

following: (i) In the case of a residential building, as that term is defined In Section 17-17-02146. constructed in or before 1922, a public way use that is part ofthe original construction and is a permanent structure of the building; provided that in the case of a mixed used, building, any public way use that solely is for the use or benefit of any commercial or business activity in the building shall pay the fees as provided for in subsection (b); (ii) in the case of a landmark building, any part ofthe building which ls on or over the public way, including a clock or light fixture if the clock or light fixture is part of the landmark designation, or (ill) if the Hem placed in the public way, (for example; Trash Can. Bench. Security Camera. Bike Rack/ Corrals & associated structures, public art. & Landscaping and It's associated structures) is owned and maintained by a Special Service Area; whereas tax monies pav for supplemental services in place of Citv Services that are not provided.

(omitted text unaffected by this ordinance)

SECTION 3. This ordinance shall take effect upon passage and publication.

Alderman, 1st Ward

CITY OF CHICAGO

OFFICE OF THE CITY CLERK ANNA
M.VALENCIA

Chicago City Council Co-Sponsor Form

02021-2538

Amendment of Municipal Code Chapter 10-28 regarding public way use permit requirements and fees for Special Service Areas

Adding Co-Sponsor(s)

Please ADD Co-Sponsorfs) Shown Below-(Principal Sponsor's Consent Required)

22nd
Alderman Michael D. Rodriguez

MJM&a.

(Signature)

(Signature) Principal Sponsor: ^

Removing Co-Sponsor(s) Please REMOVE Co-Sponsor(s) Below - (Principal Sponsor's Consent NOT Required)

.(I IWard) .(CZZiWard)

Date Filed:

Final Copies To Be Filed With: • Chairman of Committee to which legislation was referred
• City Clerk

121 NORTH LASALLE STREET, ROOM 107, CHICAGO, ILLINOIS 60602