealer doing business in the city. Any distributor who shall pay the tax to the city shall collect the tax from any retail dealer to whom the distributor sells vehicle fuel. The retail dealer shall in turn then collect the tax from the purchaser of the vehicle fuel. Any distributor who sells vehicle fuel directly to a purchaser or user, for delivery in Chicago, and not for resale, shall collect the tax from the purchaser or user.

The retail dealer shall in turn then collect the tax from the purchaser of the vehicle fuel. Any distributor who sells vehicle fuel directly to a purchaser or user, for delivery in Chicago, and not for resale, shall collect the tax from the purchaser or user.

(Omitted text is unaffected by this ordinance)

**SECTION 40.** Section 3-53-060 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 3-53-060 Books and records.

Every tax collector and every taxpayer required to pay the tax imposed by this chapter directly to the department; shall keep accurate books and records of its business or activity,

including contemporaneous books and records denoting the transactions that gave rise, or may have given rise, to any tax liability under this chapter. The book and records. The Such books and records shall be subject to and available for inspection by the department at all times during business hours of the day.

**SECTION 41.** Section 3-54-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 3-54-040 Collection of additional charge by electricity deliverers.

(Omitted text is unaffected by this ordinance)

(2) Any electricity deliverer may collect an amount equal to the fee imposed under this section from the purchaser using or consuming the electricity with respects respect to which the fee was imposed. The fee may be collected by the electricity deliverer from the purchaser as a separately stated charge on the purchaser's bills or in any other manner permitted from time to time by law or by the electricity deliverer's tariffs.

(Omitted text is unaffected by this ordinance)

**SECTION 42.** Section 3-54-070 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 3-54-070 Maintaining books and records.

Every electricity <u>deliverer</u> required to pay the fee imposed by this chapter shall keep accurate books and records of its business or activity, including contemporaneous books and records denoting the transactions that gave rise, or may have given rise, to any tax liability under this chapter. The books and records shall be subject to and available for inspection by the department at all times during business hours of the day.

**SECTION 43.** Section 3-56-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 3-56-020 License required.

The owner of a motor vehicle or any other vehicle who resides in the city but maintains a situs or base of such vehicle located outside of the city shall be entitled to a credit against the appropriate license fee provided for herein in the amount of any wheel tax license fee paid for such vehicle to the municipality where such vehicle is based; provided, however, that in no event shall the license fee be reduced to an amount less then than the wheel tax license fee for passenger automobiles.

(Omitted text is unaffected by this ordinance)

**SECTION 44.** Section 4-4-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-4-050 License - Application.

(Omitted text is unaffected by this ordinance)

(2) If the applicant is a corporation:

(Omitted text is unaffected by this ordinance)

(iii) the name, residence address and residence telephone number of all controlling persons and registered agents;

(Omitted text is unaffected by this ordinance)

(3) If the applicant is a partnership or limited liability company:

(Omitted text is unaffected by this ordinance)

(ii) the name, residence address, residence telephone number, date of birth and social security number of all partners, if a general partnership; of all general and limited partners, if a limited partnership; of all managers, managing members and members, if a limited liability company; and of all controlling persons and registered agents;

**SECTION 45**. Section 4-4-313 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 4-4-313 Businesses that are or cause a nuisance.

(Omitted text is unaffected by this ordinance)

Any order issued <u>pursuant to</u> this section, other than a final order imposing a suspension or revocation or vacating such sanction, shall not be considered a final order for purposes of appeal.

(Omitted text is unaffected by this ordinance)

**SECTION 46.** Section 4-4-333 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-4-333 Synthetic marijuana.

(Omitted text is unaffected by this ordinance)

- (3) 1-[2-(4-morpholinyl) ethyl]-3-(1-naphthoyl indole; some trade or other names: JWH-200; or
- (4) 5-(1, 1-dimethylheptyl)-2-<del>IR</del>1R,3S)-3-hydroxycyclohexyl]-phenol; some trade or other names: CP-47, 497; or

(Omitted text is unaffected by this ordinance)

**SECTION 47.** Section 4-4-334 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-4-334 Synthetic stimulants.

(Omitted text is unaffected by this ordinance)

(2) 3, 4 Methyenedioxypyrovalerone; some trade or other names: MDVP; or

**SECTION 48.** Section 4-4-335 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-4-335 Spray paint cans and markers.

It shall be unlawful for any licensee under this Code to sell at retail to any person (1) any paint in spray cans; or (2) etching materials; or (3) any marker containing a fluid which is not water soluble and has a point, brush, applicator or other writing surface of three-eighths of an inch or greater to any person.

**SECTION 49.** Section 4-4-336 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-4-336 Improper business signs.

(a) No sign shall be placed on the exterior of any business in the City of Chicago unless the sign is securely affixed to the property of the business. Unsecure methods of affixing a sign shall include, but are not be limited to, attaching the sign with tape, string or staples.

# (Omitted text is unaffected by this ordinance)

(e) In addition to any other penalty provided by law, any person who violates any provision of this section shall be fined not less than \$200.00 nor more than \$500.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

**SECTION 50.** Section 4-6-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-010 Regulated business license.

# (Omitted text is unaffected by this ordinance)

(c) Business activities requiring a regulated business license under this chapter shall include the following: (1) health club; (2) clothing alteration; (3) laundry service; (4) residential real estate developer; (5) tattooing, body piercing or tanning facility; (6) day labor agency; (7) adult family care center; (8) assisted living establishment; (9) long-term care facility; (10) adult family care home; (11) automatic amusement operator; (12) private scavenger; (13) secondhand dealer in children's clothing and children's products only; (14) junk peddler; (15) funeral business [reserved]; (16) hospital; (17) hotel; (18) board-up company; (19) dry cleaner; (20) hazardous materials; (21) single-room occupancy buildings; (22) booting of motor vehicles; (23) immigration assistance; (24) expediter company; (25) expediter/natural person;

(26) home occupation; (27) home repair; (28) bed-and-breakfast establishment; and (29) vacation rentals.

**SECTION 51.** Section 4-6-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-040 Laundry service.

(a) Definitions. As used in this chapter:

(Omitted text is unaffected by this ordinance)

"Laundry service" or "laundry" or "laundered" or "laundering" means any place where, for consideration of any type, wearing apparel, household linens, curtains, draperies or other items of fabric are cleaned, dried, starched or pressed (1) for the general public; or (2) for rental to patrons or customers of a business that rents such items; or (3) commercially or privately in connection with any hotel, restaurant or public institution; or (4) in a coin-operated, self-service laundry as defined herein. The term "laundry service" does not include (i) any hospital or charitable organization where no charge is made for the provision of laundry service(s); (ii) any person who does custom laundry work at home for a regular trade; or (iii) any room or portion thereof located in a residential building in which domestic laundry work is done by or for the occupants of such building exclusively.

#### (Omitted text is unaffected by this ordinance)

- (c) Legal duties. Each licensee engaged in the business of laundry service shall have a duty to:
- (1) keep every room or place used as a laundry or as a place to store laundered or unlaundered fabrics, and all floors, walls, ceilings, windows, woodwork, machinery, utensils and fixtures in such room or place (i) in good repair; (ii) in clean and sanitary condition; (iii) free from rats, mice and vermin; and (iv) free of all matter of an infectious or contagious nature:

# (Omitted text is unaffected by this ordinance)

(5) keep and maintain on file, for a period of not less than three years, all written materials used to document the quantity of each hazardous chemical present at the laundry, if such chemical is present at the laundry in an amount that exceeds the threshold level for reporting as established by regulations promulgated under Title III of the Superfund Amendments and Reauthorization Act of 1986, codified at 42 U.S.C. 11001, et seq. In addition to any other penalty provided by law, a single violation of this subsection may result in license suspension or revocation in accordance with the requirements of Section 4-4-280 of this Code::

# (Omitted text is unaffected by this ordinance)

(e) Construction and design standards. Each licensee engaged in the business of laundry service shall comply with the construction and design standards set forth in this subsection (e). All laundries licensed or required to be licensed under this chapter shall be:

# (Omitted text is unaffected by this ordinance)

- (4) in rooms or places where laundering occurs, provided with floors constructed of either (i) hardwood with tight joints; (ii) concrete; (iii) cement; (iv) tile or stone laid in cement; or (v) other impervious materials. Such floors shall be watertight, including at all angles where floors and walls join, and shall properly drained drain to a public sewer;
- (5) in washrooms, provided with floors constructed of either (i) concrete; (ii) cement; (iii) tile or stone laid in cement; or (iv) other impervious materials. Such floors shall be watertight and shall properly drain to the a public sewer.;

# (Omitted text is unaffected by this ordinance)

(f) *Prohibited acts.* It shall be unlawful for any licensee engaged in the business of laundry service to:

# (Omitted text is unaffected by this ordinance)

- article of clothing or other fabric, unless such article of clothing or fabric has been (i) thoroughly sterilized by keeping such article of clothing or fabric in a washing machine, vat or other vessel provided for that purpose containing water that is either brought to a boiling temperature or maintained at a temperature of 175 degrees Fahrenheit for at least twenty minutes; or (ii) subjected to live steam under pressure; or (iii) kept in a drying house or drying tumbler at a temperature of not less than 215 degrees Fahrenheit for a period of not less than 15 minutes; or (iv) passed through an ironing machine where the ironing surface is at a temperature of not less than 225 degrees Fahrenheit. Provided, however, that if the article of clothing or fabric being laundered is silk or wool or is otherwise subject to damage if the processes set forth in items (i) through (iv) above are used, such article of clothing or fabric shall be treated with soap, bleach or other standard disinfectant solutions as shall be approved by the applicable bureau of the department of buildings:
- (8) sprinkle or to cause any fabric to be sprinkled with water or any other liquid substance ejected from the mouth or from any device that comes into contact with the mouth of any person:

**SECTION 52.** Section 4-6-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-050 Residential real estate developer.

(a) *Definitions*. As used in this section:

"Act related to residential real estate development" means: (1) any activity requiring a license under this chapter section; (2) any conduct regulated by this section; or (3) any activity requiring a building permit issued under Chapter 13-32 of this Code; or (4) any activity requiring a certificate of zoning compliance issued under Section 3-33-045; or (5) any duty or other requirement imposed by this chapter section; or (6) any inspection of a building or premises or performance of other legal or work-related duty by a city inspector, city personnel or any other government official in connection with: (i) the issuance of a regulated business license under this chapter to engage in the business of residential real estate developer, or (ii) the issuance of a building permit under Chapter 13-32 of this Code; or (iii) the issuance of certificate of zoning compliance under Section 3-33-045, or (iv) for the purpose of enforcing the requirements of the building code, zoning code or any other law regulating building construction or the health or safety of construction site workers, of the current or eventual users or occupants of a building or premises or of the general public.

(Omitted text is unaffected by this ordinance)

(e) *Prohibited acts.* It shall be unlawful for any licensee engaged in the business of residential real estate developer to:

(Omitted text is unaffected by this ordinance)

(6) do work related in any way to residential real estate development or to direct, permit, encourage, assist, aid, abet or cause others to do work related in any way to residential real estate development: (i) without first having obtained any license, permit or certificate required by law; or (ii) in violation of any license, permit or certificate required by law; or (iii) contrary to any drawings or plans approved by the appropriate department in connection with the issuance of any building permit required by law; or (iv) in violation of any stop work order; or (v) in violation of the Chicago Zoning Ordinance; or (vi) in a manner that fails to conform to the minimum standards of health or safety set forth in this Code or any other applicable law, or that otherwise endangers the health or safety of workers on a construction site, the current or eventual users or occupants of a building or premises or any part thereof or the general public.

(Omitted text is unaffected by this ordinance)

**SECTION 53.** Section 4-6-060 of the Municipal Code of Chicago is hereby amended by

deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-060 Tattooing, Body Piercing and Tanning Facilities.

(Omitted text is unaffected by this ordinance)

- (c) Legal duties. Each licensee engaged in the business of tattooing, body piercing or tanning facility shall have a duty to:
- \$300,000.00 per occurrence, for bodily injury and property damage arising in any way from the issuance of the license. The policy of insurance required under this section shall (i) be issued by an insurer authorized to insure in Illinois; (ii) name the City of Chicago as additional insured; and (iii) include a provision requiring 30 days' advance notice to the commissioner of health prior to cancellation or lapse of the policy. The licensee shall maintain the insurance required under this subsection in full force and effect throughout the duration of the license period. A copy of such certificate of insurance shall be kept on the licensed premises, and, upon request by any authorized city official, shall be made available for inspection by such authorized city official. A single violation of this subsection may result in license revocation in accordance with the requirements set forth in Section 4-4-280.

# (Omitted text is unaffected by this ordinance)

- (d) *Prohibited acts.* It shall be unlawful for any licensee engaged in the business of tattooing, body piercing or tanning facility to:
  - (1) to tattoo or to offer to tattoo any person under the age of 21;
- (2) to pierce the tongue, lips, cheek or any other area of the oral cavity body of a person under 18 years of age without written consent of a parent or legal guardian of that person;
- (3) to allow any person under 18 years of age to tan themselves in a tanning facility without the written consent of a such person's parent or legal guardian of that person.

(Omitted text is unaffected by this ordinance)

**SECTION 54.** Section 4-6-070 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 4-6-070 Day labor agency.

(Omitted text is unaffected by this ordinance)

(d) Legal duties. Each licensee engaged in the business of day labor agency shall have a duty to:

(Omitted text is unaffected by this ordinance)

(4) equip the licensed premises with benches or chairs or any combination thereof in numbers sufficient to accommodate the number of persons identified on the agency's occupancy placard required under subsection (d)(3) of this section;

(Omitted text is unaffected by this ordinance)

**SECTION 55.** Section 4-60-074 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-60-074 Riverwalk Venue liquor licenses – Special conditions.

(Omitted text is unaffected by this ordinance)

(h) No Riverwalk Venue licensee shall sell or offer for sale any food other than prepackaged and non- perishable foods as defined in Section 4-8-010, unless (1) such food is prepared at a venue holding a valid retail food establishment license under Chapter 4-38 4-8 and the venue at which such food is prepared meets the requirements of Article I of Chapter 7-28 of this code, including all rules and regulations promulgated thereunder by the board of health; or (2) the location identified in the liquor license application has adequate plumbing facilities within the meaning of Section 7-38-030 and otherwise complies with all requirements of this code applicable to retail food establishments under Article I of Chapter 7-38 of this code, including all rules and regulations promulgated thereunder by the board of health. Foods prepared at a venue meeting the requirements of item (1) of this subsection may be refrigerated or heated, as applicable, and sold or offered for sale at a venue licensed under this section, if the applicable food handling and sanitation requirements set forth in Sections 7-38-005 through 7-38-025 are met.

**SECTION 56.** Section 4-6-080 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-080 Adult family care center.

(Omitted text is unaffected by this ordinance)

(f)(g) Enforcement – Rules.

(Omitted text in this subsection is unaffected by this ordinance)

(g)(h) Penalty.

(Omitted text in this subsection is unaffected by this ordinance)

**SECTION 57.** Section 4-6-090 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-090 Assisted living establishment.

(Omitted text is unaffected by this ordinance)

(f) Enforcement – Rules. The board of health and department of health are authorized to adopt and enforce reasonable rules and regulations relating to the operation and conduct of assisted living establishments. Such rules and regulations (i) shall include all minimum requirements and standards for assisted living establishments set forth in the Assisted Living and Shared Housing Establishment Act and all rules and regulations applicable to assisted living establishments promulgated under such Act; and (ii) may include additional rules and regulations relating to the operation and conduct of assisted living establishments, including, but not limited to, rules and regulations to address public health and safety issues, to the extent that such additional rules and regulation are permitted under the home rules rule powers of the city.

(Omitted text is unaffected by this ordinance)

**SECTION 58.** Section 4-6-100 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-100 Long-term care facility.

(Omitted text is unaffected by this ordinance)

(f) Enforcement – Rules. The board of health and department of health are authorized to adopt and enforce reasonable rules and regulations relating to the operation and conduct of long-term care facilities. Such rules and regulations shall include all minimum requirements and standards set forth in the Nursing Home Care Act and all rules and regulations promulgated under such Act, and may include additional rules and regulations relating to the operation and conduct of such facilities, including, but not limited to, rules and regulations to address public health and safety issues, to the extent that such additional rules and regulation are permitted under the home rules rule powers of the city.

(Omitted text is unaffected by this ordinance)

**SECTION 59.** Section 4-6-130 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows;

# 4-6-130 Private scavenger.

(a) Definitions. As used in this section:

"Private scavenger" means any person engaged in the removal and disposal of garbage or other waste from any premises where the removal and disposal of such matter is not provided for by the city. The term "private scavenger" does not include any person who gathers, removes or disposes of garbage or other waste from such person's own premises without the aid of <u>a</u> licensed private scavenger, if such person has received written permission to do so, in the form of a permit issued by the commissioner of streets and sanitation, and such person gathers, removes and disposes of the aforementioned material in the manner specified in such permit.

(Omitted text is unaffected by this ordinance)

(c) License issuance and renewal – Prohibited when. No regulated business license to engage in the business of private scavenger shall be issued to the following persons:

(Omitted text is unaffected by this ordinance)

 $\frac{(3)(4)}{(3)(4)}$  any applicant or licensee, as applicable, who fails to provide proof of compliance with requirements set forth in subsection (e)(5) of this section.

(e) Legal duties. Each licensee engaged in the business of private scavenger shall have a duty to:

# (Omitted text is unaffected by this ordinance)

(12) be responsible for the appearance of any refuse container that the private scavenger provides to its customers; deliver a required refuse container free of graffiti; and remove graffiti from any refuse container within 15 business days of receiving written notification from the commissioner of streets and sanitation. Provided, however, that from December 1 to March 1, if weather conditions make removal of the graffiti impracticable, the commissioner may, by written order, extend the time for removal of the graffiti to such time when removal would be practicable. Any person who violates any provision of this section subsection shall be subject to a fine of not less than \$100.00 nor more than \$300.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense;

# (Omitted text is unaffected by this ordinance)

- (f) *Prohibited acts*. It shall be unlawful for any licensee engaged in the business of private scavenger to:
- (1) provide any refuse container to any person who is a not a customer of the private scavenger or to whom the private scavenger is not providing service;
  - (2) violate any applicable requirement set forth in Section 7-28-226;
  - (3) To violate any applicable requirement set forth in Section 7-28-215.

(Omitted text is unaffected by this ordinance)

**SECTION 60**. Section 4-6-140 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-140 Secondhand dealer exclusively in children's clothing and children's products.

(a) *Definitions*. As used in this section:

(Omitted text is unaffected by this ordinance)

"Secondhand dealer" has the meaning ascribed to the term in Section 4-6-140 means any person who engages exclusively in the business of purchasing, selling, receiving, trading, consignment selling or otherwise transferring for value any children's clothing or children's product or combination thereof.

# (Omitted text is unaffected by this ordinance)

(c) Legal duties. Each licensee engaged in the business of secondhand dealer in children's clothing and children's products shall have a duty to:

# (Omitted text is unaffected by this ordinance)

- (2) make and maintain complete and accurate records, which may include an accessible computer database capable of being printed at the licensee's business location, of every article of secondhand clothing and every children's product that is the subject of a deal or transaction as defined in subsection (a) of this section. The records required under this subsection (c)(2) shall be (i) in English; (ii) typed or printed in ink, which may include a computer printout; and (ii)(iii) made at the time the deal or transaction occurs; and (4)(iv) upon request by any city official, made available for inspection by such city official during the licensee's regular business hours.
- (3) If <u>if</u> any property that is the subject of a deal or transaction is determined by the superintendent of police to be stolen property, return such stolen property, free of charge, to its lawful owner.

# (Omitted text is unaffected by this ordinance)

(e) Penalty. In addition to any other penalty provided by law, any person who violates any requirement set forth in subsections (c)(1), (c)(2), (d)(3) or (d)(5) of this section or any rule of or regulation promulgated thereunder shall be subject to a fine of not less than \$500.00 nor more than \$1,000.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense. Any violation of this section or any rule or regulation promulgated thereunder on two different days within any 12-month period may result in license suspension or revocation in accordance with the requirements set forth in Section 4-4-280.

**SECTION 61.** Section 4-6-150 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-6-150 Junk peddlers.

#### (Omitted text is unaffected by this ordinance)

(e) Legal duties. Each licensee engaged in the business of junk peddler shall have a duty to:

(4) upon request by any authorized city official, make available for inspection by such authorized city official or aldermen (i) any goods, article, thing or junk which may have been lost or stolen, or which is alleged to have been lost or stolen; (ii) the licensee's business premises; (iii) any vehicle used in relation to the the licensee's business; and (iv) junk;

# (Omitted text is unaffected by this ordinance)

- (f) *Prohibited acts.* It shall be unlawful for any licensec engaged in the business of junk peddler to:
  - (1) engage in the business of a pawnbroker, secondhand dealer or itinerant merchant;
- (3)(2) park any vehicle used in relation to junk peddling on any residential or business street in violation of Section 9-64-170 of this Code;
- (4)(3) load or operate any vehicle used in relation to junk peddling in such a manner as to present a danger or hazard to pedestrians and/or other vehicles using the public way. Conduct that may create a hazard includes, but is not limited to, operating a vehicle with unsecured loads or disassembling or discarding items on the public way;
- (5)(4) purchase any article from any minor without the written consent of such minor's parent or guardian, which consent shall be signed in the presence of the licensee or the licensee's agent;
- (8)(5) purchase any item from a person who (i) appears to be intoxicated or under the influence of any drug; or (ii) is known by the licensee to be a thief or to have been convicted of burglary or theft;
  - (9)(6) engage in any illegal activity or violate any state law related to stolen goods;
  - (10)(7) transact business before the hour of 6:00 a.m. or after the hour of 9:00 p.m.

(Omitted text is unaffected by this ordinance)

**SECTION 62.** The header of Article XVI of Chapter 4-6 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# Article XVI. Funeral Business [Reserved]

**SECTION 63.** Section 4-6-160 of the Municipal Code of Chicago is hereby repealed in its entirety.

**SECTION 64.** Section 4-6-170 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-170 Hospitals.

# (Omitted text is unaffected by this ordinance)

(b) Application – Additional information required. In addition to the requirements set forth in Section 4-4-050, an application for, and, if requested, renewal of, a regulated business license to engage in the business of hospital shall be accompanied by the following information:

# (Omitted text is unaffected by this ordinance)

(2) a statement setting forth (i) the location or proposed location of the hospital; (ii) the purpose of the hospital; (iii) whether the hospital is for-profit or not-for-profit; (iv) if the hospital is not-for-profit, whether such not-for-profit hospital qualifies for a disproportionate share adjustment consistent with Section 148,120 148.120 of Subschapter d of Chapter 1 of Title 89 of the Illinois Administrative Code, as amended, codified at 89 Ill.Adm.Code §148.20; (v) the nature of the treatment given or proposed to be given at the hospital; and (vi) the name and address of the chief physician or chief executive officer;

(Omitted text is unaffected by this ordinance)

(c)(d) Departmental duties – Inspections.

# (Omitted text is unaffected by this ordinance)

(2) The commissioner of health, the fire commissioner, the executive director of emergency management and communications, the commissioner of business affairs and consumer protection and their respective designees are authorized: (1) to inspect, at reasonable hours or in case of an emergency, any hospital licensed or required to be licensed under this chapter for the purpose of determining compliance with the requirements of subsection (d)(7) (e)(6) of this section; and (2) to examine the applicable books and records of any person licensed or required to be licensed under this chapter in order to corroborate the quantities of hazardous chemicals reported or required to be reported by the owner or operator of the facility under Section 11-4-1200.

(d)(e) Legal duties. Each licensee engaged in the business of hospital shall have a duty to:

(Omitted text is unaffected by this ordinance)

(4) Upon reporting a rape, an attempted rape or other felonious sex crime to the police, take the following actions:

(Omitted text is unaffected by this ordinance)

- (j) The comprehensive hospital will accept any alleged victim who appears without police assistance. Such hospitals will continue to notify the police department in accordance with the requirements set forth in subsection  $\frac{d}{4}$  (e)(3) of this section. The hospital will then follow the procedure heretofore enumerated;
- (6)(5) report to the department of health, as such department may require from time to time in rules and regulations duly promulgated by the commissioner of health. All such reports shall be furnished to the department of health on forms prepared by such department and the truthfulness and accuracy of the contents thereof shall be verified and signed by the chief physician or administrator of the applicable hospital;
- (5)(6) keep and maintain on file, for a period of not less than three years, all written materials used to document the quantity of each hazardous chemical present at the hospital, if such chemical is present at the hospital in an amount that exceeds the threshold level for reporting as established by regulations promulgated under Title III of the Superfund Amendments and Reauthorization Act of 1986, codified at 42 U.S.C. 11001, et seq. In addition to any other penalty provided by law, a single violation of this subsection may result in license suspension or revocation in accordance with Section 4-4-280 of this Code;
- (6)(7) upon request, to make the records required under this section available for inspection, during regular business hours or in case of emergency, by any city official charged with responsibility for enforcing this chapter.
- $\frac{(e)(f)}{f}$  Prohibited acts. It shall be unlawful for any licensee engaged in the business of hospital to:

(Omitted text is unaffected by this ordinance)

(f)(g) Regulations.

**SECTION 65.** Section 4-6-180 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-6-180 Hotel.

# (Omitted text is unaffected by this ordinance)

- (b) Application Additional information required. In addition to the requirements set forth in Section 4-4-050, an application for, and, if requested, renewal of, a regulated business license to engage in the business of hotel shall be accompanied by the following information:
- (1) a statement as to whether, within ten years prior to the date of application or renewal, the applicant or any controlling person has ever been convicted, in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of <u>any</u> forcible felony, as defined in Section 2-8 of the Criminal Code of 1961, codified at 720 ILCS 5/1-1.
- (c) License issuance and renewal Prohibited when. No regulated business license to engage in the business of hotel shall be issued to the following persons:
- (1) Any applicant or licensee, as applicable, who, within ten years of the date of application or renewal, has ever been convicted, in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of <u>any</u> forcible felony, as defined in Section 2-8 of the Criminal Code of 1961, codified at 720 ILCS 5/1-1.

#### (d) Departmental duties.

# (Omitted text is unaffected by this ordinance)

(2) The superintendent of police shall, when making a report relative to criminal activity, on or immediately adjacent to the licensed establishment (1) conduct an investigation to determine whether a public nuisance within the meaning of subsection (e)(2) of this section occurred at the establishment or on immediately adjacent property; and (2) prepare a written investigative report summarizing the findings of such investigation and recommending appropriate legal and administrative action which may be taken in response to such public nuisance, including, but not limited to, license suspension or revocation; and (3) transmit the investigative report, within 48 hours of the incident identified in the police report, to the director commissioner of business affairs and consumer protection and corporation counsel for further action as warranted. Upon request by any alderman or city council committee, the corporation counsel shall make the report submitted pursuant to this section subsection available to such alderman or city council committee for review.

(e) *Prohibited acts.* It shall be unlawful for any licensee engaged in the business of hotel to:

# (Omitted text is unaffected by this ordinance)

(2) knowingly permit prostitution, pimping, gambling or illegal possession or delivery of, or trafficking in, controlled substances or other drugs, including cannabis, to occur on or immediately adjacent to the licensed premises establishment; or to fail to discover such illegal acts on or immediately adjacent to the licensed establishment under circumstances in which a reasonable person, exercising ordinary care and diligence, would infer that such activity is taking place; or to fail to report to the police in a timely manner any criminal activity occurring on or immediately adjacent to the licensee licensed establishment, if such criminal behavior activity is observed by or reported to the licensee. Provided, however, that it shall be an affirmative defense to any prosecution under this subsection if the licensee immediately notified the police of the public nuisance occurring on or immediately adjacent to the licensed establishment. For purposes of this subsection, the term "licensee" also includes employees and agents of the licensee.

(Omitted text is unaffected by this ordinance)

**SECTION 66.** Section 4-6-190 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows;

# 4-6-190 Board-up company.

#### (Omitted text is unaffected by this ordinance)

(b) Application – Additional information required. In addition to the requirements set forth in Section 4-4-050, an application for, and, if requested, renewal of, a regulated business license to engage in the business of board-up company shall be accompanied by the following information:

# (Omitted text is unaffected by this ordinance)

(4) a certificate of insurance, as required by subsection  $\frac{(e)(2)}{(e)(1)}$  of this section.

(Omitted text is unaffected by this ordinance)

(e) Legal duties. Each licensee engaged in the business of board-up company shall have a duty to:

## (Omitted text is unaffected by this ordinance)

- (2) before any board-up work begins, give to the customer a written estimate of the total cost of the board-up work and any other work to be done by the board-up company. The word "estimate" shall be conspicuously placed on the document. The estimate shall be signed by the licensee or by such licensee's agent or employee and shall contain the licensee's name, business address, business telephone number, and board-up company license number. Such written estimate shall state the total estimated cost of the following items: (i) parts listed with reasonable particularity and identified by a brand name or the equivalent; (ii) labor; (iii) incidental services; and (iv) charges, if any, for making such estimates;
- (3) record on an invoice all work and services provided by the board-up company. Such invoice shall state the board-up company's name, address and board-up company license number and shall contain a detailed description of all board-up work that was done and all other work or services performed or provided by the board-up company, all parts supplied, and the exact charge for each part or service. One copy of the invoice required under this subsection (e)(4) (e)(3) shall be given to the customer upon completion of all work and services;

(Omitted text is unaffected by this ordinance)

(f) *Prohibited acts*. It shall be unlawful for any licensee engaged in the business of board-up company to:

(Omitted text is unaffected by this ordinance)

(7)(6) enter into any unconscionable agreement or contract.

(Omitted text is unaffected by this ordinance)

**SECTION 67.** Section 4-6-200 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-6-200 Dry cleaner.

(a) *Definitions*. As used in this section:

"Dry cleaner" means any person keeping or using more than two quarts of any solvent other than water, including, but not by way of limitation, solvents of the petroleum distillate type, coal tar distillate type or chlorinated hydrocarbon type, for the purpose of cleaning or renovating wearing apparel, fabrics, textiles, drapes, curtains, rugs, blankets, furs, leather or other material, for profit or reward. The term shall also include dry-cleaning establishments commonly known as self-service coin-operated dry cleaning establishments.

# (Omitted text is unaffected by this ordinance)

- (b) Application Additional information required. In addition to the requirements set forth in Section 4-4-050, an application for, and, if requested, renewal of, a regulated business license to engage in the business of dry cleaner shall be accompanied by the following information:
- (1) whether the business will be operated as  $\underline{a}$  full service or self-service coin-operated dry cleaner;

# (Omitted text is unaffected by this ordinance)

- (3) if the application is for an initial license for a self-service coin-operated dry cleaner, proof that the applicant has submitted to the building commissioner a complete and explicit set of plans and specifications of the building in which the dry-cleaning dry cleaning establishment will be located and a complete diagram of the floor plan of each room to be occupied by such dry-cleaning dry cleaning establishment, correctly showing the arrangement or setting of all machinery and equipment to be installed therein.
  - (c) Departmental duties Inspections.
- (1) The departments of buildings, health and fire are authorized to inspect or to cause to be inspected all premises and vehicles as necessary to ascertain whether the licensee is in compliance with all provisions of this Code and the laws of the State relative to operating a dry cleaning establishment.
- (d) Legal duties. Each licensee engaged in the business of dry cleaner shall have a duty to:
- (1) install tanks for the storage of any volatile flammable liquid used in connection with the dry-cleaning dry cleaning business in accordance with the requirements set forth in Chapter 13-40 of this Code;
- (2) construct and equip any building used for the purpose of dry cleaning in accordance with the applicable building and fire provisions of this Code;
- (3) if the <u>dry-cleaning dry cleaning</u> establishment uses flammable liquids, comply with the requirements set forth in Chapter 15-24 of this Code;

# (Omitted text is unaffected by this ordinance)

(7) charge customers the price indicated on the list of services required under subsection (d)(6) of this section. Provided, however, that a price higher than the price indicated

on such list of services may be charged if the amount of the difference and the reasons for the difference are disclosed to the customer prior to performing the requested clothing alteration dry cleaning.

- (e) *Prohibited acts*. It shall be unlawful for any licensee engaged in the business of dry cleaner to:
- (1) use any flammable solvent having a flash point below 140 degrees Fahrenheit (closed cup tester) in any building or portion thereof used or intended to be used for purposes other than dry cleaning, or in any dry cleaning establishment located within 100 feet of the nearest boundary of any school, place of worship, hospital or theater:
- (2) permit vapors or odors emanating from the dry cleaning establishment to become a nuisance to any portion of the premises in which such establishment is located or any adjoining on or nearby premises;

(Omitted text is unaffected by this ordinance)

(4) if the dry cleaner is a self-service coin-operated establishment, permit any person under the age of 15 years to operate any such self-service coin-operated machine; and

(Omitted text is unaffected by this ordinance)

**SECTION 68.** Section 4-6-210 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-6-210 Hazardous materials.

(Omitted text is unaffected by this ordinance)

(b) Application – Additional information required. In addition to the requirements set forth in Section 4-4-050, an application for, and, if requested, renewal of, a regulated business license to use or maintain any hazardous material in connection with any place of business shall be accompanied by the following information:

(Omitted text is unaffected by this ordinance)

(5) any other information that the deputy fire commissioner of the bureau of fire prevention, the commissioner of the health, the executive director of emergency management and communications or the commissioner of business affairs and consumer protection may require to implement the requirements of this section.

# (Omitted text is unaffected by this ordinance)

(e) Legal duties. Each licensee that uses or maintains any hazardous material in connection with such licensee's business shall have a duty to:

(Omitted text is unaffected by this ordinance)

(2) keep and maintain on file, for a period of not less than three years, all written materials used to document the quantity of each hazardous chemical present at the licensee's business, if such chemical is present at the business in an amount that exceeds the threshold level for reporting as established by regulations promulgated under Title III of the Superfund Amendments and Reauthorization Act of 1986, codified at 42 U.S.C. 11001, et seq. In addition to any other penalty provided by law, a single violation of this subsection may result in suspension or revocation of all licenses held by such licensee in accordance with Section 4-4-280 of this Code;

(Omitted text is unaffected by this ordinance)

**SECTION 69.** Section 4-6-230 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-230 Booting of motor vehicles.

(Omitted text is unaffected by this ordinance)

- (f) Legal duties. Each licensee engaged in the business of booting of motor vehicles shall have a duty to:
- (1) maintain in full force and effect at all times throughout the duration of the license period commercial general liability insurance, with limits of not less than \$500,000.00 per person and not less than \$1,000,000.00 per incident, arising in any way from the issuance of a license. The policy of insurance required under this subsection shall (i) be issued by an insurer authorized to insure in the State of Illinois; (ii) name the City of Chicago as additional insured; and (ii) (iii) include a provision requiring 30 days' advance notice to the commissioner prior to cancellation or lapse of the policy. A copy of such certificate of insurance shall be kept on the licensed premises, and, upon request by any authorized city official, shall be made available for inspection by such authorized city official;

(i) the date and time the boot was placed on the vehicle; (ii) the date and time the owner returned to the vehicle; and (iii) the date and time the boot was removed from the vehicle. Such receipt shall include the name of the person who installed the boot and shall clearly state that the owner has the option to pay any fees assessed in connection with the booting operation by credit card. The licensee shall keep a copy of such receipt on file at the licensed premises, for a period of at least three years from the date of its issuance, a copy of the receipts required to be provided under this paragraph (13), and, upon request by any authorized city official, shall make a copy of such receipt(s) available for inspection by such authorized city official.

(Omitted text is unaffected by this ordinance)

**SECTION 70.** Section 4-6-240 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-240 Immigration assistance.

- (e) Legal duties. Each licensee engaged in the business of immigration assistance shall have a duty to:
- with a written contract that includes the following provisions: (i) an explanation of the services to be performed; (ii) identification of all compensation and costs to be charged to the customer for the services to be performed; (iii) a statement that documents submitted in support of an application for non-immigrant, immigrant or naturalization status may not be retained by the licensee for any purpose, including payment of compensation or costs; (iv) a statement, which shall be on the face of the contract and shall be in print larger and more conspicuous than other print on the contract, that the licensee is not an attorney and may not perform legal services; (v) a statement that the customer may rescind the contract within 72 hours, which shall be conspicuously set forth in the contract in understandable language substantially similar to "You may cancel this contract within 3 days and get your money back for work not performed." The written contract required under this subsection (e)(1) shall be in both English and in the language of the customer. A copy of the contract shall be provided to the customer upon the customer's execution of the contract. The customer shall have the right to rescind such contract within 72 hours of his or her signing of the contract:
- (2) upon demand of the customer, return to the customer any documents submitted in support of an application for non-immigrant, immigrant or naturalization status;

# (Omitted text is unaffected by this ordinance)

# (f) Advertising – Additional duties.

(1) Every licensee who advertises immigration assistance services by signs, pamphlets, newspapers or any other means shall post or otherwise include with the advertisement a notice in English and in the language in which the advertisement appears. The notice shall be of a conspicuous size and shall state the following: "The individual providing assistance to you is not at attorney licensed to practice law or accredited by the board of immigration appeals to provide representation to you before the bureau of citizenship and immigration services, the department of law, the department of state or any immigration authorities and may not give legal advice or accept fees for legal advice:::

# (Omitted text is unaffected by this ordinance)

(f)(g) Prohibited acts. It shall be unlawful for any licensee engaged in the business of immigration assistance to:

# (Omitted text is unaffected by this ordinance)

(3) charge fees, directly or indirectly, for referring an individual to an attorney or for any immigration matter not authorized <u>under</u> subsection (c) of this section. Provided, however, that a person may charge a fee for notarizing documents as permitted by the Illinois Notary Public Act;

- (g)(h) Penalty. In addition to any other penalty provided by law, any person who violates any provision of this section or any rule or regulation promulgated thereunder shall be subject to a fine of not less than \$250.00 nor more than \$2,500.00 for the first offense and not less than \$500.00 nor more than \$5,000.00 for a second or any subsequent offense, or imprisonment for a period not to exceed six months, or both, for each offense. Each day that a violation continues shall constitute a separate and distinct offense.
- (h)(i) Private right of action. Any person aggrieved by any violation of this section or any rule or regulation promulgated thereunder may bring an action in an appropriate court against any person subject to this section, for injunction against the violation or for such other or additional relief as may be appropriate to deter, prevent or compensate for the violation. It is the express intention of the city council that remedies for violation of this ordinance shall be cumulative.

**SECTION 71.** Section 4-6-250 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-250 Expediter Company.

(a) Definitions. As used in this section:

"Act related to expediting" means: (1) any activity or service requiring a license under this section; (2) any activity requiring a building permit issued under Chapter 13-32 of this Code or any other license, certificate or permit; or (3) any conduct regulated by this section; or (4) any duty or other requirement imposed by this section; or (5) any inspection of a building or premises or performance of any other legal or work-related duty by a city inspector, city personnel or other government official in connection with: (i) the issuance of an expediter license under this section, or (ii) the issuance of any license, permit or certificate under this Code, or (iii) for the purpose of enforcing the requirements of this Code or any other law regulating building construction or the health or safety of construction site workers, current or eventual users or occupants of a building or premises or the general public.

# (Omitted text is unaffected by this ordinance)

(d) Legal duties. Each licensce engaged in the business of expediter company shall have a duty to:

# (Omitted text is unaffected by this ordinance)

- (4) comply with all reasonable requests made by any authorized city official necessary or appropriate to implement the requirements of this chapter; and
- (5) cooperate fully with any authorized city official in any inquiry, inspection or investigation necessary or appropriate to implement the requirements of this chapter; and

# (Omitted text is unaffected by this ordinance)

(e) *Prohibited acts.* It shall be unlawful for any licensee engaged in the business of expediter company to:

- (6) knowingly provide or offer to provide a gift to a city employee in violation of Section 2-156-040 or in violation of any city department's zero gift policy:
- (7) fail to report immediately to the commissioner any violation of subsections (e)(1) through (e)(6), inclusive, of this section if: (i) such violation is committed by an employee of the licensee and such employee holds or is required to hold an expediter natural person license under

this chapter Section 4-6-260; and (ii) such violation is known or reasonably should have been known by the licensec under this section;

#### (Omitted text is unaffected by this ordinance)

- (13) misrepresent or to cause to be misrepresented to any city supervisor regarding the time period that a matter has been pending before a city employee or before a city contractor;
- (14) use or to cause to be used terms such as "licensed by the department of consumer protection" or "licensed" or "registered" to convey the impression that such person is licensed by the department under this chapter when, in fact, the person is not so licensed; or
- (15) fail to notify the commissioner of the termination of employment for any reason of any person requiring an expediter/natural person license under this chapter Section 4-6-260, if such expediter/natural person was hired by, employed on a contractual basis by or receiving any remuneration for services from a licensee under this section. The notification required under this subsection shall be provided to the commissioner in writing within 14 business days of termination of employment of such licensee.

In addition to any other penalty provided by law: Any person who violates any requirement of subsections (e)(1) through (e)(7), inclusive, of this section shall be subject to a fine of not less than \$2,000.00 nor more than \$5,000.00 for each offense. Any person who violates any requirement of subsections (e)(8) through (e)(15), inclusive, of this section shall be subject to a fine of \$1.000.00 \$1,000.00 for the first offense; \$1,500.00 for the second offense; and \$2,000.00 for the third or any subsequent offense. Each day that a violation continues shall constitute a separate and distinct offense.

# (Omitted text is unaffected by this ordinance)

(g) License revocation – Four year wait for new license. No person whose expediter license under this chapter section is revoked for any cause shall be granted a license under this section, under the same or different name, for a period of four years from the date of revocation.

(Omitted text is unaffected by this ordinance)

**SECTION 72.** Section 4-6-260 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 4-6-260 Expediter/Natural Person

(a) Definitions. As used in this section:

"Act related to expediting" means: (1) any activity or service requiring a license under this section; (2) any activity requiring a building permit issued under Chapter 13-32 of this Code or any other license, certificate or permit; or (3) any conduct regulated by this section; or (4) any duty or other requirement imposed by this section; or (5) any inspection of a building or premises or performance of any other legal or work-related duty by a city inspector, city personnel or other government official in connection with: (i) the issuance of an expediter license under this section, or (ii) the issuance of any license, permit or certificate under this Code, or (iii) for the purpose of enforcing the requirements of this Code or any other law regulating building construction or the health or safety of construction site workers, current or eventual users or occupants of a building or premises or the general public.

# (Omitted text is unaffected by this ordinance)

"Expediter" means any natural person who, for compensation of any type from a person seeking to procure a license, certificate or permit from any city department, or who, as an employee of a an expediter company licensed or requiring a license under Section 4-6-470 4-6-250, provides to any person any of the following services: (1) preparing or submitting any license, certificate or permit application; or (2) monitoring the progress of any license, certificate or permit application at any stage of the application review process, including, but not limited to, plan review of any type; or (3) inquiring as to the status of any license, certificate or permit application; or (4) attempting, in any way, to persuade city personnel to issue a license, certificate or permit or to adopt or approve a particular processing schedule or interpretation of any provision of the Chicago Municipal Code in connection with a license, certificate or permit application.

# (Omitted text is unaffected by this ordinance)

- (b) License Application Additional information required. In addition to the requirements set forth in Section 4-4-050, an application for, and, if requested, renewal of, a license authorizing a natural person to engage in the business of expediter shall be accompanied by the following information:
- (1) whether the applicant is a sole proprietor engaged in the business of expediter or an employee of an expediter company as defined in Section  $\frac{4-6-250(a)}{4-6-250(a)}$ ;

# (Omitted text is unaffected by this ordinance)

 $\frac{(6)}{(7)}$  if the applicant is a sole proprietor engaged in the business of expediter, proof of insurance, as required under subsection (d)(3) of this section.

(d) Legal duties. Each licensee engaged in the business of expediter shall have a duty to:

# (Omitted text is unaffected by this ordinance)

- (3) if the expediter is a sole proprietor, obtain commercial general liability insurance with limits of not less than \$300.000.00 \$300,000.00, per occurrence, for bodily injury and property damage arising in any way from the issuance of the license. Each policy of insurance required under this section shall: (1) be issued by an insurer authorized to insure in Illinois; (2) name the City of Chicago as additional insured; and (3) include a provision requiring 30 days' advance notice to the commissioner prior to cancellation or lapse of the policy. The licensee shall maintain the insurance required under this section in full force and effect for the duration of the license period;
- (4) comply with all reasonable requests made by any authorized city official necessary or appropriate to implement the requirements of this chapter; and
- (5) cooperate fully with any authorized city official in any inquiry, inspection or investigation necessary or appropriate to implement the requirements of this chapter;
- (6) if applicable, to register as a lobbyist in accordance with the requirements of Article III of Chapter 2-156 of ths Code;
- (7) while engaged in the business of expediter or otherwise while on duty as an expediter in City Hall or in any main office, satellite office or other place of business maintained, owned, leased or controlled by a city department, (i) to carry, at all such times on his or her person, a copy of the licensee's license; and (ii) upon request of any department head or department head's designee, to produce a copy of such license and photographic identification; and (iii) in a conspicuous place on the outside of such licensee's outer clothing, to wear a badge issued by the city indicating that such individual is licensed as an expediter under this section. Such badge shall state the licensee's full name and license number; the name of the licensee's employer; and the expiration date of the license; and
- (8) upon termination by the licensee of his or her employment with the employer identified in the license application, obtain a new license under this section prior to engaging in the business of expediter with a new employer.
- (e) *Prohibited acts.* It shall be unlawful for any licensee engaged in the business of expediter to:

(Omitted text is unaffected by this ordinance)

(6) knowingly provide or offer to provide a gift to a city employee in violation of Section 2-156-040 or in violation of any city department's zero gift policy:

# (Omitted text is unaffected by this ordinance)

- (12) misrepresent or to cause to be misrepresented to any city supervisor regarding the time period that a matter has been pending before a city employee or before a city contractor; or
- (13) use or to cause to be used terms such as "licensed by the department of consumer protection" or "licensed" or "registered" to convey the impression that such person is licensed by the department under this chapter section when, in fact, the person is not so licensed.

In addition to any other penalty provided by law: Any person who violates any requirement of subsection (e)(1) through (e)(5), inclusive, of this section or any rule or regulation promulgated thereunder shall be subject to a fine of not less than \$2,000.00 nor more than \$5,000.00 for each offense. Any person who violates any requirement of subsection (e)(6) through (e)(9), inclusive, of this section or any rule or regulation promulgated thereunder shall be subject to a fine of \$1.000.00 \$1,000.00 for the first offense; \$1,500.00 for the second offense; and \$2,000.00 for the third or any subsequent offense. Each day that a violation continues shall constitute a separate and distinct offense.

# (Omitted text is unaffected by this ordinance)

- (g) License revocation Four year wait for new license. No person whose expediter license under this chapter section is revoked for any cause shall be granted a new license under this section, under the same or different name, for a period of four years from the date of revocation.
- (h) *Violation Penalty*. Except as otherwise provided in this section, and in addition to any other penalty provided by law, any person who violates any requirement of this section or any rule or regulation promulgated hereunder thereunder shall be fined not less than \$250.00 nor more than \$500.00 for each offense.

**SECTION 73.** Section 4-6-270 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-6-270 Home occupations.

(Omitted text is unaffected by this ordinance)

(g) *Prohibited acts.* It shall be unlawful for any licensee engaged in a home occupation to:

(i) allow more than two patrons or clients of the home occupation to be present in the dwelling unit at any one time; or (ii) allow more than ten patrons or clients of the home occupation to be present in the dwelling unit during at any 24-hour period; or (iii) allow any person, other than the person(s) who reside in the dwelling unit and not more than one non-resident employee, to perform any work in the dwelling unit in connection with the home occupation(s) being carried on in such dwelling unit. Provided, however, that the restrictions on the number of patrons, clients and persons performing work in a dwelling unit shall apply to all home occupations within such dwelling unit and shall not be cumulative;

(Omitted text is unaffected by this ordinance)

(h) Construction of section.

(Omitted text is unaffected by this ordinance)

(2) Nothing in this section shall prevent a condominium association's board of directors, a cooperative association's board of directors or a landlord from adopting a rule, declaration, or bylaw prohibiting home occupations on the premises under which circumstances such rule shall supersede this chapter section in effect. Nothing in this chapter section shall preclude, invalidate or override any existing covenant, bylaw or rule of a condominium association, common interest community, housing cooperative or landlord which prohibits, restricts or regulates, in a stricter manner than this chapter section, home occupations.

**SECTION 74.** Section 4-6-280 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-6-280 Home repair.

(a) Definitions. As used in this section:

"Home repair" means fixing, replacing, altering, converting, modernizing, improving or making an addition to any real property primarily designed or used as a residence. The term "home repair" includes the construction, installation, replacement or improvement of driveways, swimming pools, porches, kitchens, bathrooms, basements, chimneys, chimney liners, garages, fences, fallout shelters, central air conditioning, central heating, boilers, furnaces, hot water heaters, electrical wiring, sewers. plumbing fixtures, storm doors, storm windows, roofs, awnings and other improvements to structures within a residence or upon the land adjacent thereto. The term "home repair" does not include (i) the sale, installation, cleaning or repair of carpets; (ii) the sale of goods or materials by a merchant who does not, directly or through a subsidiary, perform any work or labor in connection with the installation or application of the goods and materials; (iii) the repair, installation, replacement or connection of any home appliance, including, but not

limited to, disposal disposals, refrigerators, ranges, garage door openers, television antennas, washing machines, telephones or other appliances when the persons replacing, installing, repairing or connecting such home appliance are employees or agents of the merchant that sold the home appliance; (iv) television repair; or (v) landscaping.

# (Omitted text is unaffected by this ordinance)

- (b) Exemptions. The requirements of this section shall not apply to (1) persons who perform home repairs to their own property; or (2) individuals who are employees of persons licensed under this section when such individual is working within the scope of their employment; or (3) except as otherwise provided in Section 4-36-120(G), persons holding a valid general contractor's license under Chapter 4-36 of this Code.
- (c) Application Additional information required. In addition to the requirements set forth in Section 4-4-050, an application for, or renewal or of, a regulated business license to engage in the business of home repair shall be accompanied by the following information:

# (Omitted text is unaffected by this ordinance)

- (4) proof of commercial general liability insurance, as required by under subsection (d)(1) of this section;
- (d) <u>Legal duties.</u> Any licensee engaged in the business of home repair shall have a duty to:
- (1) obtain commercial general liability insurance, with limits of not less than \$300,000.00 per occurrence, for bodily injury and property damage arising in any way from the issuance of the license. The policy of insurance required under this subsection (i) shall (i) be issued by an insurer authorized to insure in the State of Illinois; (ii) name the City of Chicago as an additional insured; and (ii) (iii) include a provision requiring 30 days' advance notice to the commissioner prior to cancellation or lapse of the policy. The licensee shall maintain the insurance required under this subsection in full force and effect throughout the duration of the license period. A copy of such certificate of insurance shall be kept on the licensed premises, and, upon request by any authorized city official, shall be made available for inspection by such authorized city official. A single violation of this subsection may result in license suspension or revocation in accordance with the requirements set forth in Section 4-4-280;

# (Omitted text is unaffected by this ordinance)

(4) give to the licensee's customer a signed copy of the written estimate with the word "estimate" conspicuously placed thereon. Such estimate shall include the licensee's name and business address. No person engaged in the business of making home repairs shall demand a

waiver of any customer's rights herein enumerated as a precondition to acceptance of repair work:

(5) record on an invoice all home repair work performed by the licensee. Such invoice shall include the licensee's name and address and shall describe in detail all services or work performed and all parts supplied and the exact charge for each part or service. One copy of such invoice shall be given to the customer upon completion of the home repair;

(Omitted text is unaffected by this ordinance)

**SECTION 75.** Section 4-6-290 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-6-290 Bed-and-Breakfast Establishment

- (d) Departmental duties.
- (1) The department of buildings and the fire department shall inspect each bed-and-breakfast establishment before any initial license is issued for such establishment. Provided, however, however, that no pre-license issuance inspection shall be required by the department of buildings if, within the 12-month period prior to the date of submission of the license application, the applicant obtained a permit inspection or certificate of occupancy from the department of buildings for the premises identified in the license application. Thereafter, the department of buildings and the fire department shall inspect the establishment once every two year years to determine whether the establishment complies with all applicable requirements of this Code.
- (e) License issuance and renewal Prohibited when. No regulated business license to engage in the business of bed-and-breakfast establishment shall be issued to the following persons:
- (1) any applicant or licensee, as applicable, unless the establishment identified in the license application is: (A) an owner-occupied, single-family residential building; or (B) an owner-occupied multiple-family dwelling that does not exceed four stories in height and contains no more than 11 sleeping rooms; or (C) an owner-occupied condominium, townhouse or cooperative. Throughout the duration of any rental period, occupancy of the establishment by any person owning 25 percent or more of the interest in the establishment shall be a continuing requirement for maintaining a license under this chapter; provided, however, that it shall not be a violation of this requirement if the owner (i) is absent from the establishment overnight or for any longer period of time not to exceed 120 days within a 12-month period; or (ii) is on active

military duty for any length of time; and (iii) appoints a designated agent or employee to manage, control and reside in the establishment during the owner's absence:

(2) any applicant or licensee, as applicable, unless the department of buildings and the fire department inspect the establishment before the initial license is issued; provided, however, that no pre-license issuance inspection shall be required by the department of buildings if, within the 12-month period prior to the date of submission of the license application, the applicant obtained a permit inspection or certificate of occupancy from the department of buildings for the premises identified in the license application. Thereafter, the department of buildings and the fire department shall inspect the establishment once every two years to determine whether the establishment complies with all applicable requirements of this Code:

# (Omitted text is unaffected by this ordinance)

- (f) Legal duties. Each licensee engaged in the business of bed-and-breakfast establishment shall have a duty to:
- (1) obtain commercial general liability insurance, with limits of not less than \$300,000.00 per occurrence, for bodily injury and property damage arising in any way from the issuance of the license. Each policy of insurance required under this subsection (f)(1) shall (i) be (i) issued by an insurer authorized to insure in the State of Illinois; and (ii) include a provision requiring 30 days' advance notice to the commissioner prior to cancellation or lapse of the policy. The licensee shall maintain the insurance required under this section in full force and effect for the duration of the license period. A single violation of this subsection shall result in suspension or revocation of the license in accordance with Section 4-4-280 of this Code;

- (5) comply with all applicable building and fire prevention provisions of this Code, and with any regulations promulgated thereunder. In addition, the following requirements shall be met:
- (i) approved smoke detectors equipped with an escape light, or approved smoke detectors and approved unit battery equipment for emergency illumination or any approved System II or System III emergency lighting system, shall be installed in each sleeping room and stairway and in all other locations required by Chapter 13-64 of this Code. In addition to these smoke detectors, each establishment shall provide at least one smoke detector, which may be either portable or permanently wired, that emits a flashing or stroboscopic light signal or vibration to indicate the presence of smoke designed to serve hearing impaired persons as required by Section 13-64-180. For purposes of this subsection, an approved smoke detector shall be the ionization chamber or photoelectric type, either battery powered or 110 volt AC, and shall bear the label of a nationally recognized standards testing laboratory indicating that the smoke detector has been tested and listed as a single or single and multiple station smoke detector.

Approved unit battery equipment shall meet the requirements of Section 18-27-700.66 of this Code:

- (ii) manual extinguishing equipment shall be provided in each sleeping room or within 15 feet of any sleeping room in accordance with NFPA-10 (Standards for the Installation of Portable Fire Extinguishers):
- (iii) all combustibles or flammable liquids shall be stored in approved metal containers. No combustible storage shall be allowed in or under stairways:
  - (iv) all trash containers used inside the building shall be metal:
  - (v) no portable heating devices shall be allowed in sleeping rooms:
- (vi) an evacuation diagram identifying all means of egress from the establishment shall be posted in a conspicuous place on the inside panel of each guest room door; and

(Omitted text is unaffected by this ordinance)

(i) Penalty. Except as otherwise provided in this section, and in addition to any other penalty provided by law, three or more violations of any provision of this section or any rule or regulation promulgated thereunder on three different days within any 12-month period may result in license suspension or revocation in accordance with Section 4-4-280. Each day that a violation continues shall constitute a separate and distinct offense.

(Omitted text is unaffected by this ordinance)

**SECTION 76.** Section 4-6-300 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-6-300 Vacation rentals.

(a) Definitions. As used in this section:

(Omitted text is unaffected by this ordinance)

(2) "corporate housing" means a dwelling unit owned or leased by a business entity that is available for rent or for hire for transient occupancy solely by the business entity's officers, employees, family members of the officers or employees, consultants, vendors or contractors. "Family members" means an officer's or employee's (i) mother, father, spouse, brother or sister (including blood, step or half), son or daughter (including blood, step or half), father-in-law father-in-law, mother-in-law, daughter-in-law, son-in-law, brother-in-law, sister-in-law, grandparents or grandchildren; (ii) court-appointed legal guardian or a person for whom the employee or officer is a court-appointed court-appointed legal guardian; or (iii)

domestic partner or the domestic partner's mother, father, brother or sister (including blood, step, or half), or son or daughter (including blood, step or half).

# (Omitted text is unaffected by this ordinance)

(2) a statement setting forth (i) the address of the building in which the vacation rental is located; (ii) the location of the vacation rental within the building; (iii) the total number of sleeping rooms within the vacation rental; and (iv) the ownership of the vacation rental;

## (Omitted text is unaffected by this ordinance)

association or the board of directors (1) attesting that the homeowners association or board of directors has approved the dwelling unit for use as a vacation rental; and (2) specifically identifying all other dwelling units in the building approved for use as vacation rentals; and (3) attesting that the association's or board's bylaws are in compliance with the requirements set forth in items (i) through (iv), inclusive, of subsection (c)(5) of this section;

(Omitted text is unaffected by this ordinance)

(e) Department duties – Inspections.

(Omitted text is unaffected by this ordinance)

- (2) If the licensee provides food to his guests in the vacation rental, the board of health may inspect the vacation rental in accordance with rules and regulations promulgated by the board of health.
- (f) Legal duties. Any licensee engaged in the business of vacation rental shall have a duty to:
- (1) obtain (i) homeowner's fire, hazard and liability insurance; and (ii) general commercial liability insurance, with limits of not less than \$1,000,000.00 per occurrence, combined single limit, for bodily injury, personal injury and property damage arising in any way from the issuance of the license or activities conducted pursuant to the license. The licensee shall maintain the insurance required under this subsection (f)(1) in full force and effect for the duration of the license period;
- (2) maintain current guest registration records which contain the following information about each guest: (i) name, (ii) address, (iii) signature, and (iv) dates of accommodation:

(5) provide guests with soap, clean individual bath cloths and towels and clean linen. All linens, bath cloths and towels shall be kept in good repair and changed between guests:

(Omitted text is unaffected by this ordinance)

(h) Operating without a license Operating without a license.

(Omitted text is unaffected by this ordinance)

**SECTION 77.** Section 4-8-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-8-010 Definitions.

(Omitted text is unaffected by this ordinance)

"Mobile desserts vendor" means any person who, by traveling from place to place upon the public ways, serves from a two-wheeled or three- wheeled three-wheeled motorized or non-motorized vehicle, pushcart, or handcart individual portions of ice cream, ice milk, frozen dessert mix, sundaes or other frozen desserts that are totally enclosed in a wrapper or container and which have been manufactured, prepared or wrapped in a licensed food establishment.

(Omitted text is unaffected by this ordinance)

**SECTION 78.** Section 4-8-066 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 4-8-066 Prepackaged and nonperishable food – Exemption.

(a) No establishment where the only food, drink, confection or condiment that is stored, sold or offered for sale is prepackaged and nonperishable shall be required to obtain a retail food establishment <u>license</u>. A limited business license may, however, be required pursuant to chapter 4-4.

(Omitted text is unaffected by this ordinance)

**SECTION 79.** Section 4-36-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

## 4-36-020 License – Required.

(A) No person shall own, operate, conduct, manage, engage in, maintain or carry on the business of a general contractor without first having obtained a general contractor license. The general contractor license shall be in addition to any other license required by law, including, but not limited to, the home repair license issued pursuant to Section 4-6-280 and the excavators license issued pursuant to Chapter 4-196 of this Code, if applicable.

(Omitted text is unaffected by this ordinance)

**SECTION 80.** Section 4-36-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-36-050 License – Application.

(Omitted text is unaffected by this ordinance:

(B) If the applicant is a corporation:

(Omitted text is unaffected by this ordinance)

(3) The full name, title, residence address, e-mail address and residence telephone number of all registered agents and controlling persons;

(Omitted text is unaffected by this ordinance)

(C) If the applicant is a partnership or limited liability company:

(Omitted text is unaffected by this ordinance)

(2) The full name, title, residence address, e-mail address and residence telephone number of all partners, if a general partnership; of all general and limited partners, if a limited partnership; of all managers, managing members and members, if a limited liability company; and of all registered agents and controlling persons;

(Omitted text is unaffected by this ordinance)

**SECTION 81.** Section 4-36-060 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as set forth in Coun. J. 7-30-08, p. 34713, as follows:

# 4-36-060 License issuance and renewal prohibited when.

(Omitted text is unaffected by this ordinance)

Eligibility for issuance of a license under this chapter shall be a continuing requirement for maintaining a license under this chapter. Failure to maintain such eligibility may result in license suspension or revocation in accordance with the requirements of Section 4-4-280 of this Code.

**SECTION 82.** Section 4-36-120 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as followed:

#### 4-36-120 Duties.

A licensee under this chapter shall have the following duties:

(Omitted text is unaffected by this ordinance)

(G) If the licensee is engaged at a specific job site in the business of home repair, as defined in Section 4-6-280(a), to comply with the requirements set forth in paragraphs (2) through (6), inclusive, of Section 4-6-280(d) and in paragraphs (1) through (4), inclusive, of Section 4-6-280(e).

(Omitted text is unaffected by this ordinance)

**SECTION 83.** Section 4-60-142 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-60-142 Responsibilities of licensec.

(a) A licensee is responsible to the community surrounding the licensed premises. A city liquor dealer's license issued or renewed after the effective date of this section shall be subject to suspension or revocation if the licensee's business becomes or creates a nuisance under this section or if it causes a public nuisance under Section 4-60-195. A licensed business is or creates a nuisance under this section if within any consecutive 12 months not less than three separate incidents occur, before, on or after the effective date of this 2011 2012 amendatory ordinance, on the licensed premises, on or in the licensed premises' parking facility or on adjacent property, while the business establishment is open for business or within one hour of the time the establishment is opened or closed for business, involving acts that violate any federal or state law defining a felony, or any federal or state law or municipal ordinance regulating narcotics, controlled substances or weapons. It is not a defense to a charge of violating this

section that the licensee or the licensee's employees or agents were not personally involved in the commission of the illegal acts except as provided otherwise in paragraph (1) of subsection (c).

(Omitted text is unaffected by this ordinance)

(c) In a proceeding to suspend or revoke a license under this section:

(Omitted text is unaffected by this ordinance)

(2) the illegal acts or must occur or exist while the licensed premises is open for business of or within one hour of the time the establishment is opened or closed for business; and

(Omitted text is unaffected by this ordinance)

**SECTION 84.** Section 4-60-181 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-60-181 Revocation order not stayed by appeal.

An order of the liquor control commissioner revoking a city license under this chapter shall take immediate effect if the liquor control commissioner finds that any of the following circumstances are present: (a) the revocation is for violation of any federal or state law or city ordinance regulating the sale, use or possession of firearms; or (b) the revocation is for violation of any federal or state law or city ordinance regulating the sale, use or possession of narcotics or other controlled substances as defined in the Illinois Criminal Code; or (c) the revocation is for violation of any federal or state law or city ordinance relating to prostitution; or (d) the revocation is for sale of alcoholic liquor to a minor, and the licensee was disciplined for three or more similar sales, occurring in separate incidents, within the prior three years; or (e) the revocation is for violations of this Code or the rules and regulations of the City of Chicago Board of Health related to health and sanitation in a food establishment; or (f) the revocation is ordered pursuant to Section 4-60-195 because the premises caused a public nuisance; or (f)(g) if the revocation is of a late-hour privilege, the revocation is for the failure to implement or maintain an adequate exterior safety plan, or for any violation of any law or ordinance that the liquor control commissioner determines warrants immediate revocation of that privilege. For purposes of subsection (d) of this section, "discipline" means revocation, suspension, a voluntary closing in lieu of suspension, or imposition of a fine. In the event that a revocation order contains a finding described in subsection (a), (b), (c), (d), (e), or (f) or (f)(g) of this section, the effect of the revocation shall not be stayed.

**SECTION 85.** Section 4-64-132 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 4-64-132 Cooperation with inspections – Required.

(a) Licensees and their agents are prohibited from closing and locking safe doors and other doors, including, but not limited to, doors to closets and storerooms, when an authorized city investigator has identified himself and announced his intention to inspect the premises for compliance with the requirements of this Code.

(Omitted text is unaffected by this ordinance)

**SECTION 86.** Section 4-64-191 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-64-191 Certain transactions prohibited.

(Omitted text is unaffected by this ordinance)

Any person who violates this section shall be subject to a fine of \$1,000.00 for a violation involving forty or fewer cigarettes, and cigarettes, and \$25.00 per cigarette for a violation involving over forty cigarettes, and an additional \$2,000.00 for the second and each subsequent offense.

**SECTION 87.** Section 4-64-194 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 4-64-194 Sale of bidi cigarettes and other tobacco products.

(Omitted text is unaffected by this ordinance)

(c) Any person who violates this section shall be subject to a fine of not less than \$500.00 nor more than \$2,000.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

**SECTION 88.** Section 4-68-100 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-68-100 Patient destination.

In instances where advances advanced life support services are indicated, and the patient demands transport to a hospital not participating in the State of Illinois Emergency Medical Services System, the patient or his/her immediate relative shall sign an appropriate release form absolving the company, the emergency medical technicians and the resource or associate hospital from responsibility related to the medical care rendered and the continuity thereof, resulting from the inability to offer fully appropriate services.

**SECTION 89.** Section 4-75-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-75-010 Definitions.

# (Omitted text is unaffected by this ordinance)

Foster family home" means a facility for child care in residences of families who receive no more than eight children unrelated to them, unless all of the children are of common parentage, for the purpose of providing family care and training for the children on a full-time basis, and as further defined in Section 2.17 of the Child Care Act of 1969, codified at 225 ILCS 1-/1 10/1 et seq.

"Private event" means a party or similar type of event held primarily for children, such <u>as</u> a birthday party or holiday party for children. Such private event may include food, non-alcoholic beverages and entertainment.

# (Omitted text is unaffected by this ordinance)

**SECTION 90.** Section 4-75-030 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-75-030 License – Application.

(a) In addition to the requirements set forth in Section 4-4-050, an application for, and, if requested, renewal of, a license to engage in the business of children's services facility shall be accompanied by the following information:

# (Omitted text is unaffected by this ordinance)

(6) a statement as to whether the applicant, any controlling person, any manager, any person charged with responsibility for day-to-day management or supervision of the facility or any existing employee or staff member of the facility has ever (i) been declared a sexually dangerous person under "An act in relation to sexually dangerous persons, and providing for their

commitment, detention and supervision," the Sexually Dangerous Persons Act, codified at 725 ILCS 205/1.01 et seq.; or (ii) admitted guilt or liability or been found guilty or liable in any judicial proceeding of committing or attempting to commit any offense set forth in Section 10/4.2(b) or (c) of the Child Care Act, codified at 225 ILCS 10/1 et seq., or in Article 11 of the Criminal Code, Sex Offenses, codified at 750 720 ILCS 5/Article 11;

(7) a statement as to whether, within ten years prior to the date of application or renewal, the applicant, any controlling person, any manager, any person charged with responsibility for day-to-day management or supervision of the facility or any existing employee or staff member of the facility has ever been convicted, in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any type other than those felonies required to be disclosed under paragraph (4)(6) of this subsection or of a misdemeanor offense involving drugs or narcotics;

# (Omitted text is unaffected by this ordinance)

(c) It is a condition of the license that all information in the license application <u>shall</u> be kept current. Any change in required information shall be reported to the commissioner, on a form provided by the department, no later than ten days after the change has occurred, excluding Saturdays, Sundays and legal holidays.

**SECTION 91.** Section 4-75-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-75-040 License issuance and renewal – Prohibited when.

(a) No license under this chapter shall be issued to the following persons:

- any applicant or licensee, as applicable, if such applicant or licensee, any controlling person, any manager, any person charged with responsibility for day-to-day management or supervision of the facility, or any existing employee or staff member (i) been declared a sexually dangerous person under "An act in relation to sexually dangerous persons, and providing for their commitment, detention and supervision," the Sexually Dangerous Persons Act, codified at 725 ILCS 205/1.01 et seq.; or (ii) admitted guilt or liability or been found guilty or liable in any judicial proceeding of committing or attempting to commit any offense set forth in Section 10/4.2(b) or (c) of the Child Care Act, codified at 225 ILCS 10/1 et seq., or in Article 11 of the Criminal Code, Sex Offenses, codified at 750 720 ILCS 5/Article 11;
- (3) any applicant or licensee, as applicable, if, within ten years prior to the date of application or renewal, such applicant or licensee or any controlling person or any person charged with responsibility for day-to-day management or supervision of the facility or any

existing employee of the facility has ever been convicted, in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any type other than those felonies required to be disclosed under paragraph (4)(2) of subsection (a) of this section or of a misdemeanor offense involving drugs or narcotics; unless, upon the request of such person, the commissioner determines that such person has been substantially rehabilitated to warrant the public trust. The burden of proof of substantial rehabilitation shall be on the person seeking such rehabilitation;

# • (Omitted text is unaffected by this ordinance)

(9) any applicant or licensee, as applicable, that is seeking a night care privilege within the meaning of Section 4-175-150 4-75-150 unless all applicable requirements set forth in Section 4-175-150 4-75-150 have been met.

(Omitted text is unaffected by this ordinance)

**SECTION 92.** Section 4-75-070 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 4-75-070 License – Posting – Nontransferablity.

Each license issued under this chapter shall be posted in <u>a</u> conspicuous place near the main entrance of the licensed facility. Such license shall not be subject to sale, assignment or transfer, whether voluntary or involuntary, and shall be valid only for the location identified in the license application.

**SECTION 93.** Section 4-75-090 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-75-090 Permitted amusements and other activities – Exceptions.

(Omitted text is unaffected by this ordinance)

(b) A licensee under this chapter may obtain a retail food license to serve food or beverages at the facility, if (i) the service of food or beverages at the facility is incidental or secondary to the primary activity of the facility; and (ii) the facility is not a day care center care as defined in Section 4-75-010.

**SECTION 94.** Section 4-75-110 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-75-110 Legal duties – All licensees.

(Omitted text is unaffected by this ordinance)

(2) prior to hiring any manager, employee or other staff personnel who have or will have contact with children at the licensed facility, to conduct a State of Illinois and Federal Bureau of Investigation ("FBI") fingerprint-based record search to determine whether such person has a criminal background of the type prohibited under paragraphs (4) and (5) (2) and (3) of subsection (a) of Section 4-75-040. The fingerprints and any information regarding the background checks shall be kept on file at the facility and shall be open to inspection by any authorized city official at all times.

**SECTION 95.** Section 4-75-120 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 4-75-120 Prohibited acts - All licensees.

It shall be unlawful for any licensee under this chapter to:

(1) hire or otherwise employ any manager, employee or other staff personnel who has or will have contact with children at the licensed facility if such person has a criminal background of the type prohibited under paragraphs (4) and (5) (2) and (3) of subsection (a) of Section 4-75-040. Provided, however, that it shall be an affirmative defense to the imposition of any fine under this chapter and to license suspension or revocation if, prior to hiring or employing any such manager, employee or other staff personnel: (1) the licensee initiated, pursuant to the Illinois Uniform Conviction Information Act, codified at 20 ILCS 2635/1 et seq., a state and FBI fingerprint-based record search of the person so hired or employed; and (2) such fingerprint-based record search indicated that the person so hired or employed did not have a criminal background of the type prohibited under paragraphs (4) and (5) (2) and (3) of subsection (a) of Section 4-75-040; and (3) the licensee did not acquire any subsequent or independent knowledge that the person so hired or employed had a criminal background of the type prohibited under paragraphs (4) and (5) (2) and (3) of subsection (a) of Section 4-75-040;

(Omitted text is unaffected by this ordinance)

**SECTION 96.** Section 4-75-150 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-75-150 Night care privilege.

# (Omitted text is unaffected by this ordinance)

- (c) In addition to the other requirements for a children's service facility license, every applicant for a night care privilege shall comply with the following:
- (1) The day care center shall comply with the State of Illinois' "Night Care Standards", codified at 89 Ill.Adm.Code §407.240-;

# (Omitted text is unaffected by this ordinance)

(3) Any day care center required to provide a fire alarm system under Section 13-196-200 or Section 15-16-110 of this Code shall either be directly connected to a city fire alarm box as provided in Section 15-16-1430 or connected to a central station service as provided in Section 15-16-1460 when operating between the hours of 9:00 p.m. and 6:00 a.m. All day care centers located on a floor that is above or below ground level shall comply with the fire resistive separation requirements for institutional occupancies that are day care centers serving children under two years of age, as set forth in chapter Chapter 13-56 of this Code;

# (Omitted text is unaffected by this ordinance)

(5) Every window of the day care center which is operable and which is located within 20 feet of ground level or within ten feet of an adjacent roof or within ten feet of an exterior stairway, fire escape, ramp, porch or other structure accessible from the ground level shall be (i) equipped with a lock which, when in a locked position, will prevent the window from being operated; and (ii) equipped with a motion detector or other detection device which sounds when the window is operated while in a locked position; and such window(s) shall be (iii) capable of being opened without a key from the inside of the building;

# (Omitted text is unaffected by this ordinance)

(e) A night care privilege granted pursuant to this section shall be subject to suspension or revocation upon a finding that the children's service facility operating as a day care center is not in compliance with the requirements of this section chapter.

**SECTION 97.** Section 4-75-190 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-75-190 Violation – Penalty.

(a) In addition to any other penalty provided by law, any person who violates any provision of this chapter or any rule or regulation promulgated hereunder thereunder shall be

subject to a fine of not less than \$200.00 nor more than \$1000.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

(Omitted text is unaffected by this ordinance)

**SECTION 98.** Section 4-75-210 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-75-210 Regulations.

The commissioner of business affairs and consumer protection and the board of health is are authorized to promulgate rules and regulations necessary to implement the requirements of this chapter.

**SECTION 99.** Section 4-83-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-83-040 License – Application.

(Omitted text is unaffected by this ordinance)

(b) If the applicant is a corporation:

(Omitted text is unaffected by this ordinance)

(3) the name, residence address, residence telephone number, date of birth and social security number of all controlling persons and registered agents;

(Omitted text is unaffected by this ordinance)

(c) If the applicant is a partnership or limited liability company:

(Omitted text is unaffected by this ordinance)

(2) the name, residence address, residence telephone number, date of birth and social security number of all partners, if a general partnership; of all general and limited partners, if a limited partnership; of all managers, managing members and members, if a limited liability company; and of all controlling persons and registered agents;

**SECTION 100.** Section 4-92-052 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 4-92-052 Premises.

(a) No massage establishment shall receive a license or be operated, established or maintained unless the <u>established</u> <u>establishment</u> shall comply with each of the following minimum regulations:

(Omitted text is unaffected by this ordinance)

**SECTION 101.** Section 4-108-360 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-108-360 Violation - Penalty.

(A) The In addition to any other penalty provided by law, the commissioner of health or his/her designee may issue citations for any violation of this article Article IV of this chapter or any rule or regulation promulgated thereunder, the violation of which shall be punishable by a civil penalty of not less than \$500.00 and not more than \$1,000.00 for each offense. Each day such violation continues shall constitute a separate and distinct offense. In addition, the operator shall be responsible for the cleanup and costs resulting from any contamination and related damage from a spill or overfill.

(Omitted text is unaffected by this ordinance)

**SECTION 102.** Section 4-156-300 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 4-156-300 License – Required – Special requirements for establishments catering to minors.

(Omitted text is unaffected by this ordinance)

(e) In addition to any other penalty provided by law, any violation of any requirement set forth in subsection (d) of this section or any rule or regulation promulgated thereunder may result in revocation of all city licenses pertaining to that establishment.

**SECTION 103.** Section 4-156-424 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-156-424 Outdoor patio.

At no time may any live or recorded music be played or performed on the outdoor premises of a public place of amusement licensed as a <u>an</u> outdoor patio. This prohibition shall not apply to a <u>an</u> outdoor patio operated in conjunction with a consumption on the premises – Incidental activity license issued under Chapter 4-60, at a museum located at the Field Museum of Natural History, the Shedd Aquarium, the Adler Planetarium or the Art Institute of Chicago.

**SECTION 104.** Section 4-156-560 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-156-560 Issuance of Class A license - Prohibited when.

(Omitted text is unaffected by this ordinance)

(c) the applicant has not had any of the following licenses or permits issued under this Code revoked for cause at any time during the last four years: (i) a public place of amusement license issued under Chapter 4-156; or (ii) an indoor special event license issued under Article IV of this chapter; or (iii) a manufacturing indoor special event venue licensed license issued under Chapter 4-60; or (iv) an outdoor special event permit issued under Section 10-8-335;

(Omitted text is unaffected by this ordinance)

**SECTION 105.** Section 4-156-600 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-156-600 License - Application - Deadline.

(Omitted text is unaffected by this ordinance)

(b) If the applicant is a corporation:

(3) the name, residence address and residence telephone number of all principal officers and registered agents and of any person owning, directly or indirectly, 25 percent or more of the interest in the applicant;

(Omitted text is unaffected by this ordinance)

**SECTION 106.** Section 4-168-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-168-040 License - Application.

(Omitted text is unaffected by this ordinance)

(b) If the applicant is a corporation:

(Omitted text is unaffected by this ordinance)

(3) The names, residence addresses and residence telephone numbers of the corporate officers and its registered agent;

(Omitted text is unaffected by this ordinance)

**SECTION 107.** Section 4-168-090 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-168-090 License – Suspension or revocation.

Upon the determination that a person has violated any provision of this chapter or any rule or regulation promulgated hereunder, the commissioner may institute an administrative adjudication proceeding with the department of administrative hearings by forwarding forwarding a copy of a notice of violation or a notice of hearing, which has been properly served, to the department of administrative hearings; provided, however, suspension or revocation of a license shall be accordance with the requirements of Chapter 4-4 of the Municipal Code.

**SECTION 108.** Section 4-212-030 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 4-212-030 License – Application – Investigation – Prohibition on license issuance – Revocation.

(Omitted text is unaffected by this ordinance)

(b) In addition to the information required under subsection (a) of this section, any applicant who is the organizer or sponsor of a trade show or exhibition shall identify the location, date(s) and time(s) of the applicable trade show or exhibition and shall provide the commissioner with the following information about each merchant participating in such trade show or exhibition: (1) the merchant's full legal name; (2) the merchant's residence address and telephone number; (3) the merchant's business address and business telephone number; (4) the merchant's Illinois Retailers' Occupation Tax number; (5) the name of the business entity or entities that the merchant represents; (6) the type(s) of merchandise or service that the merchant desires to sell at the trade show or exhibition; (7) the time(s) and date(s) that the merchant will be present at the trade show or exhibition; and (8) any other information that the commissioner may reasonably require.

(Omitted text is unaffected by this ordinance)

**SECTION 109.** Section 4-228-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-228-050 License issuance and renewal prohibited when.

No license shall be issued under this chapter:

- (1) unless the commissioner and zoning administrator inspect the motor vehicle repair shop to determine compliance with the provisions of this chapter and the Chicago Zoning Ordinance, respectively, as required under Section 4-228-500(a) 4-228-400(a).
- (2) unless the applicant provides proof of compliance with the parking space requirements set forth in Section 4-228-310 4-228-220; provided, however, that this requirement shall only apply if (i) the applicant is seeking to obtain a license under this chapter for the first time; and (ii) no establishment meeting the definition of a motor vehicle repair shop is currently licensed to operate at the location identified in the license application;
- (3) unless the applicant provides proof of compliance with the fire resistance separation requirements set forth in Section 4-228-320 4-228-230; provided, however, that this requirement shall only apply if the motor vehicle repair shop will be located in a building used for residential purposes;

(5) unless the fire commissioner inspects the facility named in the license application to determine compliance with the requirements set forth in Sections 4-228-500(c) 4-228-400(b) and with any rule or regulation promulgated thereunder; provided, however, that this requirement shall only apply if the applicant meets the definition of a tire facility, as set forth in Section 4-228-010(o).

**SECTION 110.** Section 4-228-200 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-228-200 Proper disposal of tires

(a) Contract for disposal of tires required Contract for disposal of tires required. Every licensee under this chapter that collects, stores, maintains, alters, refabricates, disposes of, replaces, changes or repairs tires shall maintain in effect a contract for the disposal of tires. Such contract shall be kept on the licensed premises and, upon request by any authorized city official, shall be made available for inspection by such authorized city official during the the licensee's regular business hours.

# (Omitted text is unaffected by this ordinance)

(d) *Penalty for violation*. Any person violating any of the requirements of this section shall be subject to a fine of not less than \$500.00 and not nor more than \$2,000.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense. Repeated violations of this section or of any rule and or regulation promulgated hereunder thereunder shall be grounds for injunctive relief.

**SECTION 111.** Section 4-228-210 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-228-210 Proper disposal of unrepairable or unclaimed vehicle and parts other than tires.

Motor vehicle repair shops shall lawfully dispose of all unrepairable or unclaimed motor vehicles and motor vehicle parts within their custody; provided, however, that the disposal of tires shall be governed by the requirements set forth in Section 4-228-025 4-228-200. Proof of proper disposal, in the form of a receipt, shall be maintained by each motor vehicle repair shop on the business premises of the repair shop for a minimum of one year, and, upon request by any authorized city official, shall be made available for inspection by such authorized city official during the licensee's regular business hours.

**SECTION 112.** Section 4-228-220 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-228-220 Off-street parking -Required when.

Any person who is seeking for the first time to obtain a license to own, maintain, conduct, operate or engage in the business of motor vehicle repair for compensation within the City of Chicago at a location where no no establishment meeting the definition of a motor vehicle repair shop is currently licensed to operate shall be required to provide two parking spaces for each repair bay or 300 square feet of vehicle service area, whichever is greater.

**SECTION 113.** Section 4-228-235 of the Municipal Code of Chicago is hereby amended by inserting the language stricken through, as follows:

# 4-228-235 Direct vehicle access to a public street - Required when.

A motor vehicle repair shop license shall not be issued under this chapter unless the premises for which a license is sought (i) has direct vehicle access to and from a dedicated public street through a commercial driveway for which a valid permit has been issued in accordance with Chapter 10-20 of this Code; or (ii) was duly licensed as an establishment meeting the definition of a motor vehicle repair shop prior to June 1, 1997.

**SECTION 114.** Section 4-228-250 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-228-250 Work requiring customer authorization – Estimates.

No work for compensation shall be commenced and no charges shall accrue without specific authorization from the customer in accordance with the following requirements:

- (d) If a repair shop as has provided an itemized estimate of repairs which lists parts to be supplied and labor operations to be performed, and if such repairs have been authorized, no change will be made in the method of repair or parts supplied without the authorization of the customer. The repair shop shall document such authorization by recording on the repair order and on the invoice the date, time, name of customer, and telephone number called, if any, together with a description of the charges authorized and any change in price.
- (e) When If the customer is unable to deliver the motor vehicle to the repair shop during business hours and the customer has requested the repair shop to take possession of the motor vehicle for the purpose of repairing or estimating the cost of repairing the motor vehicle,

the repair-shop shall not undertake the diagnosing or repairing of any malfunction of the motor vehicle for compensation unless such repair shop has complied with all of the following conditions:

# (Omitted text is unaffected by this ordinance)

(g) Should If the licensee be is unable to complete the repairs in the time estimated, he/she shall notify the owner or his/her agent of this fact, after which notification the owner or his/her agent may request return of the motor vehicle in either an assembled or disassembled state, in which case the licensee shall make the motor vehicle available for possession within three working days from the date of request and the licensee shall receive payment for the work actually done and those items on the schedule of charges to which he/she is entitled.

#### (Omitted text is unaffected by this ordinance)

The invoice shall show the repair shop's license number and the corresponding business name, address, the date of the invoice, the date the vehicle was presented to the repair shop for repair or servicing, the odometer reading on the vehicle at on the date it the vehicle was left with the repair shop, the odometer reading at the time the invoice was prepared, a promised date of delivery, if any such date was given, the name of the customer, the description of the vehicle and the terms and time limit of any guarantee for the repair work performed. In addition the invoice shall describe all repair work done by a motor vehicle repair shop, including all warranty work, and shall separately identify each part supplied in such manner that the customer can understand what was purchased, including the name of the manufacturer of such parts and the total price charged for all parts and labor. Service work and parts shall be listed separately on the invoice, which shall also state separately the subtotal prices for service work and for parts, not including sales tax, and shall state separately the sales tax, if applicable, to each. The name of any distributor giving a warranty of 90 days or more and/or 3,000 miles may be recorded on the invoice in lieu of the name of the manufacturer of the parts. If any used, rebuilt or reconditioned parts are supplied, the invoice shall clearly state that fact. If a part of a component system is composed of new and used, rebuilt or reconditioned parts, the invoice shall clearly state that fact. A legible copy of such invoice shall be given to the customer and a legible copy will be retained by the motor vehicle repair shop for a period of two years from the time of repair as a part of the repair shop's records.

(Omitted text is unaffected by this ordinance)

**SECTION 115.** Section 4-228-260 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-228-260 Signage – Display.

In addition to posting the motor vehicle repair shop's license, as required under Section 4-228-210, all motor vehicle shops shall display the following:

- (a) an official motor vehicle repair shop sign, which meets the specifications set forth in Section 4-228-355 4-228-265 and any rules or regulations promulgated thereunder, shall be displayed in a place and manner conspicuous to their the repair shop's customers. An official motor vehicle repair shop sign shall be distributed to all new licensees by the department of business affairs and consumer protection. All questions regarding the proper locations and display of the motor vehicle repair shop sign may be submitted to the commissioner for determination; and
- (b) a sign, which measures at least 8 1/2 by 14 inches, describing how labor charges are computed at the motor vehicle repair shop. This sign may also show the shop's hourly labor charge. This sign will shall be posted next to the official motor vehicle repair shop sign. The repair shop shall supply the sign. A mobile unit shall have the labor charge sign firmly affixed to the outside of the mobile unit in such a manner that it the labor charge sign is visible to pedestrians.

**SECTION 116.** Section 4-228-265 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, by inserting the language underscored, and by centering the text comprising Figure 4-228-265, as follows:

## 4-228-265 Signage - Requirements.

Official motor vehicle repair shop signs shall comply with the following specifications:

(a) signs shall be worded exactly as shown in Figure 4-228-090 4-228-265, as set forth in subsection (f) of this section, and shall be printed in English and Spanish;

(Omitted text is unaffected by this ordinance)

(f) the department of business affairs and consumer protection may require replacement of any sign which fails to meet the outlined specifications or which is not readily legible.

Figure 4-228-090 4-228-265

(Seal)

This establishment is licensed by the City of Chicago.

In accordance with Chapter 4-228 of the Municipal Code of Chicago, a customer is entitled to:

(1) A written estimate for repair work. Read your estimate carefully.

- (2) A detailed invoice of work done and parts supplied.
- (3) Charges which do not exceed ten percent or \$15.00 over the estimated price, unless you have given permission.
- (4) Return of replaced parts, excluding warranty and exchange parts, if requested in writing at the time a work order is placed.
- (5) A statement on your invoice that all repair work and parts used are warranted for a minimum of 90 days and/or 3,000 miles, or a statement on your invoice that the work and parts are not warranted for that amount.
- (6) The right to inspect the vehicle before payment.
- (7) The right to state in writing any problem you notice which is directly related to the repair work performed.
- (8) If a warranty is given, the right to return the vehicle for corrections of problems directly associated with the repair work within the warranty period or ten days, whichever is greater.
- (9) Questions concerning the above should be directed to the manager of this repair facility.
- (10) Unresolved questions regarding service work may be directed to the:

Department of Business Affairs and Consumer Protection by calling 311 or by filing a complaint with 311 on line through www.cityofchicago.org.

**SECTION 117.** Section 4-28-290 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-228-290 Use of trade names.

No license licensee under this chapter shall use or permit to be used more than one trade name at a single location.

**SECTION 118.** The header of Section 4-228-300 of this Code is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-228-300 4-228-296 Hazardous materials – Duties – Prohibited acts.

(Omitted text is unaffected by this ordinance)

**SECTION 119.** Section 4-228-305 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-228-305 Tire Facilities - Standards.

- (a) Requirements <u>Requirements</u>. Every licensee under this chapter that is a tire facility, as defined in Section 4-228-010, shall adhere to the following requirements:
- (1) Tire facilities located within a structure shall adhere to the following requirements:

(Omitted text is unaffected by this ordinance)

(iii) Smoking shall be prohibited in the any room or other enclosure where the tires are stored or disposed of, and appropriate signs indicating the prohibition shall be posted;

(Omitted text is unaffected by this ordinance)

(2) Tire facilities located on any open site shall adhere to the following requirements:

(Omitted text is unaffected by this ordinance)

(ii) Individual piles shall be separated by a distance of ten feet. No pile shall be closer than four feet to any building. No pile covering a total ground area greater than 100 square feet shall be located closer than 25 feet to a lot line, unless in the determination of the commissioner or his designee a greater or lesser setback is required or sufficient for fire prevention purposes. A greater or lesser setback may be imposed by regulation in accordance with the Section 4-228-510 4-228-410 herein;

(Omitted text is unaffected by this ordinance)

(c) Penalty for violation. Any In addition to any other penalty provided by law, any person violating who violates any of the requirements of this section or any rule or regulation promulgated thereunder shall be subject to a fine of not less than \$500.00 and not nor more than \$2,000.00 for each offense. Each day that a violation continues shall constitute a separate and

distinct offense. Repeated violations of this section or of any rule and regulation promulgated thereunder shall be grounds for injunctive relief.

**SECTION 120.** Section 4-228-307 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-228-307 Hazardous materials – Duties – Prohibited acts.

It shall be unlawful for the licensee of any person tire facility licensed or required to be licensed under this chapter to fail to comply with the requirements set forth in Section 4-228-300 4-228-296.

**SECTION 121.** Section 4-228-415 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# **4-228-410 Regulations.**

(Omitted text is unaffected by this ordinance)

(b) The commissioner of business affairs and consumer protection and the fire commissioner may promulgate rules and regulations for tire facilities.

**SECTION 122.** Section 4-228-415 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-228-415 Penalty for violation.

Except as otherwise provided in this chapter, and in addition to any other penalty provided by law, any person who violates any requirement of this chapter or any rule and or regulation promulgated thereunder shall be subject to a fine of not less than \$500.00 nor more than \$2,000.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense. Repeated violations of the provisions of this chapter or any <u>rule or</u> regulation promulgated <u>hereunder thereunder</u> shall be deemed to be a public nuisance and grounds for injunctive relief.

**SECTION 123.** Section 4-232-180 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 4-232-180 Public garage - Not enclosed - Requirements.

In all public garage – not enclosed garages, the location of service buildings on the premises shall meet the requirements of this Code and have the approval of the commissioner of streets and electricity. Whenever the capacity of such a garage has been reached, the owner or operator thereof shall immediately post a notice in a conspicuous place on the entry side of the garage where it will be clearly visible to drivers of motor vehicles in the abutting street, indicating that no more space is available in the garage. He Such owner or operator shall also post and maintain permanently a sign, similarly visible, indicating the charges for parking therein. Both of said signs shall be approved by the commissioner of streets and electricity.

**SECTION 124.** Section 4-244-140 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-244-140 Prohibited districts.

(Omitted text is unaffected by this ordinance)

(8) Retail sales of any article shall be prohibited along the right-of-way of the City of Chicago or on any vacant lot within the 50th Ward boundaries which are:

The southwest corner of West Howard Street to the southwest corner of North Western Avenue traveling south on North Western Avenue to West Touhy Avenue; east on West Touhy Avenue to North Ridge Boulevard, preceding proceeding southeasterly on North Ridge Boulevard to a point at West Columbia Avenue; thence east on West Columbia Avenue to North Ravenswood Avenue, south on North Ravenswood Avenue to West Granville Avenue, west on West Granville Avenue to North Oakley Avenue to West Glenlake Avenue, west on West Glenlake Avenue, south on North Campbell Avenue, south on North Campbell Avenue, south on North Lawndale Avenue, north on North Lawndale Avenue, north on North Lawndale Avenue, north on North Ridgeway Avenue to West Granville Avenue to North Ridgeway Avenue to West Devon Avenue, cast on West Devon Avenue to North Kedzie Avenue to West Howard Street, east on West Howard Street to the place of beginning.

(Omitted text is unaffected by this ordinance)

(1213) Peddling of any merchandise or other articles whatsoever within the following designated area is prohibited:

**SECTION 125.** Section 4-244-162 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-244-162 Permit - Conditions.

(a) A permit shall be issued by the commissioner to each applicant for such permit in exchange for a completed application and a permit fee of \$75.00 in the amount set forth in Chapter 4-5 of this Code.

**SECTION 126.** Section 4-244-164 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 4-244-164 Duties – Prohibited Acts – Other requirements.

(Omitted text is unaffected by this ordinance)

(d) (1) A performer shall comply in all respects with the relevant portions of the noise and vibration control provisions of the Chicago Environmental Noise Ordinance, Article XXI of Chapter 11-4 Chapter 8-32 of the Municipal Code, and all other applicable Code provisions, which prohibit a street performer from generating any sound by any means so that the sound is louder than an average conversational level at a distance of 100 feet or more, measured either horizontally or vertically from the point of generation. Failure to comply with these noise control limitations shall constitute a violation of this <u>sub</u>section (d)(1) and shall subject the violator to the penalties set forth in subsection (e) of this section and to the fine set forth in Section 4-244-170(b).

Any performer whose performance in the area bounded by Lake Michigan on the east, Oak Street on the north, Congress Parkway on the south and LaSalle Street and Wacker Drive on the west (including both sides of the named boundary streets), has exceeded the noise limitations set forth in Section 11-4-2800 8-32-070, and restated in this subsection (d)(1), and who is given notice thereof and requested to move by a police officer or department of environment personnel, shall move the location of his or her performance at least two city blocks from the location where the noise violation occurred. Failure to obey such a request to move is a violation of this section.

(d) (2) It shall be a separate violation of this <u>sub</u>section (d) for a street performer to generate any sound by any means so that the sound is louder than an average conversational

level at a distance of 200 feet or more, measured either horizontally or vertically from the point of generation. Failure to comply with these noise control limitations shall subject the violator to the penalties set forth in subsection (e) of this section.

(Omitted text is unaffected by this ordinance)

**SECTION 127.** Section 4-244-170 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 4-244-170 Violation - Penalty.

(Omitted text is unaffected by this ordinance)

(b) Except as otherwise provided in this chapter, and in addition to any other penalty provided by law, any person who violates any of the provisions of Article III of this chapter, including, but not limited to, the noise control limitations set forth in subsection (d) of Section 4-244-164, or who knowingly furnishes false information on the permit application required under Section 4-244-161, shall be subject to a fine of \$300.00 for the first offense and \$500.00 thereafter for any subsequent violations. Except as otherwise specifically provided in this Article III of this chapter, anyone person found guilty of three or more violations of any of the provisions of Article III of this chapter within one calendar year shall have his or her street performer's permit revoked by the department for a period of one calendar year. Permit revocations shall be conducted in accordance with procedures established by the department.

**SECTION 128.** Section 4-244-175 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-244-175 Special events.

The mayor, by and through the commissioner of the department of cultural affairs and special events, shall have the authority to promulgate reasonable rules and regulations governing the time, place, manner and duration of all performances permitted under this chapter which occur during the course of a special event, including during the its set up and clean up.

**SECTION 129.** Section 4-250-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows;

## 4-250-050 Penalty for violation.

(Omitted text is unaffected by this ordinance)

(d)(b) In addition to any fine or other penalty set forth in subsection (a) of this section, the commercial passenger vessel of any person who requires but has failed to obtain a commercial passenger vessel license under this chapter shall be subject to impoundment, at the commissioner's direction, if such commercial passenger vessel is used in unlicensed operation.

**SECTION 130.** Section 4-276-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-276-040 Incorrect measures.

If any person shall use, maintain or operate in the city, in weighing or measuring any weight, measure, scale beam, patent balance, steelyard or other instrument which shall not be conformable to the standard of this state, or shall use in weighing, any scale beam, patent balance, steelyard or other instrument which shall be out of order or incorrect, or which shall not balance, he such person shall be fined for every such offense not less than \$50.00 nor more than \$200.00.

In every case where the said inspector may, at the request of the owner or person in possession or control of any scale, weight or measure, employ labor or material in making such scale, weight or measure accurate, he the department shall charge and receive from such owner or person, for the use of the city, a just and reasonable compensation for such labor and material.

**SECTION 131.** Section 4-280-090 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-280-090 Performance evaluation sessions.

- E. During a review and evaluation by the city, the grantee shall fully cooperate with the city and shall provide such information and documents as the cable administrator may need to reasonably perform the its review.
- F. If at any time during its <u>a</u> review <u>and evaluation by the city</u>, the cable administrator determines that reasonable evidence exists of inadequate cable system performance, it <u>the city</u> may require a grantee to perform tests and analyses directed toward the suspected inadequacies. The grantee shall fully cooperate with the cable administrator in performing such testing and shall prepare results and a report if requested within 30 days after notice. Such report shall include the following information:

(Omitted text is unaffected by this ordinance)

**SECTION 132.** Section 4-280-140 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-280-140 Insurance – Bonds – Indemnity.

(Omitted text is unaffected by this ordinance)

B. The bond and all insurance policies called for herein shall be issued by companies licensed to do business in Illinois and shall be in a form satisfactory to the corporation counsel and shall require 30 days' written notice of any cancellation to both the cable administrator, the corporation counsel, and the grantee. A grantee shall, in the event of any such cancellation notice, obtain, pay all premiums for and file with the cable administrator (with a copy to the corporation counsel) written evidence of the issuance of replacement bond or policies within 30 days following receipt by the city or the grantee of any notice of cancellation.

(Omitted text is unaffected by this ordinance)

**SECTION 133.** Section 4-280-730 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-280-730 Definitions.

(Omitted text is unaffected by this ordinance)

As used in this Article, "cable or video provider" means that same term as defined in the Cable and Video Customers Customer Protection Law (220 ILCS 5170-501 5/22-501, et seq.).

Any other word or phrase used in this Chapter that is defined in the Cable and Video Competition Law of 2007 or the Cable and Video Customer Protection Law has the meaning; ascribed to the term in that Law.

**SECTION 134.** Section 4-280-740 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 4-280-740 Schedule of penalties.

(Omitted text is unaffected by this ordinance)

(b) The following is a schedule of penalties that will be imposed for any material breach of customer service and privacy protection standards listed in the Cable and Video Customer Protection Law:

(Omitted text is unaffected by this ordinance)

(2) A material breach for the purposes of assessing penalties, shall be deemed to have occurred for each day that a material breach has not been remedied by the cable service or video service provider after the expiration of the period specified in <u>subsection</u> (a) <u>of this</u> <u>section</u> irrespective of the number of customers affected.

(Omitted text is unaffected by this ordinance)

**SECTION 135.** Section 4-298-120 of the Municipal Coded of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-298-120 Suspension, revocation or non-renewal.

A. The building commissioner or his or her designee may bring an action in the office department of administrative adjudications hearings to suspend, revoke or refuse to renew the license of any supervising elevator mechanic when there is a finding after a hearing that one or more of the following occurred:

(Omitted text is unaffected by this ordinance)

B. No such license shall be revoked or suspended except after a public hearing by a hearing officer of the office department of administrative adjudications hearings upon written notice to the licensee and affording the licensee an opportunity to appear and defend. If the building commissioner has reason to believe that continuing to engage in the capacity of

supervising elevator mechanic by a particular licensee will immediately threaten public safety, he or she may, upon issuance of a written order stating the reason for such conclusion and without notice or hearing, order the licensee barred from functioning in the capacity of supervising elevator mechanic for not more than ten days, affording the licensee an opportunity to be heard during such period.

**SECTION 136.** Section 4-352-030 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-352-030 Permit – Issuance conditions.

Permits to place underground wires, cables, conduits and appliances used in the electrical or physical dispatch of telegraph messages in the public ways of the city shall be issued by the commissioner of streets and electricity transportation upon the production of a plat or map showing the exact location of such installation, which shall be filed with the department of streets and electricity transportation or such other department as may be hereafter designated. Such plat or map shall be made in conformity with any present or future general scheme or plan showing all subsurface conduits, subways or tunnels of public utility companies operating in the public ways of the city.

**SECTION 137.** Section 4-376-090 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

# 4-376-090 Violation - Penalty.

Any person, including licensed employing masons and licensed mason contractors, who violate and violates any of the provisions of this chapter shall be fined not less than \$50.00 nor more than \$500.00 for each offense.

(Omitted text is unaffected by this ordinance)

**SECTION 138.** Section 4-384-150 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 4-384-150 License suspension.

(d) A reinspection fee in the amount set forth in Section 4-4-125 4-4-135 shall be assessed against the licensee of any establishment for each inspection conducted by the executive director to address a violation previously identified in an inspection.

(Omitted text is unaffected by this ordinance)

**SECTION 139.** Section 5-24-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 5-24-010 Definitions.

(Omitted text is unaffected by this ordinance)

"Commissioner" means the <u>Commissioner of housing and economic community</u> development.

(Omitted text is unaffected by this ordinance)

**SECTION 140.** Section 5-24-020 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 5-24-020 Requirement of compliance with child support orders by city borrowers.

(Omitted text is unaffected by this ordinance)

(b) No loan may be given to any applicant where the affidavit discloses, or the city otherwise finds, that a substantial owner is delinquent on a court-ordered child support arrearage unless, prior to closing, the applicant provides the city with sufficient evidence of the following:

(Omitted text is unaffected by this ordinance)

**SECTION 141.** Section 7-24-091 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 7-24-091 Possession or delivery.

1. Except as authorized by law, any person who delivers, furnishes, or transfers, or possesses with intent to deliver, furnish or transfer, drug paraphernalia, as defined in Section 720

ILCS 600/2, subparagraph (d)(5) of the Hlinois Compiled Statutes Drug Paraphernalia Control Act, and including glass tubing designed and utilized for the ingestion of crack or cocaine, knowing, or under circumstances where one reasonably should know, that it such drug paraphernalia or glass tubing will be used to plant, propagate, cultivate, sow, harvest, compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain, conceal, inject, ingest, inhale, or otherwise introduce into the human body a controlled substance in violation of the Illinois Controlled Substances Act, codified at 720 ILCS 570/100, et seq., shall be fined \$2,000.00, or punished by imprisonment for a period of six months, or punished by both such fine and imprisonment.

2. Except as authorized by law, any person who possesses self-sealing plastic bags under two inches in either height or width, knowing that such items will be or are being used to package for transfer, delivery and/or storage of a controlled substance in violation of the Illinois Controlled Substances Act, codified at 720 ILCS 570/100, et seq., shall be fined up to \$1,500 depending on the quantity of such items in their possession.

**SECTION 142.** Section 7-24-226 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 7-24-226 Driving while intoxicated – Impoundment.

(Omitted text is unaffected by this ordinance)

(d) The provisions of Section 2-14-132 shall apply whenever a motor vehicle in is seized and impounded pursuant to this section.

**SECTION 143.** Section 7-28-226 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 7-28-226 Zone of nonoperation.

(1) Zone of nonoperation Zone of nonoperation. No person shall grind or compact, or load into a mobile or stationary grinding or compacting device, garbage, wastes, refuse or other matter (as defined in within the meaning of Section 4-260-030 4-6-130 of this chapter), without a special permit, between the hours of 9:30 p.m. and 7:00 a.m., Mondays through Fridays, and between the hours of 9:30 p.m. and 9:00 a.m., Saturdays, Sundays and holidays, on any street, alley, public way or on public or private property within the boundaries of the City of Chicago, which: (A) is within the area bounded by Weed Street on the north, Halsted Street on the east, Blackhawk Street on the south and Dayton Street on the west, or (B) adjoins or is within 250 feet of any business or residential zoning classification as defined in the Chicago Zoning Ordinance; except that this section shall not apply to that area bounded by the Chicago River on the north,

Lake Michigan on the east, a line delineated by Congress Parkway extended and Congress Parkway on the south, the South Branch of the Chicago River on the west. Special permits to operate within the zone of nonoperation during the hours prohibited aforesaid, may be issued by the commissioner of streets and sanitation only after a showing, based on health, safety or public welfare that an extreme hardship exists. This section shall not apply to household appliances.

(2) Any person found guilty of violating, disobeying, omitting, neglecting or refusing to comply with, or resisting or opposing the enforcement of, any of the provisions of <u>this</u> Section 4-260-100 7-28-226, shall upon conviction thereof, be fined not less than \$100.00 nor more than \$500.00.

**SECTION 144.** Section 7-28-631 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 7-28-631 Corrosive or caustic acid registry.

Restrictions on purchase, receipt, or acquisition of any corrosive or caustic acid.

(a) Except as provided in subsection (c) of this section, <u>any person</u> wishing to purchase, receive, or otherwise acquire any corrosive or caustic acid, including but not limited to sulfuric acid, shall, prior to taking possession:

(Omitted text is unaffected by this ordinance)

**SECTION 145.** Section 7-36-115 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 7-36-115 Child passenger safety seat sale or leases.

(Omitted text is unaffected by this ordinance)

(c) No person shall expose for sale, sell, lease, offer for sale or offer for lease any Child Passenger Safety Scat within the City of Chicago to any Consumer that is expired, damaged, missing any parts including the owner's manual, or is otherwise unfit for use for the safe transport and restraint of children. This subsection (c) shall apply to only occasional sales, as that term is defined in Section 10-8-401 of this Code, and secondhand dealers, as that term is defined in Section 4-464-005 4-264-005.

**SECTION 146.** Section 7-38-500 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 7-38-500 Unlicensed premises – Slaughtering permitted when.

(Omitted text is unaffected by this ordinance)

If the department of buildings, upon investigation, shall find that the place where such slaughtering is to be carried on is in a good sanitary condition and the slaughtering can be conducted without causing a nuisance, it may issue a permit to carry on such slaughtering for a period of <u>time</u> not exceeding one day at the place mentioned in said application.

(Omitted text is unaffected by this ordinance)

**SECTION 147.** Section 7-40-060 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 7-40-060 Animals in stores.

It shall be unlawful for the owner of, or the person having the care or custody of any animal, to suffer or permit such animal to enter any store, meat market, bakery or other place where foodstuffs are sold or on display; provided, that the person owning or operating such store or place may permit a watchdog to remain therein if chained or bound in such a way that the dog cannot come in contact with any of the foodstuffs; provided, further, that when a blind person is accompanied by a dog which serves as a guide or leader for him, neither the blind person not nor the dog shall be denied the right of entry and use of the facilities, if such dog is wearing a harness and the person presents credentials for inspection issued by a school for training guide dogs approved by the United States Veterans Administration. Any person violating any of the provisions of this section shall be fined not less than \$10.00 nor more than \$25.00 for each offense.

**SECTION 148.** Section 7-40-090 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 7-40-090 Sale of canned poultry.

It shall be unlawful for any person to pack, prepare, produce, or put up for food or sell within the city any canned carcasses or parts of carcasses of chickens, ducks, geese, turkeys or other kings kinds of canned poultry, or any products thereof, unless the same shall have been inspected and passed as fit for consumption as human food by a duly authorized inspector of the United States Department of Agriculture.

# (Omitted text is unaffected by this ordinance)

**SECTION 149.** Section 7-40-195 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 7-40-195 Storage of utensils, containers and single-service articles.

(Omitted text is unaffected by this ordinance)

Single-service articles shall be purchased in sanitary cartons and stored therein in a clean, dry place until used, and after removal from the cartons these articles shall be handled in such a manner as to prevent contamination. All single-service containers shall have, just prior to use, a bacterial count of not more than one per millimeter of capacity or not over 50 colonies per right eight square inches (one per square centimeter), in three out of four samples and shall be free of coliform organisms.

**SECTION 150.** Section 7-40-310 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 7-40-310 Definitions.

(Omitted text is unaffected by this ordinance)

"License" means permission or authorization issued by the department of health to operate a milk plant or milk vehicle for the processing of or distribution of milk and milk products in the city or to sell, offer for sale, expose for sale, dispose of, exchange, deliver or to store for such purposes, milk or milk products in the city for consumption in the city.

(Omitted text is unaffected by this ordinance)

**SECTION 151.** Section 7-42-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 7-42-010 Inspections.

It shall be the duty of every owner to permit a representative of the department of (c) health, after proper identification, to enter at any reasonable time and make inspections of the facilities, equipment and vehicles for determining compliance with the requirements of this Municipal Code relating to health and sanitation and, when required to do so, the owner shall furnish samples of any foods prepared, kept, sold or transported by any such food establishment as often as the commissioner of health may deem necessary to determine that the foods are free from alteration, not misbranded, do no not contain an excessive number of microorganisms or their toxins, and otherwise comply with the provisions of this Municipal Code and the rules and regulations of the board of health. The owner shall answer all reasonable and proper questions and permit the health authority to examine records of the establishment to obtain pertinent information relating to food, water, beverages and supplies received or used and persons employed. Any samples provided shall be examined or analyzed under the direction of the department of health, and a record of each such examination or analysis shall be made and kept in the offices of the department. Upon failure or refusal by an owner to permit inspection or to furnish required samples, the commissioner shall immediately suspend any and all licenses of or permits issued to the owner of that particular food establishment.

**SECTION 152.** Section 7-42-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 7-42-040 Request for time extension; procedures for preliminary hearing to contest inspection report findings.

(a) After the owner receives a notice of a violation from the department of health, as evidenced by the inspection report, but before the allotted time has elapsed for compliance, the owner may request a preliminary hearing to file exceptions to and contest the findings of the inspection report or he may request the commissioner to extend the time allowed for compliance. In any case, the request must be filled filed with the commissioner within 24 hours of receipt of the notice of violation, excluding Saturdays, Sundays and legal holidays. Upon receipt of a request for a hearing, the commissioner shall institute an action with the department of administrative hearings which shall appoint an administrative law officer who shall conduct the preliminary hearing within 48 hours of the owner's request for a hearing, excluding Saturdays, Sundays and legal holidays.

(Omitted text is unaffected by this ordinance)

**SECTION 153.** Section 7-50-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 7-50-010 Definitions.

(Omitted text is unaffected by this ordinance)

"Comptroller" means the comptroller of the City of Chicago.

"Department" means the department of finance of the City of Chicago.

"Director" or "director of revenue" means the director of revenue of the City of Chicago.

(Omitted text is unaffected by this ordinance)

**SECTION 154.** Section 7-51-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 7-51-020 Definitions.

(Omitted text is unaffected by this ordinance)

"City" means the City of Chicago.

"Comptroller" means the comptroller of the city.

"Consumer" means a person who purchases prepaid wireless telecommunications service in a retail transaction.

"Department" means the Chicago Department of Revenue department of finance of the city.

(Omitted text is unaffected by this ordinance)

**SECTION 155.** Section 7-51-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 7-51-040 Administration and enforcement.

The Illinois Department of Revenue shall administer the collection of the 9-1-1 surcharge imposed by this chapter and may adopt and enforce reasonable rules relating to the administration and enforcement of the provisions of this ordinance as may be deemed expedient. The Illinois Department of Revenue may deduct an amount, not to exceed 3 percent during the first year following the effective date of this ordinance and not to exceed 2 percent during every year thereafter of remitted charges, to be retained by the Illinois Department of Revenue to

reimburse its direct costs of administering the collection and remittance of the prepaid wireless 9-1-1 surcharge. The Director of the Department comptroller is authorized to enter into an intergovernmental agreement with the Illinois Department of Revenue for the collection and enforcement of the tax imposed by this chapter.

**SECTION 156.** Section 8-4-087 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 8-4-087 Chronic illegal activity premises.

(Omitted text is unaffected by this ordinance)

(d) Penalties for violation – Cost recovery authorized. Upon a finding of liability in the department of administrative hearings or in a court of competent jurisdiction any person who violates subsection (b) of this section shall be fined not less than \$500.00 nor more than \$1,000.00 for each offense. Any person who violates any provision of this section other than subsection (b), including, but not limited to, any violation of any provision of a resolution agreement or order of abatement, shall be fined not less than \$200.00 nor more than \$500.00 for each offense. Each day that a violation continues shall constitutes constitute a separate and distinct offense to which a separate fine shall apply.

(Omitted text in this subsection (d) and in this section are unaffected by this ordinance)

**SECTION 157.** Section 8-4-130 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 8-4-130 Possession of etching materials, paint or marker unlawful.

(Omitted text is unaffected by this ordinance)

(d) For purposes of this code, "etch" means to cut, bite, corrode or engrave on metal, glass, plastic, concrete or stone, and "etching equipment" means any tool, device, <u>or</u> equipment used to etch. "Etching materials" means any acid or like substance used to etch.

**SECTION 158.** Section 8-12-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows;

# 8-12-010 Gambling prohibited.

No person shall play or engage in faro, roulette, or gambling for money or other valuable thing, or in any other device or game of chance, hazard, or skill, either as bookmaker, dealer, keeper, player, or otherwise, for the purpose of gaming or gambling for money or other valuable thing. Nothing in this chapter shall be construed to prevent eleemosynary, religious or charitable institutions from conducting raffles, the proceeds of which benefit persons by enhancing their opportunity for religious or educational advancement; by relieving or protecting them from disease, suffering or distress; by contributing to their physical wellbeing well-being; by assisting them in establishing themselves in life as worthy and useful citizens; or by increasing their comprehension of and devotion to the principles upon which this nation was founded.

**SECTION 159.** Section 8-24-045 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 8-24-045 Noxious gas or liquid.

(a) No person shall use any device to discharge a noxious gas or liquid in an enclosed room in any Class C-1 or Class C-2 Assembly Unit, as defined in Chapter 13-56 of this Code, or in an enclosed room in any restaurant, bar or tavern that is a Class F Assembly Unit as defined in that chapter, if more than 20 persons are present in that room, unless the person is a peace officer, as defined in Section 8-20-30 8-20-010 of this Code, engaged in law enforcement activity. As used in this section, "noxious gas or liquid" means mace, pepper spray or any other substance that is intended or designed to cause irritation to the eyes, nose or mouth, or to cause nausea.

(Omitted text is unaffected by this ordinance)

**SECTION 160.** Section 8-26-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 8-26-020 Duty to register and to verity verify.

(Omitted text is unaffected by this ordinance)

(d)(e) The gun offender shall submit to fingerprinting in accordance with rules and regulations promulgated by the superintendent.

**SECTION 161.** Section 9-48-040 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 9-48-040 Horse-drawn carriages - Left turns - Loading and unloading passengers.

(Omitted text is unaffected by this ordinance)

(b) The driver of a horse-drawn carriage shall not stop such vehicle upon any street at any place for the purpose of standing, or for the purpose of loading or unloading passengers, other than at a carriage stand designated by ordinance passed by the city council, except:

(Omitted text is unaffected by this ordinance)

**SECTION 162.** Section 9-64-050 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 9-64-050 Parking restrictions – Parking for persons with disabilities.

(Omitted text is unaffected by this ordinance)

The department of finance shall collect the required application fee. The application fee requirement may only be waived if the applicant holds a valid, current disabled veterans state registration plate or provides a certification of approval under the Senior Citizens and Disabled Persons Property Tax <u>Relief</u> and Pharmaceutical Assistance Act, 320 ILCS 25/1, et seq., as amended.

(Omitted text is unaffected by this ordinance)

**SECTION 163.** Section 9-64-205 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 9-64-205 Parking meter rates.

(Omitted text is unaffected by this ordinance)

(e) Notwithstanding the above, the rates shall be:

(Omitted text is unaffected by this ordinance)

3.5 the 0 and 100 blocks of East 51st Street.

# 3.13.6 The 5000 and 5100 blocks of South Federal Avenue;

(Omitted text is unaffected by this ordinance)

**SECTION 164.** Section 9-68-020 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 9-68-020 Residential parking permits.

(Omitted text is unaffected by this ordinance)

(3) The sale of a residential parking permits in a residential parking permit zone shall be limited to 30 one-day permits per month per residential address. For the purpose of this subsection, each unit of multiple-unit residential dwelling shall be considered as a separate residential address. Home health care providers shall be limited to the purchase of 30 one-day permits per month per address where they provide services. One-day permits shall be color-coded by annual period and shall expire at the end of the annual period in which they are issued. These permits shall be good for one day only. The one-day permit must be validated by printing in indelible ink the date and time of day legibly and directly on its face in the space provided for this purpose. An undated permit or a permit that fails to indicate the time of day or a permit that otherwise fails to comply with the requirements of this subsection will be invalid.

(Omitted text is unaffected by this ordinance)

**SECTION 165.** Section 9-68-030 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 9-68-030 Loading zones and prohibited parking spaces.

- (a) No sign shall be erected by the commissioner of transportation upon the special request of the owner, agent or lessee of any building for the specific purpose of designating a loading zone or prohibited parking space in front of the entrance to such building, or in front of the property upon which such building is located, until the owner, agent or lessee has paid to the comptroller the following:
- (1) For a loading zone <u>or prohibited parking space</u> located in the central business district as that term is defined in section 9-4-010: (i) an annual fee of \$500.00 for up to 20 linear feet of curb space used, which fee shall include the erection of the signage; and (ii) an annual fee of \$50.00 per linear foot of each foot of curb space used in excess of 20 feet.

- (2) For a loading zone <u>or prohibited parking space</u> located outside of the central business district: (i) an annual fee of \$110.00 for up to 20 linear feet of curb space used, which fee shall include the erection of the signage; and (ii) an annual fee of \$50.00 per linear foot of each foot of curb space used in excess of 20 feet.
- (3) No fee shall be charged for a loading zone <u>or prohibited parking space</u> in front of any public building including, but not limited to, any Chicago Public School or City College of Chicago.
- (b) If the owner, agent or lessee does not desire to continue maintenance of a sign erected under this section, he shall notify the commissioner of transportation in writing at least 30 days prior to the last day of the current annual period. If the owner, agent or lessee fails either to give such notice or to remit the appropriate fees for the next annual period prior to the termination of the current annual period, the commissioner of transportation shall remove such sign subject to the procedures contained in subsection (c) herein.
- (c) The commissioner of transportation shall cause a notice to be sent to the owner, agent or lessee informing such person hat that the sign or signs will be removed unless the annual maintenance fee is paid within 30 days from the date the notice is mailed. The commissioner shall not authorize the erection of a new sign for a period of three years after the removal of any sign pursuant to this subsection unless payment of the fee for erection, annual surcharge and any prior unpaid maintenance fees owed to the city by such owner, agent or lessee has been made prior to or at the time of application for erection of a new sign.
- (d) The commissioner of transportation may remove any sign erected pursuant to this section whenever public convenience or necessity warrants after providing 15 days notice to the owner, agent or lessee, if any, who is paying annual fees for the sign.
- (e) The fees set forth in subsection (a) of this section, and the term "prohibited parking space" as used in this section, shall not apply to parking spaces for persons with disabilities. The fees applicable to disability-related parking are set forth in Section 9-64-050.

**SECTION 166.** Section 9-76-100 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

#### 9-76-100 Suspension system.

(a) It shall be unlawful to operate a motor vehicle on any roadway when the suspension system has been modified from the original manufactured design by lifting the body from the chassis in excess of three inches or to cause the horizontal line from the front to the rear bumper to vary over the three inches in height when measured from a level surface of the highway to the lower edge of the bumper.

**SECTION 167.** Section 9-76-120 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 9-76-120 Rear view mirrors.

Every motor vehicle, operated singly or when towing another vehicle shall be equipped with a minor mirror so located as to reflect to the driver a view of the roadway for a distance of at least 200 feet to the rear of such vehicle.

**SECTION 168.** Section 9-108-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 9-108-040 Investigation – Issuance.

Upon receipt of an application for renewal for a horse-drawn carriage license, the commissioner shall cause an investigation to be made of the character and reputation of the applicant as a law-abiding citizen; the financial ability of the applicant to render safe and comfortable transportation service, to maintain or replace the equipment and horses for such service, to pay all judgments and awards which may be rendered for any cause arising out of the operation of a horse-drawn horse-drawn carriage during the license period. If the commissioner shall find that the application for renewal, and all other statements and documents required to be filed with said application have been properly executed; that the applicant is qualified to pursue this occupation; that the carriage or carriages are in safe and proper condition, and that the horse has been properly licensed under Sections 7-12-210 and 7-12-220 of the municipal code, the commissioner will issue the applicant a license for each horse-drawn carriage applied for, to terminate on the thirty-first day of December following the date of issue, except that no more than 60 40 licenses shall be issued or outstanding at any one time. A horse-drawn carriage license may not be applied for by, nor may a license be issued to, any person other than the owner of a carriage or horse.

**SECTION 169.** Section 9-108-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

9-108-150 Horse-drawn carriage driver license – Application – Qualifications – Fee.

(c) The qualifications of each applicant as specified in paragraph (b) of this section shall be investigated by the department of business affairs and consumer protection and a report of such investigation containing any facts relevant to the applicant's qualifications shall be forwarded to the commissioner. The fingerprints of each applicant shall be submitted to the superintendent of police for examination into the criminal record, if any, of the applicant. Each applicant shall file with his or her application four recent photographs equivalent to passport size showing the full face, head and shoulders of the applicant in a clear and distinguishing manner which may be easily attached to the license. One photograph shall be attached to the license, when issued, one to the license stub record, one to the fingerprint card and the fourth shall be filed with the department, together with the application. The photograph shall be so attached to the license that it cannot be removed and another photograph substituted without detection.

(Omitted text is unaffected by this ordinance)

**SECTION 170.** Section 9-124-060 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 9-124-060 Lights at railroad crossings.

Every person owning or operating any elevated or street railroad, whose track crosses or intersects at, above or below the grade of any of the public ways within the city, shall provide at his own expense, proper and sufficient lights, and shall care for the same at all such crossings or intersections. Such lights shall be of such kind as may be approved by the commissioner of streets and electricity transportation.

(Omitted text is unaffected by this ordinance)

**SECTION 171.** Section 9-124-070 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 9-124-070 Painting railroad pillars.

Every person owning or operating any steam or elevated railroad whose track is elevated within the city shall paint a stripe of uniform color and design, in such a way as to make it conspicuous from its base to its top, on every post, pillar or support located at a point or turn in the street where vehicular traffic may be endangered by collision therewith. At night there shall be displayed a light of sufficient illuminating power to be visible in the direction from which vehicles approach at a distance of 200 feet on an arm or bracket extending from such post, pillar or support, or suspended from the superstructure of the railroad, all of which shall be done in such manner as shall be approved by the commissioner of streets and electricity transportation.

**SECTION 172.** Section 9-124-110 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 9-124-110 Laying track.

No person shall lay any street railroad track in or upon any of the public ways or other public places within the city, without first procuring a permit therefor, in writing, from the commissioner of streets and electricity transportation.

Such permit shall be issued by the commissioner of streets and electricity transportation in accordance with the terms of the respective ordinances under which such track may be authorized to be laid, and in accordance with the provisions of this Code applicable thereto, and shall specify in full the terms and conditions under which the same shall be constructed. The department of streets and electricity transportation shall inspect and supervise the said construction sufficiently to ascertain whether such terms and conditions are in fact complied with. All work thereunder shall be superintended by the department of streets and electricity transportation.

(Omitted text is unaffected by this ordinance)

**SECTION 173.** Section 9-124-130 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows;

# 9-124-130 Construction of rails.

(Omitted text is unaffected by this ordinance)

In all cases where any public way, bridge, viaduct or other public place of the city is improved or shall hereafter be improved with granite, asphalt, macadam, brick, cedar block, creosoted block or other artificial pavement of a permanent character, any person owning, operating, controlling or leasing any street railroad track thereon, the rails in use upon which said street railroad track are of any pattern other than that known as the grooved rail pattern and referred to in this section, shall, within 30 days after notice from the commissioner of streets and electricity transportation, remove such rails and replace them with grooved rails of the pattern referred to herein. It shall be the duty of the commissioner of streets and electricity transportation to give such notice to any person at such time before the completion of the work under the contract for such improvement as in the discretion of such commissioner may seem best.

The mode of laying said rails so as to carry out the provisions of this section and the form of the rail so laid shall be under the supervision and subject to the approval of the commissioner of streets and electricity transportation.

(Omitted text is unaffected by this ordinance)

**SECTION 174.** Section 9-124-150 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 9-124-150 Repair of streets.

(Omitted text is unaffected by this ordinance)

The commissioner of streets and electricity transportation shall see that the provisions of this section are complied with, and shall require all employees of his the department of transportation to report to said commissioner all cases that come to their knowledge of any neglect or failure of any such person to comply.

**SECTION 175.** Section 9-124-160 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows;

#### 9-124-160 Track and street repair violations.

Whenever any person operating any street railroad shall neglect or fail to comply with the provisions of Sections 9-124-130, 9-124-140 or 9-124-150 of this Code, the commissioner of streets and electricity transportation shall cause a notice to be served upon any such person, setting forth in what particular such person is in default, and that the work so referred to shall be completed or constructed in accordance with the terms of the aforesaid sections within five days after the service of such notice.

(Omitted text is unaffected by this ordinance)

**SECTION 176.** Section 9-124-180 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 9-124-180 Removal of street accumulations.

Every person operating any street railroad track on and along the surface of any public way of the city shall remove all dirt, snow and other accumulations from so much of the surface of the public way as lies between the two outermost rails of such tracks and also from such additional surface in width as may be prescribed in any street railroad ordinance by virtue of which he is operating the street railroad. All such dirt, snow and other accumulations shall be removed entirely from and out of such public way at least once each week and as much oftener as the commissioner of streets and electricity transportation shall in writing direct. Such dirt, snow and other accumulations shall be removed and disposed of in accordance with the provisions of this Code and subject to the rules and regulations of the department of streets and electricity transportation.

(Omitted text is unaffected by this ordinance)

**SECTION 177.** Section 9-124-360 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 9-124-360 Construction and location of stations.

(Omitted text is unaffected by this ordinance)

Wherever an intermediate station or landing place for receiving and discharging passengers as required by this section shall occupy any part of a public way, either on the surface thereof or overhead, before any work of construction shall begin, plans for same shall first be submitted to and be approved by the commissioner of streets and electricity transportation and the building commissioner. In all cases such intermediate stations or landing places shall be constructed so as to comply with all ordinances of the city relating to buildings or structures of this character.

**SECTION 178.** Section 9-124-380 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 9-124-380 Illuminated station signs.

All signs shall be of a pattern, material and size meeting the approval of the commissioner of streets and electricity transportation, and they shall be constructed, placed and maintained in a manner meeting with his the commissioner's approval.

**SECTION 179.** Section 10-4-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the numbers underscored, as follows:

#### 10-4-050 Assignment of numbers.

The commissioner of transportation, responsible for maps and plats, shall assign or cause to be assigned the legal number at the entrance to any residence, place of business, institutional use or principal building that is located on any parcel or of real property that has frontage on or access to a dedicated public street.

**SECTION 180.** Section 10-4-180 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 10-4-180 Grades established.

(Omitted text is unaffected by this ordinance)

All ordinances fixing the grades of streets in the city shall be referred to the commissioner of sewers water management, and shall be passed by the city council only upon the recommendation of said commissioner.

**SECTION 181.** Section 10-8-270 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 10-8-270 Distribution of commercial advertising matter.

(Omitted text is unaffected by this ordinance)

(c) Any person violating subsection (a) of this section shall be fined not less than \$200.00 or more than \$1,000.00 for each offense, and any person violating subsection (b) of this section shall be fined not less than \$25.00 or more than \$50.00 for each offense. There shall be a rebuttable presumption that any person, business or entity whose goods, services, or activities are promoted in the commercial advertising matter distributed in violation of this section is a person who distributed it or cause caused it to be distributed.

**SECTION 182.** Section 10-8-335 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 10-8-335 Outdoor special events.

(a) As used in this section unless the context requires otherwise:

(Omitted text is unaffected by this ordinance)

Within three business days after an application for a special event permit is filed with the department, the department shall deliver a copy of the application to the alderman of the ward in which the special event is to take place and to the city council committee on special events and cultural affairs special events, cultural affairs and recreation or its successor committee. Within five business days after an alderman receives a copy of an application for a permit under this section, the alderman may request the committee to conduct a hearing on the permit application. Such request may be made only when the alderman finds that the hearing will be useful in determining whether the application complies with the requirements of this chapter. Within two business days after the committee receives such request, the chairman of the committee shall notify the department of the scheduled hearing. In such case the department shall take no final action to approve or deny the application before the committee issues a report under this section or before the time during which a report may be issued under this subsection expires, whichever is earlier. At a hearing conducted under this subsection all interested persons, including the applicant, community residents and representatives of community groups, shall be given an opportunity to be heard. The committee shall also accept any relevant written testimony or documentation regarding the proposed special event.

(Omitted text is unaffected by this ordinance)

(f) The department will issue a permit for the special event, or a conditional permit pursuant to subsection (g), if, after considering any relevant written recommendations or objections of the appropriate alderman and city departments, and after considering any report issued by the committee on special events and cultural affairs special events, cultural affairs and recreation or its successor committee under subsection (e), it determines that:

(Omitted text is unaffected by this ordinance)

**SECTION 183.** Section 10-20-605 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

10-20-605 Barricade of street openings and obstructions.

Any person violating <u>any of</u> the provisions of this section shall be subject to a penalty of not less than \$200.00 nor more than \$500.00 for each offense; and every such person shall be deemed quality of a separate offense for each <u>Each</u> day that such violation shall continues <u>shall</u> constitute a separate and distinct offense.

**SECTION 184.** Section 10-28-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 10-28-010 Permission required.

(Omitted text is unaffected by this ordinance)

(i) Notwithstanding subsection (i) (h) of this section, the commissioner is hereby authorized to order any item or thing whatsoever which may encumber or obstruct any public way, public landing, wharf or pier to be removed. If such item or thing shall not be removed within six hours after notice to the owner or person in charge to remove the same, or if the owner cannot be readily found for the purpose of such notice, the commissioner of transportation, the executive director of emergency management and communications or the commissioner of streets and sanitation shall cause the item to be removed to some suitable place, to be designated by the said department head. The owner of any item removed shall be subject to a penalty of not more than \$10.00, in addition to the costs of such removal.

(Omitted text is unaffected by this ordinance)

**SECTION 185.** Section 10-28-064 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 10-28-064 Advertising signs.

Except as specifically permitted by this Code or when authorized by contract entered into by the purchasing agent chief procurement officer in cooperation with the commissioner of transportation pursuant to Section 10-28-045, no person shall place, install or knowingly maintain on the surface of the public way any sign or a structure or device to which such a sign is affixed.

**SECTION 186.** Section 10-28-160 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 10-28-160 Notice to alderman.

# (Omitted text is unaffected by this ordinance)

- Any action denying or approving a permit application under subsection (a) of this section shall be made by the commissioner of transportation no less than 35 and not more than 65 days after the application is filed with the commissioner. Any action denying or approving a permit application under this subsection (b) shall be made by the commissioner of transportation within 15 days after the application is filed with the commissioner. If the commissioner denies the application, the commissioner shall notify the applicant by mail of the reasons for his or her decision. Within ten days after the notice of denial of an application is sent, the applicant may request a hearing at which the applicant will be given an opportunity to prove that the determination of the commissioner was in error. The commissioner of transportation (in cooperation with the commissioner of planning housing and economic development if the denial was based on his or her determination) shall schedule a hearing to be held within 30 days after he or she received the request. Prior to the exercise of exclusive jurisdiction by the department of administrative hearings in accordance with Section 2-14-190(c) of this Code, the hearing may be conducted by the commissioner or the commissioner's designee. If, after the hearing, commissioner of transportation determines that his or her previous determination was incorrect, the commissioner shall promptly issue or renew the permit. After the exercise of exclusive jurisdiction by the department of administrative hearings in accordance with Section 2-14-190(c) of this Code, upon receipt of a request for a hearing, the commissioner of transportation (in cooperation with the commissioner of planning housing and economic development if the denial was based on his or her determination) shall institute an action with the department of administrative hearings which shall conduct the hearing and make a final determination.
- (d) No newspaper stand may be substantially remodeled without prior written approval from the commissioner of transportation pursuant to the standards set forth in paragraphs (a)(1) and (a)(2) of Section 10-28-160 and any other standards therefor promulgated by the commissioner in cooperation with the department of planning housing and economic development in furtherance of the purposes of this article.

(Omitted text is unaffected by this ordinance)

**SECTION 187.** Section 10-28-775 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

102

# 10-28-775 Advertising signs on newsracks prohibited; exceptions.

No person shall place, install or maintain on any newsrack on the public way an advertising sign or other off premise sign as defined in Section 3.2 17-17-02108 of the Chicago Zoning Ordinance, as amended.

**SECTION 188.** Section 10-28-794 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 10-28-794 Permit – Liability insurance.

(a) No permit for installment or erection of a refuse compactor or grease container on the public way shall be issued unless the applicant provides proof to the commissioner that the applicant has obtained liability insurance, naming the City of Chicago as an additional insured, against any loss, claim, casualty or liability arising from the erection, maintenance or use of the refuse compactor. The insurance shall be in an amount determined by the city comptroller, office of risk management, to be sufficient to cover all such liabilities, and shall not be subject to cancellation except upon 30 days' advance written notice to the commissioner. The insurance shall commence from the erection of the refuse compactor and shall remain in effect as long as the refuse compactor or crease grease container remains on the public way.

(Omitted text is unaffected by this ordinance)

**SECTION 190.** Section 10-28-875 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 10-28-875 Violation – Penalties.

(Omitted text is unaffected by this ordinance)

(C) Any sidewalk café in operation without a valid sidewalk café permit is subject to removal from the public way by the commissioner or his designee. The provisions of Section 10-28-010(i) of the code shall apply to the removal of any portion of a sidewalk café, from the public way, whether for unpermitted operation or for obstruction of public way; provided, however, that the amount of the fine for a violation shall be as set forth in this section.

**SECTION 191.** Section 10-30-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 10-30-010 **Definitions.**

(Omitted text is unaffected by this ordinance)

(e)(f) "Telecommunications equipment" does not include pay telephones that are subject to Section 10-28-265 of this Code.

(Omitted text is unaffected by this ordinance)

**SECTION 192.** Section 10-36-145 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 10-36-145 Chicago Riverwalk – Hours of operation.

(Omitted text is unaffected by this ordinance)

(b) Except as otherwise provided by the commissioner, it shall be unlawful for any person or vehicle to be in any facility or on the grounds of any part of the Chicago Riverwalk between the hours of 11:00 P.M. and 6:00 A.M. Provided, however, that this prohibition shall not apply to: (i) persons disembarking from a commercial tour boat and passing through the Chicago Riverwalk, without stopping, to the exit nearest to their point of destination; (ii) persons doing work consistent with the operational needs of any licensed venue or authorized concession stand located in any part of the Chicago Riverwalk, or persons entering or exiting the Chicago Riverwalk in conjunction with or upon completion of such work, including, but not limited to, deliverymen, security personnel, repairmen and employees of a licensed venue or authorized concession stand acting within the scope of their employment; (iii) authorized city personnel acting within the scope of their lawful duties; (iv) vehicles doing work consistent with the operational needs of any licensed venue or authorized concession stand located in any part of the Chicago Riverwalk, or vehicles entering or exiting the Chicago Riverwalk in conjunction with or upon completion of such work, including, but not limited to, delivery vehicles and repair vehicles; and (iv)(v) police department vehicles, fire department vehicles, emergency vehicles and other vehicles clearly marked as the property of the city. Any person who violates this subsection shall be fined not less than \$50.00 nor more than \$500.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense to which a separate fine shall apply.

**SECTION 193.** Section 10-40-261 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 10-40-261 Restrictions on wake of vessels.

(a) No person shall operate a vessel in such a way that the boat creates a wake in any of the following areas in the Lake Michigan portions of the Chicago Harbor or upon any waterway within the City, except in the case of an actual emergency:

(Omitted text is unaffected by this ordinance)

- (3) within 150 feet of any other vesses vessel;
- (4) within 150 feet of a any boat launching ramps;

(Omitted text is unaffected by this ordinance)

(b) The commissioner of <u>Tt</u>ransportation shall post appropriate markings or signs to identify the no- wake areas listed in subsection (a) of this section. The commissioner may also mark additional no-wake areas as directed from time to time by the city council, and where an appropriate state <u>of or</u> federal agency indicates the need for such restriction. All such signs and markings shall comply with applicable state and federal regulations;

(Omitted text is unaffected by this ordinance)

**SECTION 194.** Section 11-4-120 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 11-4-120 Definitions.

(Omitted text is unaffected by this ordinance)

"Expansion" means, with respect to any sanitary landfill, an increase in the horizontal boundary and/or vertical boundary of the area permitted for disposal by the department of the environment health which allows an increase of waste disposal capacity at the landfill. A change of the horizontal and/or vertical boundary that does not allow increased disposal capacity shall not be deemed an expansion.

**SECTION 195.** Section 11-4-230 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

#### 11-4-230 Violation – Penalties.

Any person found guilty of violating, disobeying, omitting, neglecting, refusing to comply with or resisting or opposing the enforcement of any of the provisions of this chapter, except when otherwise specifically provided, upon conviction thereof shall be punished by a fine of not less than \$100.00 nor more than \$300.00 for the first offense, and not less than \$300.00 nor more than \$500.00 for the second and each subsequent offense, in any 180-day period; provided, however, that all actions seeking the imposition of fines only shall be filed as quasi-criminal actions subject to the provisions of the Illinois Civil Practice Act (Illinois Revised Statutes 1969, Chapter 110, paragraph 1, et seq.). Repeated offenses in excess of three within any 180-day period may also be punishable as a misdemeanor by incarceration in the county jail for a term not to exceed six months under the procedure set forth in Section 1-2-1.1 of the Illinois Municipal Code (Illinois Revised Statutes 1969, Chapter 25, paragraph 1-2-1.1) and under the provisions of the Illinois Code of Criminal Procedure (Illinois Statute 1969, Chapter 38, paragraph 100-1, et seq.) in a separate proceeding. A separate and distinct offense shall be regarded as committed each day on which such person shall continue or permit any such violation or failure to comply is permitted to exist after notification thereof. In addition to such fines and penalties, the permit, or certificate of operation of such person, or of the offending property may be suspended or revoked as hereinbefore provided.

**SECTION 196.** Section 11-4-370 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 11-4-370 Proof of responsibility.

handling facilities, resource recovery facilities, sanitary landfills, transfer stations or Class V recycling facilities, the applicant shallpost shall post security. The purpose of such security is to assure that the applicant will comply with the requirements of such permit, the provisions of this Codeand Code and the rules and regulations promulgated hereunder, and to secure payment of the city's expenses incurred in correcting any dangerous condition or defectexisting defect existing in such facility or in responding to anyemergency any emergency created as a result of the operation of thefacility the facility, and also to assure closure of the site and post-closure care in accordance with the requirements of this Code. Such security shall be maintained in effectfor effect for 90 days after the notice of the official closure of the facility has been given in writing to thecommissioner the commissioner.

Security shall be provided in the following amounts, unless the commissioner, upon review of the applicant's operations, determines that a higher amount is necessary:

Transfer station	<u>\$</u> 100,000.00
Incinerator	<u>\$</u> 250,000.00
Liquid waste handling facility	<u>\$</u> 250,000.00
Resource recovery facility	\$250,000.00
Sanitary landfill	\$500,000.00
Class V recycling facility	<del>25.000.00</del> <u>\$25,000.00</u>

(b) The commissioner shall specify the form, or forms, or combination of forms of security required bythis by this section, and the commissioner shall also specify the amount or amounts of any such security. The commissioner may increase the amount of the required security based on a review of the facility's operations during the time the permit is issued or renewed. Any such specification by the commissioner as to form or amount shall be subject to the approval of the city comptroller and the corporation counsel.

(Omitted text is unaffected by this ordinance)

**SECTION 197.** Section 11-4-715 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 11-4-715 Lead emissions.

(a) No person shall cause or allow the discharge or emission of lead from any facility: (i) so as to prevent the attainment or maintenance of the national primary ambient air quality standard for lead and its compounds, codified in Title 40, Section 50.16 of the Code of Federal Regulations (C.F.R.), as amended; or (ii) so as to cause or tend to cause air pollution, provided, however, that for purposes of this subsection (ii), lead emissions in compliance with a facility's state or federal air permit shall not constitute air pollution; or (iii) so as to prevent the attainment or maintenance of any applicable ambient air quality standard in violation of Title 35, Section 201.141 of the Illinois Administrative Code (I.A.C.), as amended, 40 C.F.R. Section 50.16, and any subsequent amendments to the national primary ambient air quality standard for lead and its compounds is which are adopted and incorporated by reference and made part of this section as if fully set forth herein.

**SECTION 198.** Section 11-4-1600 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 11-4-1600 Violation of Section 7-28-390, 7-28-440, or 11-4-1500 – Penalty.

(Omitted text is unaffected by this ordinance)

(3) In addition to any other penalties imposed in this section, the city shall be entitled to recover a penalty in the amount up to three times the cost or expense incurred by the city in abating the nuisance in an appropriate action instituted by the corporation counsel or in a proceeding initiated by the departments of environment health or streets and sanitation at the department of administrative hearings.

(Omitted text is unaffected by this ordinance)

**SECTION 199.** Section 11-4-1680 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 11-4-1680 **Definitions.**

(a) "City" means the City of Chicago, a municipality of the State of Illinois and a home rule unit of government pursuant to Article VII, Section 6 of the 1970 Constitution of the State of Illinois, and where consistent with the context, its agencies, divisions, boards, bureaus, officers and employees.

(Omitted text is unaffected by this ordinance)

(d) "Committee" means the city council committee on energy, environmental protection, and public utilities <u>health and environmental protection</u> or that committee designated by the city council as having jurisdiction over the agreement.

(Omitted text is unaffected by this ordinance)

**SECTION 200.** Section 11-4-1905 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 11-4-1905 Construction or demolition site waste recycling.

(Omitted text is unaffected by this ordinance)

(f) Whenever any affiant knowingly and falsely states that a project has met the requirements of this section, or whenever any contractor knowingly submits an affidavit with such a false statement, or whenever any person knowingly fails to comply with a reasonable request made pursuant to an audit under this section, such action will subject the person to a fine of \$2,000 to \$5,000, and will subject the person to additional penalties and fines pursuant to this Code or state law including, but not limited to, the penalties specified in subsection (6) and the revocation or suspension of an affiant's or contractor's general contractor's license pursuant to Chapter 4-4. In the case of a contractor, the executive director of construction and permits building commissioner may, after a hearing resulting in a finding that the contractor has committed any of the aforesaid violations, deny the contractor's right to obtain building or demolition permits for a period of up to one year.

(Omitted text is unaffected by this ordinance)

**SECTION 201.** Section 11-4-2080 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 11-4-2080 City waste prevention program.

(a) On or before January 1, 1996, the department of environment streets and sanitation shall conduct a waste audit of each city department and recommend waste prevention measures for common waste-producing activities and equipment. Each city department shall practice waste prevention, wherever possible. On or before June 1, 1997, and biannually thereafter, the department of street streets and sanitation shall review the waste prevention activities of each city department and prepare a report that summarizes the impact of those activities.

(Omitted text is unaffected by this ordinance)

**SECTION 202.** Section 11-5-023 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 11-5-023 Establishment of an effective recycling program in commercial establishments.

(ii) Two source reduction measures from a list promulgated by the commissioner with the advice of an appointed advisory board as defined in Section 11-5-026(c). This list shall include, but not be limited to, the following: replacing disposable with renewable, refillable or returnable containers; reducing consumer packaging; using boxes, bags or other packaging alternatives made of post consumer recycled materials; switching to wipeable or reusable signage; double-sided copying; using long lasting, energy efficient light bulbs and fixtures; using reusable laser printer and copier toner cartridges; replacing disposable items with reusable items (i.e., dinnerware, towels, placements placemats and tablecloths); donating surplus food to foodbanks or soup kitchens; providing educational materials (i.e., flyers, brochures, banners, product displays and labels) to customers on ways they can reduce waste; providing on-site collection at buy-back centers, drop-off centers, or other on-site collection and recycling of post consumer materials.

(Omitted text is unaffected by this ordinance)

**SECTION 203.** Section 11-12-050 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 11-12-050 Permit to use water.

No person to whom permission is granted to make a connection with a service or supply pipe shall allow any person to take service from the new service or supply pipe unless a permit for such use has been granted by the department of water <u>management</u>, and in the absence of such permission the new service or supply pipe shall be turned off at the curb stopcock, and such stopcock shall not again be turned on until proper permit shall be in the possession of the person about to perform such turning on.

(Omitted text is unaffected by this ordinance)

**SECTION 204.** Section 11-12-310 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 11-12-310 Metered service.

(Omitted text is unaffected by this ordinance)

Payments shall be made to the department of finance, or his its agent, or by any other means established by the department of finance. A late payment penalty assessed at a monthly rate of one and one-fourth percent shall be imposed on all water charges in excess of \$10.00 for which

payment in full is not received within 24 calendar days from the date the bill therefor was sent as shown by the records of the department of finance.

(Omitted text is unaffected by this ordinance)

**SECTION 205.** Section 11-12-485 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 11-12-485 Unauthorized reconnection of cut off water supply.

(a) No person, unless acting under the direction of the commissioner, shall reconnect or turn back on any water supply which has been shut off or withheld by the department. The owner of the building, structure or premises for which the water is supplied, the person in possession, charge or control thereof and any person who reconnects or turns back on the water supply, shall be subject to a \$500.00 fee imposed by the department of water management.

(Omitted text is unaffected by this ordinance)

**SECTION 206.** Section 11-12-540 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 11-12-540 Exemptions from charges.

(Omitted text is unaffected by this ordinance)

(8) Not-for-profit organizations, other than any entity identified in items (1) through (7) of this subsection (a), shall be exempt from payment of the water service charge, as follows:

(Omitted text is unaffected by this ordinance)

(ii) If, as of November 9, 2011, such not-for-profit organization had not applied for a charitable exemption from payment of any portion of the water service charge for such premises in calendar year 2011 and such not-for-profit organization is otherwise eligible for such exemption, such not-for-profit organization shall be exempt from payment of 20% of the water service charge in 2012 and thereafter for water supplied to premises owned and used and occupied exclusively by such not-for-profit organization. Provided, however, that such exemption shall not apply to any not-for-profit organization that has net assets or fund balances of \$250,000,000.00 or more at the end of the tax year or calendar year immediately preceding any calendar year and that is required by federal law or regulation to make such information available to the public.

**SECTION 207.** Section 11-16-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 11-16-040 Permit – Exception – Starting work without a permit.

If the work involves in kind replacement or of less than 20 feet of an existing sewer system, or if the work involves rodding, a licensed drain layer may start work without first having obtained a permit if the licensed drain layer (1) calls and registers with the department prior to beginning the work; and (2) pays the permit fees no later than 30 days after the work has been completed; and (3) in the case of in kind replacement, requests an inspection by the department of buildings. If the permit fee is not paid within the required 30 day period, the fee shall double and no new permit under this chapter shall be issued to the licensee until the permit fee is paid.

**SECTION 208.** Section 11-18-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 11-18-020 **Definitions.**

(Omitted text is unaffected by this ordinance)

Building commissioner. The commissioner of buildings or his designee.

(Omitted text is unaffected by this ordinance)

Executive Director. The executive director of construction and permits or his designee.

(Omitted text is unaffected by this ordinance)

**SECTION 209.** Section 11-18-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 11-18-050 Stormwater management plan - Submission, approval and compliance.

- (a) The submission of the Plan required by this chapter shall be made by the Applicant to the executive director building commissioner in such form(s) and format(s) as the commissioner of water management may require. As part of the Plan submission, the Applicant shall provide such information regarding the site and its proposed uses as the application may require. The Plan submission shall be submitted as part of the sewer permit review process required by Chapter 11-16 of the Code. The executive director building commissioner shall be the custodian of all such submissions.
- (b) The Plan shall be valid only upon approval by the executive director <u>building</u> commissioner.
- (c) Before a Plan may be approved, the Applicant must certify to the executive director building commissioner that the Applicant has met or will meet, in addition to the requirements of this chapter, all other city, county, state, and federal requirements related to floodplains, wetlands and water quality.
- (d) Following Plan approval and completion of construction, the Owner shall provide to the executive director <u>building commissioner</u>, in such time frame as established by regulation, as-built drawings of the Development in such form(s) and format(s) as the commissioner <u>of</u> <u>water management</u> may require. Consistent with applicable law, the <u>executive director building commissioner</u> shall treat such as-built drawings as confidential trade secrets, and shall provide the Owner with a copy of any appeal, received by the <u>executive director building commissioner</u>, of the <u>executive director's building commissioner's</u> notice of denial provided to a third party seeking inspection and copies of such drawings.

**SECTION 210.** Section 11-18-060 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 11-18-060 Stormwater management plan – Amendment.

A Regulated Development shall be developed, operated and maintained in compliance with its approved Plan until such time as the City approves an amendment or other modification of the Plan for that Regulated Development. The submission of a request for amendment shall be made to the executive director building commissioner in such form(s) and format(s) as the commissioner of water management may require. The executive director building commissioner shall review any request for amendment and shall notify the Applicant of the result of such review. An amendment may only be granted if the executive director building commissioner determines that the amendment will not have a detrimental effect on the Plan.

**SECTION 211.** Section 11-18-070 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 11-18-070 Change of ownership.

(a) Upon a change of ownership of a Regulated Development, each new Owner of the Regulated Development or any part thereof shall comply with the Plan approved for that Regulated Development until such time as the executive director building commissioner approves an amendment or other modification of the Plan for that Development.

(Omitted text is unaffected by this ordinance)

**SECTION 212.** Section 11-18-080 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 11-18-080 Stormwater management plan – Fees.

A non-refundable fee for review of a Pplan submission or variance request shall be remitted to the executive director building commissioner as part of the Plan submission or variance request. The fee for review of a Plan submission, or variance request based upon Section 11-18-090(b)(2), (3) or (4), shall be as follows:

(Omitted text is unaffected by this ordinance)

**SECTION 213.** Section 13-4-010 of the Municipal Code of Chicago is hereby amended by inserting, in correct alphabetical order, the language underscored, as follows:

#### 13-4-010 Definitions.

(Omitted text is unaffected by this ordinance)

Developmentally disabled. For definition, see Section 8-4-080(1)(B).

(Omitted text is unaffected by this ordinance)

Sheltered care facility has the meaning ascribed to the term in the definition of a "nursing home" as set forth herein.

(Omitted text is unaffected by this ordinance)

Tire facility. For definition, see Section 4-228-010(o).

# (Omitted text is unaffected by this ordinance)

**SECTION 214.** The header of Section 13-8-020 is hereby amended by deleting the language stricken through, as follows:

13-8-020 Building commissioner and executive director – Personal liability.

**SECTION 215.** Section 13-10-090 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 13-10-090 Notice of code violations.

(Omitted text is unaffected by this ordinance)

(a) Any owner who has designated an authorized agent under the provisions of Section 13-10-030(b) shall be deemed to consent to the continuation of the agent's designation for the purposes of this chapter until the owner notifies the department of buildings of a change of authorized agent pursuant to Section 13-10-050 or until the owner files a new annual registration statement pursuant to Section 13-10-040.

(Omitted text is unaffected by this ordinance)

**SECTION 216.** The header of Section 13-12-128 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 13-12-128 13-12-129 Vacant buildings – Water supply shut off.

**SECTION 217.** Section 13-12-135 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 13-12-135 Minimum requirements for vacant buildings.

(b) Exterior maintenance standards – The exterior of the building shall be enclosed secured and maintained as follows:

#### (Omitted text is unaffected by this ordinance)

(3) exterior windows and doors shall be maintained in sound condition and good repair. Windows and doors shall fit tightly within their frames and the frames shall be constructed and maintained in such relation to the adjacent wall construction as to prevent rain from entering the building;

## (Omitted text is unaffected by this ordinance)

- (C) any window which is broken, cracked, or missing glass or glazing shall be replaced and maintained in good repair or the building opening shall otherwise be adequately secured pursuant to Section 13-12-135(d);
- (4) the roof shall be adequately supported, and shall be maintained in weathertight condition; the gutters, downspouts, scuppers, and appropriate flashing shall be in good repair and adequate to remove the water from the building or structure;

# (Omitted text is unaffected by this ordinance)

(c) Interior maintenance standards – The interior of any building shall be maintained as follows:

#### (Omitted text is unaffected by this ordinance)

(2) every foundation, roof, floor, wall, stair, ceiling, and any other structural support shall be safe and capable of supporting the loads that normal use may cause to be placed thereon and shall be kept in sound condition and in good repair; floors and stairs shall be free of holes, grooves and cracks that could be potentially hazardous;

#### (Omitted text is unaffected by this ordinance)

(d) Building security standards – The following standards apply to the securing of vacant buildings:

# (Omitted text is unaffected by this ordinance)

(B) For purposes of this paragraph (5), the term "unviolated" shall refer to a building: (i) that has a permanent door or window, as applicable, in each appropriate building opening; (ii) that has each such door or window secured to prevent unauthorized entry; and (iii) that has all of its door and window components, including without limitation, frames, jambs,

rails, stiles, muntins, mullions, panels, sashes, lights and panes, intact and unbroken. A building that does not meet the definition of "unviolated" shall be deemed "violated".

## (Omitted text is unaffected by this ordinance)

(f) Fines and penalties – Any person who violates any provision of this section or of the rules and regulations issued hereunder shall be fined not less than \$500.00 and not more than \$1,000.00 \$1,000.00 for each offense. Every day that a violation continues shall constitute a separate and distinct offense. Fines assessed under this chapter shall be recoverable from the owner and shall be a lien on the property.

**SECTION 218.** Section 13-12-148 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 13-12-148 Hazardous vacant buildings — Warning placard for first responders authorized — Unlawful Acts.

(Omitted text is unaffected by this ordinance)

(c) Entry prohibited – Exception. It shall be unlawful for any person, including, but not limited to, any owner, government inspector or repair person, to enter any building marked by a first responder warning placard unless written permission to enter such building has first been obtained from such person notifies the fire commissioner in advance of his or her intent to enter the building.

(Omitted text is unaffected by this ordinance)

**SECTION 219.** Section 13-16-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 13-16-010 Committee on standards and tests – Appointment.

For the purpose of insuring public safety and for the purpose of ascertaining the suitability of materials, methods, or systems of construction, or arrangements of materials, not permitted by, or varying from, the performance requirements established by the building provisions of this Code but which are claimed to be equally as good as or superior to those permitted thereunder, the mayor shall appoint a committee on standards and tests consisting of ten members, of which one member shall be the building commissioner, who shall be its chairman, one member shall be the chairman of the city council committee on buildings zoning.

<u>landmarks</u> and <u>building</u> standards, one member shall be the chief fire prevention engineer, one member shall be the building commissioner and seven other members, three of whom shall be architects, two members shall be structural engineers and two members shall be mechanical engineers, all of whom shall be licensed by the state, and each shall have been a resident of the city for a period of one year preceding the date of appointment.

**SECTION 220.** Section 13-16-200 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 13-16-020 New materials - Application for determination - Fee.

Any person desiring to submit any building materials, methods or systems of construction, or arrangements of material not provided for in the building provisions of this Code and which have not been previously approved for use by the building commissioner or certified by the committee on standards and tests, for determining the adaptability or safety of such materials, methods, systems or arrangements for building purposes, or to establish the safety qualifications of any substance for occupancy purposes, shall make application in writing to the executive director building commissioner setting forth the merits claimed, and the purposes desired, together with such laboratory tests and other supporting data as the applicant may wish to furnish. If, in the judgment of the building commissioner, further evidence is necessary of the adaptability or safety of such materials, methods, systems, arrangements or safety qualifications, he the building commissioner may require further tests to be made or additional data to be submitted by the applicant.

(Omitted text is unaffected by this ordinance)

**SECTION 221.** The header of Section 13-16-030 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

13-16-030 New materials – Test completion – Report and recommendation by executive director building commissioner.

**SECTION 222.** The header of Section 13-24-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 13-24-050 Meetings – Records – Copies mailed to applicant and executive director building commissioner.

**SECTION 223.** Section 13-32-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 13-32-050 Landmark or historic district consideration.

In addition to the city departments cited in Section 13-32-040, hereunder, all plans and drawings for any new construction on vacant lots within an area designated by federal, state or local authorities as a landmark or historic district shall also be submitted to the city council committee on historical landmark preservation zoning, landmarks and building standards for examination and recommendation. Not more than 30 days after receipt of such drawings and plans, said committee shall hold public hearings and examine and return the drawings and plans, with its advisory recommendation to the building commissioner. No such permit shall be issued until after the expiration of the 30-day period.

**SECTION 224.** Section 13-56-170 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 13-56-170 Class H, storage units.

١

Buildings, or parts thereof, used primarily for the storage of goods, wares or merchandise, except those defined in this Code under Class I, hazardous use units, and in which less than five persons are engaged in manufacturing or processing of products or materials shall be classified as Class H, storage units. Class H, storage units, shall include, among others the following:

Cold storage buildings
Freight depots
Garages
Hangars
Livestock shelters
Storage buildings
Tire facilities

**SECTION 225.** Section 13-72-080 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

#### 13-72-080 Examination of records by unit owners.

No person shall fail to allow unit owners to inspect the financial books and records of the condominium association within ten three business days of the time written request for examination of the records is received.

**SECTION 226.** Section 13-96-470 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 13-96-470 General requirements.

(Omitted text is unaffected by this ordinance)

(b) Within three business days after an application for a tent permit is filed, the building commissioner shall deliver a duplicate of the application to the alderman of the ward in which the tent is to be erected. Within five days of receipt of such application, the alderman may refer the application to the city council committee on buildings zoning, landmarks and building standards for the purpose of conducting a public hearing on the proposed permit application. The alderman shall give notice of the referral for hearing to the building commissioner. The committee chairman shall convene a meeting within seven days from the date the permit application was referred for hearing, during which all interested persons, including the applicant, shall be given an opportunity to present testimony. After conducting the hearing, the committee may issue a report summarizing the issues that were addressed at the hearing and recommending approval or denial of the application. If the committee issues a report it shall be submitted to the building commissioner no later than 30 days after the date on which the permit application was filed.

**SECTION 227.** Section 13-108-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 13-108-050 Location on property.

(Omitted text is unaffected by this ordinance)

(b) Buildings on Parking Lots. Buildings on parking lots, for office or service purposes shall be in conformity with the applicable provisions of the building code for buildings of such class. No part of the ground area of such building shall be nearer to the front street line than a distance, determined by the commissioner of streets and electricity transportation, after a traffic engineering survey, to be adequate to prevent traffic congestion on the abutting street.

**SECTION 228.** Section 13-112-150 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

## 13-112-150 Lot occupancy.

The location of any hazardous use unit shall conform to such regulations and limitations of other provisions of this Code applicable thereto and more restrictive than the building provisions of this Code. Frontage consents shall be required for certain occupancies as provided by Chapter 13-44 of this Code.

**SECTION 229.** Section 13-120-130 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 13-120-130 Workmanship test.

- (a) Whenever there is reasonable doubt as to the stability or structural safety of a completed building or structure, or part thereof, for the intended use, the building commissioner or the executive director may require a load test of the building unit or portion of the structure.
- (b) Unless otherwise provided for in this Code, the structure under consideration shall be subjected to a superimposed load equal to two times the design live load which shall be left in position for a period of 24 hours. If during the test, or upon removal of the test load, the structure shows evidences of failure, he the building commissioner shall order such reinforcement or modifications deemed necessary to insure adequacy of the structure for the rated capacity; or in lieu thereof, he the building commissioner may determine the safe load capacity to which the structure shall be limited.

**SECTION 230.** Section 13-124-390 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 13-124-390 Notice.

At least 30 days prior to beginning the excavation work, the owner of the property where the work is to be done shall notify the owners of adjacent properties and alderman of the ward in which the proposed excavation work is to be located of the anticipated starting date and three-dimensional measurement of the excavation work. The notice shall be in writing, and shall be delivered by certified mail, return receipt requested, or by personal delivery to the person entitled to receive the notice, accompanied by a receipt for delivery. When the notice is served by personal delivery, the owner of the property shall submit to the department of construction and permits buildings a signed affidavit stating the date and time of the delivery and an explanation of how the notice was served. The receipt, affidavit and a copy of the notice shall be available for inspection at the excavation site.

**SECTION 231.** Section 15-4-520 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 15-4-520 Other licenses and permits required.

For the licensing and permit requirements covering the following occupancies, refer to the chapter indicated:

(Omitted text is unaffected by this ordinance)

Day care centers, 4-6 4-75

(Omitted text is unaffected by this ordinance)

**SECTION 232.** Section 15-4-640 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 15-4-640 Fireguard requirements.

4. Notwithstanding the foregoing paragraphs 1, 2 and 3 of this section, and subject to review and approval of the deputy fire commissioner of the bureau of fire prevention, the Metropolitan Pier and Exposition Authority (M.P.E.A.) shall be responsible for determining the appropriate number and location of fireguards to be provided at the McCormick Place Convention Complex and at Navy Pier Festival Hall, as long as those facilities are owned an and operated by M.P.E.A. M.P.E.A's authority to make this determination is subject to its compliance with the following conditions:

(Omitted text is unaffected by this ordinance)

**SECTION 233.** Section 15-16-051 of the Municipal code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

### 15-16-051 Public utility structures and technology centers.

Every public utility structure (as defined in Section 13-96-1080) and every technology center (as defined in Section 13-56-021 13-56-121) hereafter erected, and every existing public utility structure which repairs or alterations are made within a 12-month period to 50 percent or more of the electrical equipment contained therein, shall be provided with either a standard sprinkler system or a non-water based extinguishing system that complies with the requirements of Chapter 15-16.

(Omitted text is unaffected by this ordinance)

**SECTION 234.** Section 15-20-210 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 15-20-210 **Definitions.**

"Fireworks" means and includes any explosive composition, or any substance or combination of substances, or article prepared for the purpose of producing a visible or audible effect of a temporary exhibitional nature by explosion, combustion, deflagration or detonation, and shall include blank cartridges, toy cannons in which explosive explosives are used, the type of balloons which require fire underneath to propel the same, firecrackers, torpedoes, skyrockets, roman candles, bombs, sparklers or other fireworks of like construction and any fireworks containing any explosive compound, or any tablets or other device containing any explosive substances, or containing combustible substances producing visual effects; provided, however, that the term "fireworks" shall not include snake or glowworm pellets; smoke devices; trick noisemakers known as "party poopers", "booby traps", "snappers", "trick matches", "cigarette loads", and "auto burglar alarms"; or toy pistols, toy canes, toy guns, or other devices in which paper caps containing twenty-five hundredths grains or less of explosive compound are used,

providing they are so constructed that the hand cannot come in contact with the cap when in place for the explosion, and toy pistol paper caps which contain less than twenty-hundredths gains grains of explosive mixture.

**SECTION 235.** Section 15-24-270 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 15-24-270 Tanks in buildings.

(Omitted text is unaffected by this ordinance)

Storage Tanks for Fuel Oil in Connection with Oil-burning Equipment and Diesel Oil in Connection with Emergency Diesel-driven Equipment. Steel tanks containing more than 285 gallons and installed in connection with oil-burning equipment and diesel oil shall be constructed in accordance with the first paragraph of Section 15-24-280. Fuel oil tanks located inside of buildings shall be located in the basement or lowest story thereof, and shall not exceed 550 gallons individual or aggregate capacity if unenclosed. Fuel oil storage tanks having an aggregate capacity of more than 550 gallons shall be enclosed within walls of not less than four-hour fire-resistive construction extending at least one foot above the highest level of the tanks. The ceiling or enclosure above such tanks shall be of not less than four-hour fire-resistive construction, unless such tanks are surrounded with sand or earth within the enclosure and up to not less than one foot above the highest level of the tanks. In lieu of such enclosure, the tanks may be imbedded solidly in reinforced concrete not less than six inches thick at any point. Concrete fuel oil tanks shall have an enclosure as required by this paragraph for steel tanks. Walls of concrete tanks shall be constructed independently of and not in contact with the building walls or enclosing walls. In buildings of Type IIIA, IIIB or IIIC construction the gross capacity of fuel oil and diesel oil storage tanks shall not exceed 5,000 gallons. In buildings of Type IB, IC or II construction, the gross capacity of fuel oil and diesel oil storage tanks shall not exceed 10,000 gallons. In any room of a building of Type IA construction the gross capacity of fuel oil and diesel oil may have a capacity of 50,000 gallons, with an individual tank capacity not exceeding 25,000 gallons, provided tank or tanks shall have a separation of four-hour fire-resistive construction from any part of the building. Notwithstanding any of the foregoing, in any room of a building of Type IB construction containing a technology center as defined in Section 13-56-021 13-56-121, tank capacity as in Type IA construction buildings shall be permitted if the story on which the fuel storage room is located, plus the first two stories above and the first two stories below the fuel storage room, meet the fire resistance standards of a Type IA construction building.

**SECTION 236.** Section 15-24-1230 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 15-24-1230 Underground tank storage.

Any person who installs, maintains, repairs, removes or abandons in place any underground storage tank in violation of any section of Title 41, Chapter I, Part 170, Subparts B and D, Part 171 and Part 172 of the Illinois Administrative Code as amended from time to time or any administrative order issued under Section 2 of the Gasoline Storage Act, 430 ILCS 15/2, shall be considered to have violated this section. The fire department shall have the authority to: (1) enforce the above-cited provisions which are incorporated herein by reference; (2) obtain any and all applicable relief, including injunctions, court costs and fees; and (3) exercise such powers and perform such functions as may be delegated to the City by the Office of the State Fire Marshal pursuant to Section 2 of the Gasoline Storage Act, 430 ILCS 15/2. Any person found in violation of these provisions or any administrative order issued under Section 2 of the Gasoline Storage Act, 430 ILCS 15/2, shall be fined in an amount equal to the fine specified for the violation in the Gasoline Storage Act (430 ILCS 15) for each violation, and any such violation shall constitute a public nuisance. Each and every violation of any Section of Title 41, Chapter I, Part 170, Subpart B, Part 171 and Part 172 of the Illinois Administrative Code or any administrative order issued under Section 2 of the Gasoline Storage Act, 430 ILCS 15/2, shall constitute a separate and distinct violation. Each day on which such violation exists shall constitute a separate and distinct offense.

**SECTION 237.** Section 15-28-1220 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 15-28-1220 Underground tank storage.

Any person who installs, maintains, repairs, removes or abandons in place any underground storage tank in violation of any section of Title 41, Chapter I, Part 170, Subparts B and D, Part 171 and Part 172 of the Illinois Administrative Code as amended from time to time or any administrative order issued under Section 2 of the Gasoline Storage Act, 430 ILCS 15/2, shall be considered to have violated this section. The fire department shall have the authority to: (1) enforce the above-cited provisions which are incorporated herein by reference; (2) obtain any and all applicable relief, including injunctions, court costs and fees; and (3) exercise such powers and perform such functions as may be delegated to the City by the Office of the State Fire Marshal pursuant to Section 2 of the Gasoline Storage Act, 430 ILCS 15/2. Any person found in violation of these provisions or any administrative order issued under Section 2 of the Gasoline Storage Act, 430 ILCS 15/2, shall be fined in an amount equal to the fine specified for the violation in the Gasoline Storage Act (430 ILCS 15) for each violation, and any such violation shall constitute a public nuisance. Each and every violation of any Section of Title 41, Chapter I, Part 170, Subpart B, Part 171 and Part 172 of the Illinois Administrative Code or any administrative order issued under Section 2 of the Gasoline Storage Act, 430 ILCS 15/2, shall

constitute a separate and distinct violation. Each day on which such violation exists shall constitute a separate and distinct offense.

**SECTION 238.** Section 16-4-110 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 16-4-110 Commissioner of the department of housing and economic development – Duties and responsibilities.

The commissioner of the department of housing and economic <u>development</u> shall have the following duties and responsibilities:

(Omitted text is unaffected by this ordinance)

**SECTION 239.** Section 16-4-130 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 16-4-130 Investigation.

The commissioner of zoning and land use planning housing and economic development may, upon receipt of any proposal or application as hereinabove provided, conduct an investigation of the ecological and environmental impact of said proposal. The findings of the commissioner of zoning and land use planning housing and economic development shall be forwarded to the plan commission and shall constitute a part of the record upon which the plan commission shall premise its decision regarding the proposal or application.

**SECTION 240.** Section 16-6-040 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 16-6-040 Additional information required.

- (b) Applicants filing applications for manufactured home parks, annexation agreements, planned developments, subdivisions, and additions to manufactured home parks and subdivisions, which are greater than five acres or five zoning lots, whichever is lesser, shall furnish to the commissioner of housing and economic development:
- (i) A signed statement by a registered professional engineer that the plat or plan accounts for changes in the drainage of surface waters in accordance with the Illinois Plat

Act, as amended. A copy of the statement shall be provided to the commissioner of sewers water management for review and approval;

(Omitted text is unaffected by this ordinance)

**SECTION 241.** Section 16-18-050 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 16-18-050 Fee schedule.

(Omitted text is unaffected by this ordinance)

\*Square feet includes only those areas that meet the definition of "floor area <u>ratio</u>" <del>under</del> as set forth in Section 3.2 17-17-0305 of the Chicago Zoning Ordinance.

(Omitted text is unaffected by this ordinance)

**SECTION 242.** Section 17-1-0804 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-1-0804 Zoning of Annexed Lands. Before annexation of any territory into the City of Chicago, a zoning plan for the area to be annexed must be forwarded to the City Council by the Commissioner of Zoning and Land Use Planning Housing and Economic Development.

**SECTION 243.** Section 17-3-0406 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-3-0406 Side Setbacks. No *side setbacks* are required in B and C districts, except when B- or C- zoned property abuts R-zoned property, in which case the *side setback* required for a residential use on the R- zoned lot applies. *Townhouse developments*, where allowed, are subject to the *townhouse development* standards of Sec. 17-9-0117 17-2-0500. (See Sec. 17-17-0308 for rules governing the measurement of side setbacks.)

**SECTION 244.** Section 17-4-1003-E of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-4-1003-E No public amenity for which a floor area bonus has been granted may be eliminated or reduced in size without a corresponding reduction in building floor area or substitution of an equivalent amenity.

(Omitted text is unaffected by this ordinance)

3. Floor area exceeding the maximum base floor area ratio of Sec. 17-2-0405-A 17-4-0405-A, added to a building by virtue of floor area ratio bonuses of this section, may not, in turn, serve as a basis for creating additional bonuses.

**SECTION 245.** Section 17-4-1004-E of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-4-1004-E Standards. Buildings that meet the eligibility criteria of Sec. 17-4-1004-B and that provide affordable housing or contribute the city's Affordable Housing Opportunity Fund are eligible for floor area bonuses provided they comply with the following standards. These standards also apply to projects that are subject to 17-4-1004-D.

(Omitted text is unaffected by this ordinance)

(b) released after the commissioner of community housing and economic development has certified that the on-site affordable housing units have been created.

(Omitted text is unaffected by this ordinance)

**SECTION 246.** Section 17-7-0602 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-7-0602 Minimum Requirements. An area will be eligible for designation as a special character overlay district after a recommendation by the City Council Committee on Zoning, Landmarks and Building Standards if at the time of application it is located within any R, B, C, D or M district and contains at least 4 contiguous acres of land area.

**SECTION 247.** Section 17-9-0116-B of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through, as follows:

#### 17-9-0116-B Standards and Guidelines.

(Omitted text is unaffected by this ordinance)

2. Building Orientation.

(Omitted text is unaffected by this ordinance)

(b) On corner sites, the proposed building must abut one street property line and should abut both street property lines where the existing pattern of development at the intersection is characterized by is buildings built to both property lines on the street (aka: "holding the corner"). The front door of each store or office should face or be adjacent to the street. All walls facing a public street must have show windows, entryways, priers, and/or masonry detailing to enhance the appearance of the building at the street and avoid the appearance of blank walls at the street.

(Omitted text is unaffected by this ordinance)

**SECTION 248.** Section 17-10-0101-B of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through, as follows:

# 17-10-0101-B Expansions and increases in intensity.

1. Nonresidential Uses.

(Omitted text is unaffected by this ordinance)

(b) In the case of nonresidential buildings or nonresidential uses that that have been in lawful existence for 50 or more years, the parking and loading standards of this chapter apply when the building or use is expanded or enlarged by 25% or more.

(Omitted text is unaffected by this ordinance)

**SECTION 249.** Section 17-10-0202 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-10-0202 Parking Groups. Each land use listed in the use tables of Sec. 17-2-0200, Sec. 17-3-0200, Sec. 17-4-0200 and Sec. 17-5-0200, is assigned to a parking group which, in turn, establishes the applicable off-street off-street parking standard for the listed use type. The off-street parking standards that apply of to each of the parking groups are listed in the off-street parking schedules of this section.

**SECTION 250.** Section 17-10-0203 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-10-0203 Districts. Many parking standards vary according to the district in which the use is located. The first column of the off-street parking schedules identifies the zoning districts in which the listed standard applies.

**SECTION 251.** Section 17-10-0302-A of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-10-0302-A Required bicycle parking spaces for nonresidential uses must have minimum dimensions of 2 feet in width by 6 feet in length, with a minimum overhead vertical clearance of 7 feet. Racks and other fixtures used to provide required bicycle parking for nonresidential uses must be of a design that is approved by the Chicago Department of Transportation. Such fixtures must be affixed securely to the ground or a building, to which a bicycle may be locked or chained. Bicycle racks are not required for bicycle parking associated with residential uses. Required bicycle parking for residential uses may be provided in garages, storage rooms and other resident-accessible resident-accessible, secure areas.

**SECTION 252.** Section 17-10-0702-C of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through, as follows:

17-10-0702-C In order to approve the *administrative adjustment* for shared parking, the Zoning Administrator must find, based on competent evidence provided by the applicant, that that there is no substantial conflict in the principal operating hours of the uses for which the sharing of parking is proposed.

**SECTION 253.** Section 17-11-0201-D of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-11-0201-F The provisions of Sections 17-11-0201-B, 17-11-0201-C, 17-11-0201-D, and 17-11-0201-E shall not apply to any existing accessory *vehicle vehicular use area*, as of the effective date of this amendatory ordinance of 2010, until June 15, 2012.

**SECTION 254.** Section 17-11-0202-A of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 17-11-0202-A Screening from Abutting Residential and Institutional Uses.

1. The perimeter of all *vehicular use areas* larger than 1,200 square feet must be effectively screened from all abutting R-zoned property and from all abutting property this that is improved with a *hospital*, *nursing home*, *religious assembly*, *community center*, *school*, *college* or other similar institutional use.

(Omitted text is unaffected by this ordinance)

**SECTION 255.** Section 17-12-0804-D of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-12-0804-D Temporary Banners. Temporary banners are subject to the regulations of this paragraph.

(Omitted text is unaffected by this ordinance)

(b) Temporary banners are allowed on lots with multi-unit residential buildings, provided that no more than one temporary banner is allowed for each 50 dwelling units in the building, up to a maximum of 3 banners. Temporary banners may not exceed 32 square feet in area and no more than one may be attached to each building wall. The mounted height of the temporary banner may not exceed 24 feet. Temporary banners on multi-unit buildings may be in place for no more than 180 days in any calendar year.

**SECTION 256.** Section 17-12-1101-B of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows;

## 17-12-1101-B Regulations and Standards.

(Omitted text is unaffected by this ordinance)

2. Projections.

(Omitted text is unaffected by this ordinance)

7. Banners. On Michigan Avenue no banner may be placed so that it projects across the property line into the public way. On those zoning lots that have street frontage on side streets that run perpendicular to Michigan Avenue, banners may be installed provided they do no not project more than 36 inches and provided they are not placed within 50 feet of the Michigan Avenue right-of-way. Banners may be placed on Rush Street and St. Clair street frontages but in no circumstance may any individual banner exceed 30 square feet in area.

(Omitted text is unaffected by this ordinance)

**SECTION 257.** Section 17-13-0107-A of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-13-0107-A Written Notice. Whenever the provisions of this Zoning Ordinance require that "Written Notice" be provided, such notice must be given as specified in this section.

- 7. At the time of filing an application, the applicant must furnish a complete list containing the names and last known addresses of the persons provided with notice. The applicant must also furnish a written affidavit certifying compliance with all applicable written notice requirements.
- (a) Lists and affidavits must be furnished to the Chairman of the City Council Committee on Zoning, Landmarks and Building Standards for matters requiring final approval by the City Council or to the Chairman of Zoning Board of Appeals for matters requiring final approval by the Zoning Board of Appeals.
- (b) No hearing will be scheduled or conducted until the applicant complies with all applicable notice requirements.

- 8. Whenever the applicant for a matter requiring final approval by the City Council is the Mayor, a member of the City Council or the Zoning Administrator, the written notice requirements are as follows:
- (a) Written notice must be given as set forth in paragraph 17-13-0107-A2, except that notice may be served by first-class mail and must be served at least 15 days before an advertised public hearing.
- (b) Written notice of any public hearing required before the Plan Commission must be given by the Department of Zoning and Land Use Planning Housing and Economic Development.
- (c) Notice of any required public hearing before the City Council Committee on Zoning, Landmarks and Building Standards must be given by the City Council Committee on Zoning, Landmarks and Building Standards.

(Omitted text is unaffected by this ordinance)

**SECTION 258.** Section 17-13-0107-C of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-13-0107-C Posted Notice. When the provisions of this Zoning Ordinance require that "Posted Notice" be provided, the applicant must post a notice sign on the subject property in accordance with the following requirements:

(Omitted text is unaffected by this ordinance)

- 6. The applicant must furnish a written affidavit certifying compliance with all applicable posted notice requirements, along with a photograph depicting the sign, as posted.
- (a) Affidavits must be furnished to the Chairman of the City Council Committee on Zoning, Landmarks and Building Standards for matters requiring final approval by the City Council or to the Chairman of Zoning Board of Appeals for matters requiring final approval by the Zoning Board of Appeals.

**SECTION 259.** Section 17-13-0109 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-13-0109 Summary of Procedures. The following table provides a summary of the review and approval procedures of this chapter. In the event of conflict between this summary table and the detailed procedures contained elsewhere in this chapter, the detailed procedures govern.

Procedure	Review and Decision-Making Authority						Notice
	Commissioner of Planning and Development Housing and Economic Developme	Zoning Administra tor	Plan Commissi on	Zoning Board of Appeals	City Council Committe e on Zoning Zoning, Landmar ks and Building	City Council	(N)ewspa per (M)ailed (P)osted
Text	nt R	R		<u> </u>	Standards <r></r>	DM	N,M,P
Amendments		*	<del>-</del>	<u> </u>		ואנען	14,171,1
Zoning Map Amendments	R	R	-	-	<r></r>	DM	N,M,P
Industrial Corridor Zoning Map Amendments	R	R	< <b>R&gt;</b>	•	<r></r>	DM	N,M,P
Planned Developments	R	R	<r></r>	-	<r></r>	DM	N,M,P
Planned Manufacturing Districts	R	-	<r></r>	-	<r></r>	DM	N,M,P
Site Plan Review	DM	R	•	-	*	*	None
Special Uses	R	-	-	<dm></dm>	-	-	N,M,P
Administrative Adjustments	-	DM	-	-	-	-	M
Variations	-	-	-	<dm></dm>	-	-	N,M,P
Appeals	-	-	-	<dm></dm>	-	-	М

- **SECTION 260.** Section 17-13-0202 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:
- 17-13-0202 Recommendations Zoning Administrator. The Zoning Administrator must review each proposed text amendment application and forward a recommendation on the proposal to the City Council Committee on Zoning, Landmarks and Building Standards before the Committee's public hearing. The recommendation of the Zoning Administrator must also be forwarded to the City Council when the report of the City Council Committee on Zoning, Landmarks and Building Standards is initially submitted to the City Council.
- **SECTION 261.** Section 17-13-0203 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:
- 17-13-0203 Hearing City Council Committee on Zoning, Landmarks and Building Standards. The City Council Committee on Zoning, Landmarks and Building Standards must hold a hearing on all Zoning Ordinance text amendments. Published Notice of the City Council Committee on Zoning's Zoning, Landmarks and Building Standards' public hearing must be provided in accordance with Sec. 17-13-0107-B.
- **SECTION 262.** Section 17-13-0304-G of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:
- 17-13-0304-G Pursuant to Chapter 2-154 of the Municipal Code of Chicago, an Economic Disclosure Statement and Affidavit are required to be filed. If the applicant is not the owner of the property, a disclosure statement must be filed for both the applicant an and the owner.
- **SECTION 263.** Section 17-13-0305 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:
- 17-13-0305 Recommendations = Zoning Administrator. The Zoning Administrator must review each proposed zoning map amendment application and forward a recommendation on the proposal to the City Council Committee on Zoning, Landmarks and Building Standards before the Committee's public hearing. The recommendation of the Zoning Administrator must

also be forwarded to the City Council when the report of the City Council Committee on Zoning. Landmarks and Building Standards is initially submitted to the City Council.

**SECTION 264.** Section 17-13-0306 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-13-0306 Hearing – City Council Committee on Zoning, Landmarks and Building Standards. The City Council Committee on Zoning, Landmarks and Building Standards must hold a hearing on all zoning map amendments. Written, Published and Posted Notice of the City Council Committee on Zoning's Zoning, Landmarks and Building Standards' public hearing must be provided in accordance with Sec. 17-13-0107-A, Sec. 17-13-0107-B and Sec. 17-13-0107-C.

**SECTION 265.** Section 17-13-0402 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-13-0402 Hearing – Plan Commission. In addition to the hearings required under Sec. 17-13-0300, the Plan Commission must hold a public hearing on requests to rezone land within an industrial corridor from an M, PMD, POS or T zoning district classification to any other zoning district classification, and make a recommendation to the City Council before the City Council Committee on Zoning's Zoning, Landmarks and Building Standards' public hearing. Notice of the Plan Commission's public hearing must be provided in accordance with Sec. 17-13-0107-A, Sec. 17-13-0107-B and Sec. 17-13-0107-C.

**SECTION 266.** Section 17-13-0502-D of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-13-0502-D Upon receipt of any such application, the Zoning Administrator must transmit an original copy without delay to the Chairman of the City Council Committee on Zoning, Landmarks and Building Standards.

**SECTION 267.** Section 17-13-0503 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

1 1 10

17-13-0503 Community Meeting. Before a public hearing is held by the City Council Committee on Zoning, Landmarks and Building Standards, as provided for in Sec. 17-13-0300, to consider recommending the designation of any area as a special character overlay district, the Department of Housing and Economic Development must hold at least one public meeting in the ward in which the proposed district is located for the purpose of explaining the proposal, soliciting comments on it, and making findings regarding the factors listed in Sec. 17-13-0505. The Department of Housing and Economic Development must notify the Alderman of the ward in writing of the time, place and purpose of the meeting and must also publish notice of the public meeting in a newspaper of general circulation within the ward.

**SECTION 268.** Section 17-13-0504 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-13-0504 Report and Recommendation. The Department of Housing and Economic Development must submit a written report and recommendation on the proposed special character overlay district Amendment to the City Council Committee on Zoning, <u>Landmarks and Building Standards</u> before the date scheduled for a formal public hearing before that Committee.

**SECTION 269.** Section 17-13-0505 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-13-0505 Factors to be Considered. In reviewing an application for a special character overlay district amendment, the City Council Committee on Zoning, Landmarks and Building Standards must give consideration to all of the following factors:

**SECTION 270.** Section 17-13-0603 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-13-0603 Recommendations – Zoning Administrator. The Zoning Administrator must review each planned development and forward a recommendation on the proposal to the Plan Commission before the Plan Commission's public hearing. The recommendation of the

Zoning Administrator must also be forwarded to the City Council Committee on Zoning, Landmarks and Building Standards.

**SECTION 271.** Section 17-13-0605 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-13-0605 Plan Commission Recommendation. Within 7 days of the close of the Plan Commission public hearing, the Plan Commission must forward its findings, determination and recommendation to the City Council Committee on Zoning, Landmarks and Building Standards.

**SECTION 272.** Section 17-13-0606 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-13-0606 Hearing – City Council Committee on Zoning, Landmarks and Building Standards. The City Council Committee on Zoning, Landmarks and Building Standards must hold a public hearing on all planned development proposals for the purpose of reviewing the proposed project and taking testimony. Written, Published and Posted Notice of the Committee on Zoning's Zoning, Landmarks and Building Standards' public hearing must be provided in accordance with Sec. 17-13-0107-A, Sec. 17-13-0107-B and Sec. 17-13-0107-C.

**SECTION 273.** Section 17-13-0608 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-13-0608 Inaction by City Council. If the City Council does not take action on a proposed planned development amendment within 6 months of the day the Plan Commission recommendation is filed with the City Council Committee on Zoning, Landmarks and Building Standards, the application will be considered to have been denied.

**SECTION 274.** Section 17-13-0706 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

17-13-0706 Plan Commission Recommendation. Within 7 days of the close of the Plan Commission public hearing, the Plan Commission must forward its findings, determination and recommendation to the City Council Committee on Zoning, Landmarks and Building Standards.

**SECTION 275.** Section 17-13-0707 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-13-0707 Hearing – City Council Committee on Zoning, Landmarks and Building Standards. The City Council Committee on Zoning, Landmarks and Building Standards must hold a public hearing on all PMD proposals for the purpose of taking testimony and determining the industrial viability of the district and the need for PMD status. Written, Published and Posted Notice of the Committee on Zoning's Zoning, Landmarks and Building Standards' public hearing must be provided in accordance with Sec. 17-13-0107-A, Sec. 17-13-0107-B and Sec. 17-13-0107-C.

**SECTION 276.** Section 17-13-0805-C of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-13-0805-C The City Council Committee on Zoning, <u>Landmarks and Building Standards</u> must hold a hearing on the appeal at such time and place as it determines. The hearing must be conducted and a record of the proceedings must be made in such manner and according to such procedures as the Committee on Zoning, <u>Landmarks and Building Standards</u> prescribes by rule.

**SECTION 277.** Section 17-13-1003-B of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 17-13-1003-B Floor Area Ratio in RS1 and RS2.

1. The Zoning Administrator is authorized to approve an administrative adjustment to increase the maximum floor area ratio for an a detached house in an RS1 or RS2 district, provided that the increase does not result in a floor area ratio of more than 0.60 in the RS1 district or more than 0.75 in the RS2 district.

**SECTION 278.** Section 17-13-1003-Z of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

## 17-13-1003-Z Nonconforming Licensed Tavorns.

the second of the beauty of

- 1. The Zoning Administrator is authorized to approve an administrative adjustment to permit the issuance of a new license in substitution for an existing nonconforming licensed tavern in an R district, subject to all other applicable provisions of Chapter 17-15.
- 2. Such an administrative adjustment will not become effective without a hearing before the City Council Committee on Zoning, <u>Landmarks and Building Standards</u> and without being approved by the City Council.
- (a) The Zoning Administrator must transmit the resolution granting the administrative adjustment to the City Clerk who must file the resolution with the City Council at its next regular meeting.
- (b) The Committee on Zoning, <u>Landmarks and Building Standards</u> must hold a hearing on the resolution at such time and place as determined by the Committee on Zoning, <u>Landmarks and Building Standards</u>. The hearing must be conducted and a record of the proceedings must be preserved in such manner and according to the rules of the Committee on Zoning, <u>Landmarks and Building Standards</u>.
- (c) If the administrative adjustment is denied by the Zoning Administrator, the applicant may appeal the decision to the Committee on Zoning, Landmarks and Building Standards and the City Council by filing a written request with the Zoning Administrator within 7 days of the Zoning Administrator's decision. In the event a written request is submitted within the time required, the Zoning Administrator must transmit the resolution denying the administrative adjustment without delay to the City Clerk. The City Clerk must file all such resolutions with the City Council at its next regular meeting. The Committee on Zoning, Landmarks and Building Standards must hold a hearing on the resolution at such time and place as determined by the Committee on Zoning, Landmarks and Building Standards. The hearing must be conducted and a record of the proceedings must be preserved in such manner and according to the rules of the Committee on Zoning, Landmarks and Building Standards.

**SECTION 279.** Section 17-14-0202-G of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-14-0202-G transmitting to the City Council Committee on Zoning, <u>Landmarks and Building Standards</u> recommendations on all amendments;

**SECTION 280.** Section 17-14-0202-Q of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-14-0202-Q receiving from the City Council Committee on Zoning, Landmarks and Building Standards all applications for an amendment for a planned development, making an investigation relative thereto and making recommendations thereon to the City Council Committee on Zoning, Landmarks and Building Standards;

**SECTION 281.** Section 17-15-0302-B of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-15-0302-B The Zoning Administrator is authorized to approve an administrative adjustment allowing a nonconforming use to be changed to another use that is classified in the same use category (See description of "Use Groups and Categories", Sec. 17-17-0100) or to another functionally similar use, provided that that the Zoning Administrator determines that the substituted use will create no greater adverse impacts on the surrounding area than the previous use. In making such a determination, the Zoning Administrator must consider all of the following factors:

(Omitted text is unaffected by this ordinance)

**SECTION 282.** Section 17-17-0102-A of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-17-0102-A Group Living. Residential occupancy of a dwelling by other than a "household", typically providing communal kitchen/dining facilities. Examples of group living uses include but are not limited to fraternities, sororities, convents, monasteries, nursing homes and the following specific use types:

1. Assisted Living. A facility that meets the definition of: (1) an "assisted living establishment" or (2) a "shared housing establishment" as those terms are defined in the Assisted Living and Shared Housing Act, 210 ILCS 9/1, et seq., as amended.

- **SECTION 283.** Section 17-17-0103-L of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:
- 17-17-0103-L Utilities and Services, Minor. Infrastructure services that need to be located in <u>an</u> area where the service is provided. Minor Utilities and Services generally do not have regular employees at the site and typically have few if any impacts on surrounding areas. Typical uses include water and sewer pump stations; electrical substations; stormwater facilities and conveyance systems; and telephone exchanges.
- **SECTION 284.** Section 17-17-0201 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through, as follows:
- 17-17-0201 Abandoned Sign Structure. A sign structure that has had no sign has in place for a continuous period of 6 months or more.
- **SECTION 285.** Section 17-17-0268 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through, as follows:
- 17-17-0268 High-Rise Building Sign. An *individual letter sign* mounted at a height of 150 feet or more that that is attached to the exterior wall of a building or to a roof-top mechanical equipment penthouse or other roof-top feature that is integral to the building upon which it is located.
- **SECTION 286.** Section 17-17-0270 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:
- 17-17-0270 Household. One or more persons related by blood, marriage, legal adoption or guardianship, plus not more than 3 additional persons, all of whom live together as <u>a</u> single housekeeping unit; or one or more handicapped persons, as defined in the Fair Housing Amendments Act of 1988, plus not more than 3 additional persons, all of whom live together as a single housekeeping unit.

**SECTION 287.** Section 17-17-02108 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

17-17-02108 Off-premise sign. A *sign* that directs attention to a business, commodity, service, or entertainment conducted, sold, or offered elsewhere than upon the *lot* upon within which it is located or to which it is affixed.

**SECTION 288.** Section 18-11-1102.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-11-1102.1 General.

For the purposes of this chapter and as used elsewhere in this code, the following words and terms shall have the meanings shown herein:

(Omitted text is unaffected by this ordinance)

HISTORIC BUILDING. Any building, structure or site that is (a) listed in the State or National Register of Historic Places; or (b) designated as a historic property under local or state designation, law or survey (see also the definition of Historic Buildings in Section 18-34-3402 18-11-1118); or (c) certified by the State Historic Preservation Officer or the Keeper of the National Register of Historic Places as a contributing resource; or (d) the subject of an opinion issued by the State Historic Preservation Officer or the Keeper of the National Register of Historic Places that the property is eligible to be listed on the National or State Registers of Historic Places either individually or as a contributing building to a historic district.

(Omitted text is unaffected by this ordinance)

**SECTION 289.** Section 18-11-1107.5.4 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-11-1107.5.4 Planned developments.

In planned developments that include a residential component, dwelling units and sleeping units shall be provided with accessible features in accordance with Sections 18-11-1107.5.4.1 through 18-11-1107.5.4.

**Exception**: Buildings that are four stories or more in height containing 10 or more dwelling units shall comply with Section Sections 18-11-1107.5.2 and 18-11-1107.5.3, as

applicable, and shall not be counted as part of the development for purposes of determining the required number of units in accordance with this subsection.

(Omitted text is unaffected by this ordinance)

**SECTION 291.** Section 18-11-1107.5.5 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-11-1107.5.5 Housing owned or financed by a governmental unit and developments with affordable units.

(Omitted text is unaffected by this ordinance)

**Exception:** Buildings that are four stories or more in height containing 10 or more dwelling units shall comply with Section Sections 18-11-1107.5.2 and 18-11-1107.5.3, as applicable, and shall not be counted as part of the project for purposes of determining the required number of units in accordance with this section.

**SECTION 292.** Section 18-27-110.31 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-27-110.31 Enclosure for electrical installations.

(Omitted text is unaffected by this ordinance)

The distance from the fence to live parts shall not be less than the following:

601 to 13,799 volts	10 ft (3.05 m)
13,800 to 230,000 volts	15 ft (4.57 m)
Over 230,000 volts	18 ft (5.49 <u>m</u> )

**SECTION 293.** Section 18-27-250.104 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-27-250.104 Bonding of piping systems and exposed structural steel.

- (a) Metal Water Piping. The interior metal water piping system shall he bonded as required in (1), (2), (3), or (4) of this subsection. The bonding jumper shall be installed in accordance with Sections 18-27-250.64(a), (b), and (d). The points of attachment of the bonding jumper(s) shall be accessible.
- (1) General. The interior metal water piping system shall be bonded to the service equipment enclosure, the grounded conductor at the service, the grounding electrode conductor where of sufficient size, or to the one or more grounding electrodes used. The bonding jumper shall he be sized in accordance with Table 18-27-250.66.

(Omitted text is unaffected by this ordinance)

**SECTION 294.** Section 18-27-250.114 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-27-250.114 Equipment connected by cord and plug.

(Omitted text is unaffected by this ordinance)

**Exception**: Listed tools, listed appliances, and listed equipment covered in (2) through (4) of this section. Shall shall not be required to be grounded where protected by a system of double insulation of or its equivalent. Doubled insulated equipment shall be distinctively marked.

(Omitted text is unaffected by this ordinance)

**SECTION 295.** Section 18-27-250.146 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-27-250.146 Connecting receptacle grounding terminal to box.

(d) *Isolated Receptacles*. Where required for the reduction of electrical nose noise (electromagnetic interference) on the grounding circuit, a receptacle in which the grounding terminal is purposely insulated from the receptacle mounting means shall be permitted. The receptacle grounding terminal shall be grounded by an insulated equipment grounding conductor run with the circuit conductors. This grounding conductor shall be permitted to pass through one or more panelboards without connection to the panelboard grounding terminal as permitted in Section 18-27-384.20, Exception, so as to terminate within the same building or structure directly at an equipment grounding conductor terminal of the applicable derived system or service.

(Omitted text is unaffected by this ordinance)

**SECTION 296.** Section 18-27-324.11 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-27-324.11 Unfinished attics and roof spaces.

Conductors in unfinished attics and roof spaces shall comply with (a) or (b) of this section.

FPN: See Section 18-27-<del>310.0</del> <u>310.10</u> for temperature limitation of conductors.

(Omitted text is unaffected by this ordinance)

**SECTION 297.** Section 18-27-333.7 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

### 18-27-333.7 Support.

(Omitted text is unaffected by this ordinance)

(a) Horizontal Runs. Type AC cable installed in other than vertical runs through bored or punched holes in wood or metal framing members, or through notches in wooden framing members and protected by a steel plate at least 1/16 in. (1.59 mm) thick, shall be considered secured where the support intervals do not exceed 16 in. (406 mm) and the armored cable is securely fastened in place by an approved means within 12 in. (305 mm) of each box, cabinet, conduit body, or other armored cable termination.

**SECTION 298.** Section 18-27-334.10 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-27-334.10 Installation.

(Omitted text is unaffected by this ordinance)

(1) Horizontal Runs. Cables installed in other than vertical runs through bored or punched holes in wood or metal framing members, or through notches in wooden framing members and protected by a steel plate at least 1/16 in. (1.59 mm) thick shall be considered supported and secured where such support does not exceed 16 in. (406 mm) intervals.

(Omitted text is unaffected by this ordinance)

**SECTION 299.** Section 18-27-343.10 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-27-343.10 Bends – how made.

(Omitted text and table are unaffected by this ordinance)

Note: For SI units: 1 in. = 25.4 mm (radius)

**SECTION 300.** Section 18-27-430.145 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## **18-27-430.145** Method of grounding.

(Omitted text is unaffected by this ordinance)

# Table 18-27-430.148 Full-Load Currents in Amperes, Single-Phase Alternating-Current Motors

The following values of full-load currents are for motors running at usual speeds and motors with normal torque characteristics. Motors built for especially low speeds or high torques may have higher full-load currents, and multispeed motors will have full-load current varying with speed, in which case the namplate nameplate current ratings shall be used.

#### (Omitted text is unaffected by this ordinance)

**SECTION 301.** Section 18-27-600.60 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-27-600.60 Installation of conductors.

(Omitted text is unaffected by this ordinance)

Exception No. 1: Conductors not smaller than No. 18 of a type listed in Table 18-27-402.3 shall be permitted:

(Omitted text is unaffected by this ordinance)

(c) For signs with multiple incandescent lamps requiring one conductor from a control to one or more lamps whose total load does not exceed 250 watts, if in an approve approved cable assembly of two or more conductors.

(Omitted text is unaffected by this ordinance)

**SECTION 302.** Section 18-27-600.71 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-27-600.71 Bracing.

(Omitted text is unaffected by this ordinance)

(f) each chain used for the support of for the side guy of the sign shall have an independent attachment to the building or supporting structure, and shall make an angle of 45° or greater with the sign.

(Omitted text is unaffected by this ordinance)

**SECTION 303.** Section 18-27-600.120 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-27-600.120 Catwalks and ladders.

(Omitted text is unaffected by this ordinance)

Horizontal flat signs, the bottoms of which are more than 28 ft (8.53 m), above the way shall be provided with catwalks and handrails unless signs can be maintained by means other than ladders supported from the way.

(Omitted text is unaffected by this ordinance)

**SECTION 304.** Section 18-27-640.9 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-27-640.9 Wiring methods.

- (a) Wiring to and Between Audio Equipment.
- (1) Wiring and equipment from source of power to and between devices connected to the premises wiring systems shall comply with the requirements of Articles 100 through Articles 490, except as modified by this article.

(Omitted text is unaffected by this ordinance)

- (b) Auxiliary Power Supply Wiring. Equipment that has a separate input for an auxiliary power supply shall be wired in compliance with Article 725. Battery installation shall be in accordance with Article 480.
- FPN No. 1: This section does not apply to the use of uninterruptable uninterruptible power supply (ups) equipment, or other sources of supply, that are intended to act as a direct replacement for the primary circuit power source and are connected to the primary circuit input.

(Omitted text is unaffected by this ordinance)

**SECTION 305.** Section 18-27-680.3 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-27-680.3 Other articles.

(a) Except as modified by this section, wiring and equipment in or adjacent <u>to</u> pools and fountains shall comply with the applicable requirements of Articles 100 through 490.

# (Omitted text is unaffected by this ordinance)

**SECTION 306.** Section 18-27-690.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-27-690.2 Definitions.

(Omitted text is unaffected by this ordinance)

Solar Photovoltaic System. The total components and subsystems, that, in combination, covert convert solar energy into electrical energy suitable for connection to a utilization load.

(Omitted text is unaffected by this ordinance)

**SECTION 307.** Section 18-27-690.7 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-27-690.7 Maximum voltage.

(a) Maximum System Voltage. In a dc photovoltaic source circuit or output circuit, the maximum system voltage for that circuit shall be computed as the sum of the rated open circuit voltage of the series-connected photovoltaic modules corrected for the lowest expected ambient temperature. For crystalline and multi-crystalline silicon modules, the rated open-circuit voltage shall be multiplied by the correction factor provided in Table 18-27-690.7. This voltage shall be used a to determine the voltage rating of cables, disconnects, overcurrent devices, and other equipment. Where the lowest expected ambient temperature is below -40°C (-40°F), or where other than crystalline or multi-crystalline silicon photovoltaic modules are used, the system voltage adjustment shall be made in accordance with the manufacturer's instructions.

(Omitted text is unaffected by this ordinance)

**SECTION 308.** Section 18-27-690.33 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-27-690.33 Connectors.

(Omitted text is unaffected by this ordinance)

(e) *Interruption of Circuit*. The connectors shall be capable of interruption interrupting the circuit current without hazard to the operator.

**SECTION 309.** Section 18-27-690.80 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-27-690.80 General.

Solar photovoltaic systems with a maximum system voltage over 600 volts dc shall comply with Article 490 and other requirements applicable to installations rated over 600 volts.

**SECTION 310.** Section 18-27-700.6 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-27-700.6 Illumination required.

(Omitted text is unaffected by this ordinance)

All unit battery equipment shall comply with Sections Section 18-27-700.66.

**SECTION 311.** Section 18-27-700.30 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-27-700.30 High rise buildings.

(Omitted text is unaffected by this ordinance)

**Exception**: Existing high rise buildings containing dwelling units may use unit batteries in conformance with the exception to 18-700.30(c) 18-27-700.30(c) or an approved battery inverter system with a minimum capacity of 90 minutes.

**SECTION 312.** Section 18-27-700.43 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-27-700.43 Approved unit batteries.

(a) Approved unit batteries shall be permitted as the auxiliary source of current supply where allowed by this article for:

(Omitted text is unaffected by this ordinance)

- (2) The required emergency illumination in all buildings where a System II is required, other than high rise buildings which shall comply with Section 18-27-700.30, provided that:
- (a) there is sufficient general and, or and/or emergency illumination that is on at all times the building is occupied; and
- (b) the installation, control and maintenance of the emergency system complies with Part E of this article.
- (3) The required egress illumination in existing high rise residential buildings not over 300 ft in height, provided that:
- (a) there is sufficient general <del>and, or</del> <u>and/or</u> emergency illumination that is on at all times the building is occupied; and

(Omitted text is unaffected by this ordinance)

**SECTION 313.** Section 18-27-700.69 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-27-700.69 Special provisions for special circumstances.

The provision of Sections 18-27-700.1 thru through 18-27-700.67 are not intended to limit or inhibit the engineering ingenuity of engineers or contractors in laying out such installations.

**SECTION 314.** Section 18-27-760.82 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-27-760.82 Wiring methods.

(Omitted text is unaffected by this ordinance)

Where other sections of the Chicago Building Code require protection from fire, the raceway system shall follow one of the methods below:

(Omitted text is unaffected by this ordinance)

(3) Embedded in concrete with a minimum of 2 in. (51 mm) cover around the raceway. Any supports for the concrete shall be protected by equivalent encasement or other means to achieve a the required fire resistance rating.

(Omitted text is unaffected by this ordinance)

**SECTION 315.** Section 18-27-760.102 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-27-760.102 Wiring method.

(Omitted text is unaffected by this ordinance)

(a) Municipal Fire Alarm Box. The conductors connecting the required fire alarm system to the municipal fire alarm box shall be run in metal conduit. Where the conductors run outside the building they shall be encased in galvanized rigid metal conduit or intermediate metal conduit from the penetration of the building envelope to the pedestal of the municipal fire alarm box. The conduit shall contain no conductors other than those necessary for operation of the municipal fire alarm box and conform to the following:

(Omitted text is unaffected by this ordinance)

(3) All conductors nut outside the building shall be protected by an <u>a</u> listed isolated loop circuit protector. The protector shall be located in a junction box at the point of exit from the building.

**SECTION 316.** Section 18-27-810.16 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 18-27-810.16 Size of wire-strung antenna – receiving station.

(Omitted text is unaffected by this ordinance)

Note: For SI units,  $\underline{1}$  ft = 0.3048 m

**SECTION 317**. Section 18-28-202 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-28-202 General definitions.

(Omitted text is unaffected by this ordinance)

FLOOD ZONES.

Flood-hazard zone. Areas that have been determined to be prone to flooding, but not subject to high-velocity waters or wave action.

High-hazard zone. Areas of tidal influence determined by the <del>Department of Sewers department of water management to be subject to wave heights in excess of 3 feet (914 mm) or subject to high-velocity wave run up or wave-induced erosion.</del>

(Omitted text is unaffected by this ordinance)

JOINT, PLASTIC SOLVENT CEMENT. A joint made in thermoplastic piping by the using a solvent or solvent cement which forms a continuous bond between the mating surfaces.

(Omitted text is unaffected by this ordinance)

**SECTION 318.** Section 18-28-301.5 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-28-301.5 Label information.

A permanent factory-applied nameplate shall be affixed to all appliances. The nameplate shall contain the following information about the appliance in legible lettering: the

manufacturer's name or trademark, the model number, the serial number and a seal or mark of approval by an <u>a</u> nationally-recognized listing agency. If required, a label containing the following information shall be affixed to the appliance:

(Omitted text is unaffected by this ordinance)

**SECTION 319.** The header of Section 18-28-502.5.3 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-28-502.5.3 Spotting and preteating pretreating.

**SECTION 320.** Section 18-28-510.8.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-28-510.8.2 Clearance to combustibles.

(Omitted text is unaffected by this ordinance)

For SI: 1 inches = 25.4 MM; °C = [(°F) - 32]/1.8.

**SECTION 321.** Section 18-28-701.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-28-701.2 Combustion and dilution air required.

Every room or space containing fuel-burning appliances shall be provided with combustion and dilution air as required by this code. Combustion and dilution air shall be provided in accordance with Sections 702, 703, 704, 706 or 707 or shall be provided by an approved engineered system. Direct vent appliances or equipment that do not draw combustion air from inside of the building are not required to be considered in the determination of the combustion and dilution air requirements. Combustion air requirements shall be determined based on the simultaneous operation of all fuel-burning appliances drawing combustion and dilution air from the room or space.

**SECTION 322.** Section 18-28-923.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-28-923.1 General.

The provisions of this section shall apply to kilns that are used for ceramics, have a maximum interior volume of 20 cubic feet (0.566 m2 m3) and are used for hobby and non-commercial purposes.

**SECTION 323.** Section 18-28-1005.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

### **18-28-1005.2** Potable water supply.

The water supply to all boilers shall be connected in accordance with the Plumbing Code and the Department of Water and Sewers department of water management.

**SECTION 324.** Section 18-28-1007.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-28-1007.1 General.

All steam and hot water boilers shall be protected with a low-water cutoff control or controls as required by Section VIII of the <u>AME ASME</u> Code.

**SECTION 325.** Section 18-28-1108.1 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-28-1108.1 General.

(Omitted text is unaffected by this ordinance)

4. Pressure tests of refrigeration systems shall be made with air, carbon dioxide, nitrogen, or other inert gas approved by the Building Commissioner. When practicable, water may be used. When testing with air, care should be taken to prevent the temperature at any point from rising above 130°F (54.44°C).

**SECTION 326.** Section 18-28-1101.8 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### **18-28-1101.8** Ammonia dump valve.

All ammonia refrigeration systems containing more than 100 pounds (45.36 kg) of ammonia shall be provided with a hand-operated emergency valve. Such device shall be connected to the low side of the refrigeration system and be located where the emergency valve is readily available for Fire Department use. Valves shall be identified and operation for the use of the emergency valve shall be provided at the location of the valve. Discharge from above hand operated emergency valve shall be into a mixing chamber made from ASTM Scheduled Schedule 40 black iron pipe with weld cap ends.

(Omitted text is unaffected by this ordinance)

**SECTION 327.** Section 18-28-1104.3.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-28-1104.3.2 Nonindustrial occupancies.

Group A2 and B2 refrigerants shall not be used in high probability systems where the quantity of refrigerant in any independent refrigerant circuit exceeds the amount shown in Table 18-28-1104.3.2 18-28-1103.1.

(Omitted text is unaffected by this ordinance)

**SECTION 328.** Section 18-29-101.2.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-29-101.2.1 Department of Sewers Water Management requirements.

Additional requirements that apply to the installation of plumbing systems, as enforced by the department of sewers water management, are included in, but not limited to, Sections Chapters 2-96 2-106, 3-12, 4-332, 4-336, 5-4, 10-20, 10-28, 11-4 and 11-16 of the Municipal Code of Chicago.

**SECTION 329.** Section 18-29-101.2.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-101.2.2 Department of Water Management requirements.

Additional requirements that apply to the installation of plumbing systems, as enforced by the department of water <u>management</u>, are included in, <u>but not limited to</u>, <u>Sections Chapters 2-108</u> 2-106, 2-152, 4-332 and 11-12 of the <u>Municipal Code of Chicago</u>.

**SECTION 330.** Section 18-29-106.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-29-106.1 Permits.

(Omitted text is unaffected by this ordinance)

The approval and permit of the department of buildings shall be withheld until all permits have been issued by the departments of water or sewers management or other authorized departments.

**SECTION 331.** Section 18-29-202 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-29-202 General definitions.

(Omitted text is unaffected by this ordinance)

FIXTURE UNIT, WATER SUPPLY or WATER SUPPLY FIXTURE UNIT (W.S.F.U.). Fixture unit, water supply is the mathematical factor used by the plumbing industry to estimate the probable demand on the water supply system (considering the volume, duration of flow, and intervals between operations) caused by various plumbing fixtures.

(Omitted text is unaffected by this ordinance)

MANHOLE. An opening constructed to permit a person to gain access to an enclosed space. In a sewer or any portion of the plumbing system, It it is used to eliminate restriction of flow at changes of direction or junctions and to facilitate cleaning.

(Omitted text is unaffected by this ordinance)

STACK VENT. The extension of a soil or waste sack stack above the highest horizontal drain connected to the stack.

(Omitted text is unaffected by this ordinance)

TERMINAL. The upper portion of a soil, waste or vent pipe which projects above or through the roof of the building.

(Omitted text is unaffected by this ordinance)

VENT PIPE. "Vent pipe or vent" means any pipe provided to ventilate a plumbing system, to prevent trap siphonage and back pressure, and to equalize the air pressure within and without the piping system <u>at</u> the dip of the trap. See "Vent System".

(Omitted text is unaffected by this ordinance)

WALL-HUNG WATER CLOSET. A wall- mounted water <u>closed</u> <u>closet</u> installed in such a way that the fixture does not touch the floor.

(Omitted text is unaffected by this ordinance)

**SECTION 332.** Section 18-29-301.4 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-29-301.4 Connections to water supply.

Every plumbing fixture, device or appliance requiring or using water for its proper operation shall be directly or indirectly connected to the water supply system in accordance with the provisions of this chapter and any rules and regulations of the department of water management.

**SECTION 333.** Section 18-29-303.4.1 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-29-303.4.1 Testing.

An approved agency shall test a representative sample of the material or piping being labeled to the relevant standard. The approved agency shall maintain a record of all of the tests performed. The record shall provide sufficient detail to verify compliance with the test standard.

The City of Chicago Department of Water <u>Management</u> Testing Lab shall be included as an approved testing lab.

**SECTION 334.** Section 18-29-312.9 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 18-29-312.9 Cross connection control device inspections.

The department of water <u>management</u> shall inspect backflow prevention assemblies to determine proper installation including testing by a licensed Cross Connection Control Device Inspector. Reduced pressure principle backflow preventer assemblies, double check-valve assemblies, double-detector check-valve assemblies and pressure vacuum breaker assemblies shall be tested at minimum, annually, the results of annual tests shall be reported within 30 days of tests to the department of water <u>management</u>. In the event of test failure, immediate notification must be made to the department of water <u>management</u> and remedial action taken to prevent the contamination of the potable water supply. The testing procedure shall be performed in accordance with one of the following standards:

(Omitted text is unaffected by this ordinance)

**SECTION 335.** Section 18-29-601.1 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-29-601.1 Scope.

This article shall govern the materials, design and installation of water supply systems, both hot and cold, for utilization in connection with human occupancy and habitation and shall govern the installation of individual water supply systems. In any building or structure in the city of Chicago, any water pipe or pipes or systems of water piping which receives or is intended to receive, its service from the Chicago Waterworks System shall be administered and enforced by the commissioner of the department of water management. In all premises supplied with water from the Chicago Water Works System, the owner, agent, lessee, or occupant shall maintain in good condition all plumbing fixtures and appurtenances, service pipes including meter connections, and water supply piping from the curb valve to the further-most water outlet.

**SECTION 336.** Section 18-29-601.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-601.2 Inspections and notices.

It shall be the duty of the commissioner of water <u>management</u> to inspect the installation of, extension to, or any alterations in all water service, water supply or water distribution piping system in all buildings, structures, and premises having service from the Chicago Water Works System.

The officers and employees of the department of water <u>management</u> or anyone authorized to act for it, shall have free entry and access to any building, structure or premise or part thereof, whether completed or in the process of erection, for the purpose of determining whether the building provisions of this code are complied with, and wherever it is found that such installation, extension, or alteration does not conform, it shall be his the duty of the commissioner of water management to serve written notice on owner, occupant or person in possession of such building, structure or premise of non-compliance to make such alterations or repairs as are necessary to eliminate the cause or causes of nonconformity, and in case of failure to do so within 10 days from the date of such notice, the commissioner of water <u>management</u> may cause the water supply from the Chicago Water Works System to be shut off until the requirements in the building provisions of this code are complied with. Nothing herein contained shall be deemed to apply to any building, structure or premise existing on August 3, 1938, unless the plumbing or water distribution system in said existing buildings are changed in a degree exceeding "minor repairs" as defined in Section 18-29-202 of this Code or where conditions hazardous to health exist due to connections to the city water supply in violation of this code.

**SECTION 337.** Section 18-29-601.3 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-601.3 Access for inspections.

The department of water <u>management</u> and any person delegated or authorized by the commissioner of water <u>management</u> shall have free entry and access to every part of any building, structure or premises whenever such entry or access is deemed necessary or advisable. Wherever any person, in possession, charge or control of any such building, structure, or premises, into which any officer or authorized person shall desire entry or access, shall refuse to permit such entry or access, the commissioner of water <u>management</u> may turn off the water service from said building, structure or premises, until <u>the person in possession</u>, charge or control of the applicable building, structure or premises gives notice shall have given to the commissioner in writing that entry or access will be permitted or provided and until such entry or access shall have been accomplished.

**SECTION 338.** Section 18-29-602.1.1 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-29-602.1.1 Obligations of water consumers.

Every person who shall construct, enter, alter, or use any part of the Chicago Water Works System and every consumer of water and owner, occupant, or person in possession, charge or control of any building, structure, or premises having service therefrom, shall be governed by and subject to the provisions of this code governing the use of water and also such other rules and regulations governing the use of water as may from time to time be promulgated by the commissioner of water management. It is hereby made the duty of the commissioner of water management to enforce the provisions of this code governing the use of water, and also any rules and regulations that may be promulgated as aforesaid.

**SECTION 339.** Section 18-29-602.4 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-602.4 Reserve water supply.

Whenever a continuous supply of water is deemed indispensable by the Commissioner of Water commissioner of water management, or Fire Commissioner fire commissioner, the owner or occupant shall provide a tank (or other receptacle of sufficient capacity) to supply the needs of such building, including any required fire protection, structure or premises, including any required for fire protection, during the period that the pipe section to which the service pipe is connected is shut off for repairs, connections, extensions or testing purposes.

**SECTION 340.** Section 18-29-603.1.2 is hereby amended by deleting the duplicative Section 18-29-603.1.2, as follows:

### 18-29-603.1.2 Sizing of connections.

City connection shall be increased 2 inches where used to serve domestic and fire protection demands when the domestic exceeds 2 inches.

#### 18-29-603.1.2 Increased connection required.

City connection shall be increased by 2 inches where used to serve both domestic and fire protection demands when the domestic exceeds 2 inches.

**SECTION 341.** Section 18-29-603.1.3 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 18-29-603.1.3 Permits to install water supply in buildings.

Application. No person shall install in any building or structure in the city any pipe or pipes or systems of piping which receives its service from the Chicago Waterworks System, nor shall make any alterations in, or additions or extensions to, any structure which was erected previous to August 3, 1938, until such person shall have made application to the department of water management for permission for such installation, alteration, addition, or extension; provided, however, that wherever such installation or construction work is done, wherever an emergency exists for the purpose of preventing the loss or damage to property, such application may be dispensed with.

Application in Writing. All applications for permits for the installation in any building or structure, of water supply or water distribution pipes, or systems of piping, shall be in writing upon printed forms furnished by the department of water <u>management</u>.

Service Shut Off Until Permit Issued. The commissioner of water management may withhold or shut off service from any building, structure, or premises, or to any portion thereof, in which shall be found any plumbing work, fixture, or any apparatus which has not been installed in accordance with the provisions of this chapter, until such plumbing work, fixture, or apparatus has been disconnected or until a proper permit has been issued.

**SECTION 342.** Section 18-29-603.2.3 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-29-603.2.3 Backfill.

No ashes, cinders or refuse shall be used in backfilling any trench or excavation in which service pipes are installed. Each service pipe trench from the water main to the property line shall be filled with sand and compacted by flooding with water. When a service pipe is to be installed in soil which may have a destructive or deleterious effect it must be protected by methods approved by the department of water management.

(Omitted text is unaffected by this ordinance)

**SECTION 343.** Section 18-29-603.3 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 18-29-603.3 Metered service.

No building, structure, or premises shall be allowed to have service from the Chicago Waterworks System until an application in writing has been made to the commissioner of water management by the person desiring such service, and until said commissioner has given permission.

**SECTION 344.** Section 18-29-603.3.4 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-603.3.4 Location.

The location of such meter, either inside or outside of any building or structure, shall be determined by the water <u>management</u> commissioner. The installation of any water meter at any location other than that determined by the said commissioner is prohibited. Installation of any water meter shall be in accordance with the following locations:

(Omitted text is unaffected by this ordinance)

- 4. All new combination (fire and domestic) service shall require a domestic meter and an approved backflow device with bypass meter for the fire system. If these services are in excess of the 50' for 2 inches (15.25 m:50 mm) or 100" 100' for 3 inches (30.5 m:75 mm) they must meet the above requirement and shall require the backflow preventer to be installed in an above ground-heated enclosure "hot box," located as close to the property line as physically possible.
- 5. Service used in conjunction with trunk lines (private water mains) requiring private fire hydrants shall have compound meters installed in a meter vault in the public way. Private hydrants are to be painted federal safety green, annually inspected and tested by the commissioner of fire. Results and inspection reports are to be filed with the department of water management within 30 days of inspection or test.

**SECTION 345.** Section 18-29-603.3.5 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-29-603.3.5 Construction of meter vaults.

Wherever water meter is installed in the ground, either inside or outside of any building or structure on public or privately owned property, it shall be enclosed in a meter vault. Such vault shall be built of hard pressed common brick or portland cement concrete blocks laid up in portland cement mortar, poured portland cement concrete, extra heavy, salt-glazed vitrified clay tile pipe, portland cement concrete pipe, or equally durable material. This meter vault shall be provided with a cast iron cover frame and removable cast iron cover. Each meter vault shall be built to conform to the specifications and dimensions for meter vaults on file at the offices of the department of water management.

**SECTION 346.** Section 18-29-603.3.6 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 18-29-603.3.6 Installation of taps.

No water main shall be tapped other than by a tapper employed by the department of water <u>management</u>, and all tapping shall be performed only under the authority of the commissioner of water <u>management</u>. All service cocks or ferrules must be inserted at or near the top of the street main, and not nearer than 6 inches (150 mm) from the bell of the pipe. The size of the cock shall be that specified in the permit. Each service pipe shall have its own independent tap at the main and said tap shall be of the type in use by the department of water <u>management</u>.

**SECTION 347.** Section 18-29-603.3.7 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

### 18-29-603.3.7 Plans accompany permit application.

No permit for the installation of any pipe or system of piping taking water from the Chicago Waterworks System for distribution in any building or structure shall be granted until plan of such water supply or distribution system has been examined and approved by the department of water management. Such plan or plans shall be presented with the application for permit to the department of water management in duplicate, and shall clearly show the complete water supply piping system from the service to the plumbing fixtures and other appliances including fire protection equipment, to which such water supply piping system is connected, together with detail drawings of connections to surge tanks, storage tanks, pressure tanks, filters, swimming pools, bathing and display pools, hydrotherapy pools, sterilizers, condensers, compressors, reservoirs, and washers. Said plans shall be drawn to a scale of not less than 1/8 inch to the 1 foot; provided, however, that detail plans shall be drawn to 1/4 inch scale and diagrams may be presented in either horizontal and vertical plans or isometric form.

For private water systems within the city of Chicago, the owner, agent, contractor or permittee shall provide to the department of water <u>management</u> an as built drawing within 30 days of completion of <u>the</u> private water system. The as built drawing shall identify the location and size for every main, control valve, meter vault, fire hydrant, line valve, service valve, meter and individual service location connected to the Chicago Water Works System.

**SECTION 348.** Section 18-29-603.3.8 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 18-29-603.3.8 Notification of wrecking buildings.

No building, structure, or premises shall be permanently abandoned, wrecked, or destroyed without the previous notification, in writing, to the commissioner of water management of such abandonment, wrecking or destroying, in order that the water service may be shut off, and leaking or wasting water shall be eliminated or prevented; and accompanying said notification, ample financial provisions, such as the deposit of the estimated costs of

disconnection and sealing of water service pipes or posting of a surety bond, shall be made to the satisfaction of said commissioner of water <u>management</u> to ensure the payment of all costs and charges for the shutting off of said water service. Such notification and assurance of payment shall be given by the person in charge of the wrecking or destroying of the building or by the owner of the building, structure, or premises.

No water service pipe shall be permanently sealed by other than an employee of the department of water and all such permanent sealing shall be performed only under the 'authority of the commissioner of water <u>management</u>.

**SECTION 349.** Section 18-29-604.1 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 18-29-604.1 General.

The design of the water distribution system shall conform to accepted engineering practice. Methods utilized to determine pipe sizes shall be approved by the commissioner of water <u>management</u>.

**SECTION 350.** Section 18-29-604.10.1 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 18-29-604.10.1 Minimum sizes of branch distributing pipes for fixtures and appliances.

The water supply system shall be designed on the basis of the minimum available pressure at the water main or other source of water supply. The minimum available pressure will be given by the department of water <u>management</u> for each location.

**SECTION 351.** Section 18-29-605.28 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

# 18-29-605.28 Permissible exceptions.

Any and all exceptions to this provision will be permitted only by action of the commissioner of water <u>management</u>.

**SECTION 352.** Section 18-29-606.5.3.1 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

## 18-29-606.5.3.1 Approval required.

No check valve shall be installed unless the design and construction thereof shall first have been approved by the commissioner of water <u>management</u>.

**SECTION 353.** Section 18-29-608.1 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-29-608.1 General.

(Omitted text and omitted Table are unaffected by this ordinance)

For SI: 1 inch = 25.4 mm

a Low Hazard - See Pollution (Section 202) and Department of Water <u>Management</u> requirements High Hazard - See Contamination (Section 202) and Department of Water <u>Management</u> requirements

(Omitted text is unaffected by this ordinance)

**SECTION 354.** Section 18-29-608.16.6.3 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-29-608.16.6.3 Chemical, contaminated water, or sewage lines or vessels.

There shall be no direct connection between the city water lines and lines, equipment or vessels containing raw or contaminated water, contaminating chemicals or sewage. Such connections shall be made only through and an indirect connection.

**SECTION 355.** The header of Section 18-29-609.5 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-609.5 Prohibited water closed closet and clinical sink supply.

**SECTION 356.** Section 18-29-707.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-29-701.5 Damage to drainage system or public sewer.

Wastes detrimental to the public sewer system or detrimental to the functioning of the sewage-treatment plant shall be treated and disposed of as determined by the commissioner of sewers water management.

**SECTION 357.** Section 18-29-707.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-29-703.4.1 Inspection of existing underground building sewers for drain and reuse.

Existing underground building sewers, regardless of their age, may be reused if the pipe has been inspected by closed circuit television in the presence of personnel of the department of sewers water management as directed by the commissioner of sewers water management

**SECTION 358.** Section 18-29-707.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-29-707.1 Prohibited joints.

The following types of joints and connections shall be prohibited, unless approved by the sewers department of water management guidelines or as referenced in the current edition of that department's permit requirement and fees:

(Omitted text is unaffected by this ordinance)

**SECTION 359.** Section 18-29-713.9.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-713.9.1 Multiple installations.

Where bedpan washers are located above each other on more than one floor, a local vent stack is permitted to be installed to receive the local vent on the various floors. Not more than three bedpan washers shall be connected to a 2-inch (50 mm) local vent stack, not more than six to a 3-inch (75 mm) local vent stack and not more than 12 inch (305 mm) twelve to a 4-inch (100 mm) local vent stack. In multiple installations, the connections between a bedpan washer local vent and a local vent stack shall be made with tee or tee-wye sanitary pattern drainage fittings installed in an upright position.

SECTION 360. Section 18-29-716.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-716.2 Flood control systems.

Flood control systems may be installed as necessary with the approval of the commissioner of sewers water management. Ground floor plumbing fixtures may discharge into the building sewage ejector, in areas experiencing sewer backup only when all downspouts or other storm drainage is discharging downstream of the backwater valve or when the downspouts are not connected to the sewer system.

**SECTION 361.** Section 18-29-805.1.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows;

## 18-29-805.1.1 Approval.

The commissioner of sewers water management shall require the owner, operator or tenant of such industrial plant or establishment to provide adequate preliminary treatment or handling facilities to accomplish such a result. Before any permit for the construction of preliminary treatment or handling facilities is issued, plans, specifications and other pertinent data or information relating to such proposed treatment or handling facilities shall be submitted for the approval of said commissioner. No permit shall be issued and no construction of such facilities shall be commenced without the prior written approval of said commissioner; and no substantial alteration or addition to or in the sewer or drain or in the preliminary treatment or handling facilities shall be made without the prior written approval of said commissioner.

**SECTION 362.** Section 18-29-805.2.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-805.2.2 Types of discharge.

Any discharge of wastes or water into a sewer which terminates in or is a part of the sewage system of the city of Chicago must not contain the following:

1. Water or wastes containing more than 100 parts per million (833 pounds per million gallons; 378 kg. per 3,785,400 L) of fats, oils or greases if such water or wastes are in the opinion of the commissioner of sewers water management sufficient to:

**SECTION 363.** Section 18-29-805.3 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-805.3 Discharges of clean waters.

Wherever possible clean waters from air conditioning, cooling or condensing systems or from swimming pools or cleaning waters resulting from pretreatment of industrial wastes shall be discharged into a storm sewer, combined sewer or natural outlet approved by the commissioner of sewers water management.

**SECTION 364.** Section 18-29-805.4 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-29-805.4 Manholes.

Any person discharging industrial wastes into a sewer shall construct and maintain a suitable control manhole or manholes downstream from any such places of discharge to permit observation, measurement and sampling of such wastes by the department of sewers water management or by personnel of the metropolitan water reclamation district. Where no manhole has been constructed or can be constructed, as in the case of some existing industries, the control manhole shall be considered to be the nearest downstream manhole in the public sewer to the point at which the building sewer is connected.

**SECTION 365.** Section 18-29-805.5 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-805.5 Gauging and sampling.

The commissioner of sewers water management shall have the right to enter and set up, on the owner's property, such devices as may be necessary to conduct a gauging and sampling operation after first giving 10 days advance notice of his intention so to do. While performing said gauging and sampling, said commissioner, his representative or anyone performing said work in his behalf, shall observe and comply with all safety rules applicable to the premises, established by the said owner or occupant.

**SECTION 366.** Section 18-29-805.5.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-29-805.5.1 Legal or financial obligation.

The commissioner of sewers water management is hereby authorize to make arrangement with the metropolitan water reclamation district without incurring any legal or financial obligation upon the city of Chicago, to undertake and conduct such gauging and sampling operations, in its behalf; and to provide the necessary devices and facilities as well as the personnel and also to make the analyses of samples of such wastes, as hereinafter provided, in its own laboratories and other facilities or equipment; provided, that no such arrangements with the District shall place any personnel of the District under the control of said commissioner or cause such personnel of the district to be treated as employees of the city of Chicago for any purposes whatsoever.

**SECTION 367.** Section 18-29-805.7.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-805.7.2 Written approval.

No permit shall be issued and no construction of such facilities shall be commenced without the prior written approval of the commissioner of sewers water management and no substantial alteration or addition to or in the sewer or drain or in the preliminary treatment or handling facilities shall be made without the prior written approval of said commissioner.

**SECTION 368.** Section 18-29-805.4.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-805.4.1 Use and permit.

The use of manholes shall be determined by the metropolitan water reclamation district and the department of sewers water management. The department of sewers water management will require a permit for the repair, adjustment, construction or cleaning of sewers or sewer structures.

**SECTION 369.** Section 18-29-904.1 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

### 18-29-904.1 Roof extension.

All open vent pipes that extend through a roof shall be terminated at least 12 inches

(305 mm) above the roof; except that where a roof is to be used for any purpose other than weather protection, the vent extensions shall be run at least 7 feet (2134 mm) above the deck or walking surface.

**SECTION 370.** Section 18-29-914.2 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-29-914.2 Size and connection.

The size of the relief vent shall be equal to the size of the vent stack to which it connects. The relief vent shall be vented by venting the upper section of the drainage stack and the lower section of the drainage stack system.

**SECTION 371.** Section 18-29-1003.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-1003.1 Interceptors required.

Interceptors for oil, grease, sand and other substances harmful or hazardous to the building drainage system, the public sewer or sewage treatment plant, or processes shall be provided as required in this chapter. The use of interceptors shall be determined by the department of sewers water management and as referenced in the current edition of the permit requirement and fees book.

**SECTION 372.** Section 18-29-1003.2 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-1003.2 Size, type and location to be approved.

The size, type and location of each interceptor and of each separator shall be designed and installed in accordance with the manufacturer's instructions, the department of sewers water management standards and as referenced in the current edition of the permit requirements and fees book, and the requirements of this section based on the anticipated conditions of use. Wastes that do not require treatment or separation need not be discharged into any interceptor or separator. All interceptors shall be installed in an accessible location to permit the convenient removal of the lid and internal contents.

SECTION 373. Section 18-29-1003.3.1 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-1003.3.1 Where required.

Every multiple dwelling building with over six dwelling units (exclusive of townhouses), any commercial kitchen, and where required by the department of sewers water management, shall be provided with a grease interceptor or an outside catch basin for all kitchen wastes.

**SECTION 374.** Section 18-29-1003.3.5 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

## 18-29-1003.3.5 Types.

Type of interceptor required for commercial kitchens and multiple residential dwelling units exceeding six dwelling units shall be determined by the department of sewers water management.

**SECTION 375.** Section 18-29-1101.2.3 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-29-1101.2.3 Storm runoff.

Construction which is tributary to the combined sewer system of the city of Chicago shall be designed to minimize and/or delay runoff inflow contributions to the combined sewer system in accordance with the following:

- 1. Disconnection. For sites of 5,000 square feet (1,524 m2) in area and smaller, except multiple unit developments, storm runoff will be minimized or delayed by the disconnection of downspouts, temporary or otherwise, in accordance with Section 18-29-1101.2.1 and any other applicable sections of this chapter and the department of sewers water management design standards.
- 2. Detention. For sites greater than 5,000 square feet (1,524 m2), and multiple unit developments, storm runoff shall be detained in accordance with, and is required by, the department of sewers water management design standards. The release rate of detained storm runoff shall be managed on the available capacity of the combined storm sewer system as determined by the department of sewers water management.

**SECTION 376.** Section 18-29-1101.5 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-29-1101.5 Continuous flow.

The size of a drainage pipe shall not be reduced in the direction of the flow.

**SECTION 377.** Section 18-29-1101.8 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-29-1101.8 Cleanouts required.

Cleanouts shall be installed in the storm drainage system and shall comply with the provisions of this chapter for sanitary drainage pipe cleanouts or as required by the department of sewers water management design standards.

**SECTION 378.** The header of Section 18-29-1201 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-29-1201 Nonprivate Swimming Pools Generally.

**SECTION 379.** Section 18-29-1204.3 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

#### 18-29-1204.3 Drawings, plans and permits.

Drawings, plans and permits shall meet specific standards in accordance with Sections 18-29-1204.3.1 through 18-29-1204.3.4.

**SECTION 380.** Section 18-30-430 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

## 18-30-430 Violation – Penalty.

(a) Except as otherwise provided in this chapter, any person who violates any of the requirements of this chapter shall be fined not less than \$200.00 nor more than \$500.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense to which a separate fine shall apply.

**SECTION 381.** Section 18-31-015 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-31-015 Permit and inspection requirements.

Any equipment governed under this Article III shall be permitted and receive an initial acceptance inspection upon installation and before operation. The permit fee shall be as set forth in section 13-32-310.

**SECTION 382.** Section 18-31-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-31-020 Window washer power-operated platforms of a permanent type.

(Omitted text is unaffected by this ordinance)

(12) The number and diameter of the cables shall be determined by using the required factor of safety and the rated ultimate strength of the cable. The computed load on the cables shall be the weight of the platform, plus its rated load, plus the weight of the hoisting cables. The minimum number of cables used shall be four. The minimum diameter of the cables shall be not less than  $\frac{5}{16}$  of an inch. Cables anchored to winding drums shall have not less than two complete turns of each cable on the winding drum when the platform has reached the limit of its travel.

(Omitted text is unaffected by this ordinance)

**SECTION 383.** Section 18-32-190 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

# 18-32-190 Violation - Penalty.

Except as otherwise provided in this chapter, any person who violates any of the requirements of this chapter shall be fined not less that than \$250.00 nor more than \$500.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

**SECTION 384.** Section 18-36-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

#### 18-36-010 Reference standards.

This chapter lists the edition date and full title of standards that are referenced in other sections of the building code.

(Omitted text is unaffected by this ordinance)

NFPA	National Fire Protection Administration 1 Batterymarch Park Quincy, Massachusetts 02169-7471
Standard Reference Number	Title
NFPA 13-99	National Fire Alarm Code Installation of Sprinkler Systems
NFPA 13R-99	Installation of Sprinkler Systems in Residential Occupancies Up To and Including Four Stories in Height
NFPA 72-99	Installation of Sprinkler Systems National Fire Alarm Code

**SECTION 385.** In any ordinance, agreement, or other document in which a reference is made to a City Council committee which was eliminated in the City Council's adoption of the Rules of Order and Procedure for 2011-2015, such outdated reference shall be deemed to be a reference to the City Council committee which assumed jurisdiction, unless the context clearly requires otherwise.

**SECTION 386.** This ordinance shall take full force and effect upon its passage and approval.