Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
				Part 1: Municipal Code Amendments
O2014-8362	Mayor and 18 Aldermen	All	Committee on Finance	Senior sewer exemption; change in procedures; Code § 3-12-050. This ordinance would amend the municipal code to add to the qualifications for sewer exemption for seniors. Currently, seniors may qualify for the exemption, regardless of whether they owe money on their sewer or water bill; this ordinance would require an applicant for the exemption to either pay the outstanding balance, or at least enter into (and remain current on) a payment plan to pay off the balance.
				The ordinance would also expand acceptable proof of age and residency for an applicant to qualify for the exemption. Acceptable forms of identification would be a birth certificate (the only currently acceptable form); a valid driver's license; a state-issued ID; a Matricula Consular (a form of identification, issued by another government, for residents who are non-citizens). Acceptable proof of residency would include utility bills, property tax bills, deeds, or a declaration issued by a trustee. This ordinance also grants discretion to the comptroller to authorize and accept alternate forms of proof.
				Information for the application process would be made available In English and Spanish. If the comptroller is to terminate any senior exemption for the property, written notification of the termination of the exemption would have to be sent to the applicant.
02014 0620	N.A. v. a.v. A.I.d.	A II	Inius Piusus a /II	Amount of Marrisinal Code Chapters 2 120 and 2 160. Connel Accord
O2014-8630	Mayor; Ald. Burke (14); and Thomas (17)	All	Joint Finance/Human Relations	Amendment of Municipal Code Chapters 2-120 and 2-160; Sexual Assault Victim's Bill of Rights. This ordinance would require all universities and colleges with campuses in the city to adopt a uniform "Sexual Assault Victim's Bill of Rights" to inform students of their legal rights. Among those rights are "their

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8630 (continued)				Amendment of Municipal Code Chapters 2-120 and 2-160; Sexual Assault Victim's Bill of Rights (continued)
				right to contact campus, local and or state law enforcement" about a sexual assault. The ordinance also would also require universities and colleges to inform "both the accuser and the accused that they have the same opportunity to have others present at their hearings, and both shall be informed of the outcome of any campus disciplinary hearing." The universities and colleges would be required to widely publicize the Bill of Rights to their respective campus communities. Each school would customize its own bill to include a description of on-campus resources for students.
O2014-8347	Mayor; Ald. Mitts (37); Burnett (27); and 7 others	All	Human Relations	Amendment of Municipal Code Chapter 2-160; Employment Discrimination; Criminal History. This ordinance would amend Chapter 2-160 (the Chicago Human Rights Ordinance) regarding employment discrimination based on criminal history. The amendments would prohibit employers within the city of Chicago from inquiring about an applicant's criminal history until after the applicant has been determined qualified for the relevant position and notified of selection for an interview, or, if there is no interview, until after a conditional offer of employment has been extended to the applicant. This prohibition would not apply if federal or state law excludes applicants with certain criminal convictions, if a standard fidelity bond is required for the position or the position requires a license under the Emergency Medical Services (EMS) Systems Act. A criminal conviction standing alone would not immediately disqualify the applicant from employment. Instead, the decision on whether to employ the applicant would have to be based on consideration of the nature of the offense and sentencing, the number of convictions, the length of time passed and the applicant's age at the most recent conviction, relationship between the crime and nature of the position, any evidence of rehabilitation,

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8347 (continued)				Amendment of Municipal Code Chapter 2-160; Employment Discrimination; Criminal History (continued)
				the level of cooperation from the applicant and any other relevant information. In the event that any employer will deny employment based on criminal history, the employer would have to inform the applicant of this basis at the time he is informed of the decision. Any licensee in violation of this provision would be subject to license discipline.
O2014-8373	Mayor and Ald. Balcer (11); Burke (14); Solis (25)	All	Committee on Zoning, Landmarks and Building Standards	Amendment of Municipal Code Section 2-14-155 modifying defenses to building code violations regarding smoke and carbon monoxide detectors. Currently, the City's administrative hearings process provides that, in many cases, the property owner is to be found not liable if, at the first hearing, the owner shows that the alleged violation has been corrected. This ordinance eliminates that affirmative defense in cases involving smoke alarms in the following property uses: residential, bed-and-breakfast, live/work units, partitioned rooms in institutional buildings; hotel rooms over 4 stories; public assembly units; and any building where fire detectors are required. The ordinance would also eliminate the affirmative defense in cases involving inadequate (or absent) carbon monoxide detectors.
O2014-8352	Mayor and Ald. Beale (9); Thompson (16); ar 17 others	All nd	Joint: License and Consumer Protection/ Transportation and Public Way	Amendment of Municipal Code Chapters 9-104 and 9-112; Taxicab Centralized Electronics Dispatch. This ordinance is designated the "Taxi Driver Fairness Ordinance of 2014."
				Chapter 9-104 is amended by decreasing the administrative fine that the Department of Business Affairs and Consumer Protection Commissioner may impose on a taxi licensee for a traffic code violation or license violation, from \$1,000 to \$400.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8352 (continued)				Amendment of Municipal Code Chapters 9-104 and 9-112; Taxicab Centralized Electronics Dispatch (continued)
				The tiered lease structure in § 9-112-230 would be amended to drop to Tier 3 (the lowest lease caps), any Tier 1 and 2 vehicles that are over 1 model year old. Currently, the tiers are defined by miles per gallon rating only; Tier 3 has been reserved for lower-mileage (24 mpg or lower) vehicles. Consecutive 12-hour leases to the same driver would be considered a 24-hour lease (lower than combining two 12-hour leases).
				The most significant amendment to this ordinance is the addition of § 9-112-565 regarding Taxicab centralized electronics dispatch. This new section would authorize the commissioner to "establish a taxicab centralized electronics dispatch system for dispatching taxicab vehicles through an Internet-enabled application, digital platform or telephone." The commissioner would also be authorized to require every licensee's taxicabs to participate in the system, and could allow dispatch fees to be assessed by rule to cover costs licensees incur to participate. The system would have verifiable records prescribed by the commissioner and the commissioner could adopt rules and regulations for the administration of this section.
O2014-8402	Mayor, Ald. Reilly (42)	42	Zoning, Landmarks and Building Standards	Zoning; new Chicago River Corridor Special Sign District; Code §§ 17-12-1005-D, 17-12-1004 (new). This ordinance would create a special sign district along the Chicago Riverwalk. The new district, defined in proposed § 17-12-1004, would be all lots adjacent to the Chicago River from Roosevelt Road to Kinzie, and from Kinzie to Lake Shore Drive, and all lots fronting Wacker Drive from Lake Street to Lake Shore Drive. § 17-12-1005-D would be amended to prohibit more than one sign on a high rise building, and to raise the threshold for qualifying as the "principal tenant" of a high rise, from 30% of total floor area

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s)	; Code §; Summary
O2014-8402 (continued)				Zoning; new Chicago D, 17-12-1004 (new)	River Corridor Special Sign District; Code §§ 17-12-1005-(continued)
				building sign. The ord	Only the principal tenant may be identified on a high rise inance would also eliminate the zoning administrator's ariance from the minimum percentage requirement.
				required to comply w development, the lim development. High ri	ct, the maximum area for all signs on a building would be ith the zoning of the actual property; for a planned it would follow the underlying zoning prior to the planned se building signs in the new district would be subject to om those affecting high rise building signs in other
				5 5	Maximum sign face area 250 sq. ft. 350 sq. ft. 450 sq. ft. 550 sq. ft. uld count toward the total maximum area of all signs. A
				the building. On non-high rise build	dings in the new district, signs facing the Chicago River an two stories above grade. Signs would have to be

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8402 (continued)				Zoning; new Chicago River Corridor Special Sign District; Code §§ 17-12-1005-D, 17-12-1004 (new) (continued)
				parallel to the property line, and could not project more than 12 inches from the building wall. The following types of signs would be prohibited: banners; neon signs; flashing signs; dynamic image display (changing image) signs; painted wall signs; off-premise signs. Building signs in the new district could be back-lit, but otherwise could not be illuminated.
				Show windows in the new district could display only merchandise available for sale within the building. Signs in a show window could not exceed 15% of the window area; but window lettering less than 2 inches high and limited to such information as building address, hours of operation, product information, and logos would not be counted toward the maximum percentage. Awning signs would be limited to building name and address, could not be illuminated, and could not contain lettering in excess of 9 inches in height or width; lettering would not be allowed to extend past the awning surface. Awnings would have to be retractable, without vertical support, and could not extend more than 6 feet over the sidewalk. Temporary signs advertising a grand opening or special sale could be posted for no more than 6 weeks. Temporary signs on construction barricades could be maintained for up to 24 months (which could be extended by the Zoning Administrator). Such signs could not be placed more than 20 feet above grade, and could not exceed 8 feet in height. Temporary signs would not count toward the building's sign coverage limit.
				The code amendment would prohibit any city official from introducing, and any city council committee from considering, any authorization ordinance for a sign within the Corridor that does not comply with the proposed new regulations.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
SO2014-8097	Ald. Hairston (5)	All	Workforce Development and Audit	Amendment of Municipal Code § 2-92-330; Contract Enforcement; Residency; Minimum Percentages of Work Hours. § 2-92-330 of the Municipal Code requires that, on any City construction project with an estimated contract value of \$100,000 or more, City residents must perform at least 50% of the work, and project area residents must perform at least 7.5%. This ordinance would amend § 2-92-330 to emphasize that the project's MBE/WBE/Chicago & Project Area Residency Requirements should be evaluated several times while a project is still active (frequency not specified, probably because each contract is different). This amendment would also require the Chicago Department of Transportation to initiate a rating system, similar to one used by IDOT, which would rank companies according to their overall performance, including their effort to increase MBE/WBE percentages and other hiring goals.
O2014-8095	Ald. Sawyer (6)	All	Committee on Transportation and Public Way	Traffic code; parking and compliance violations (Code chapter 9-100); red light cameras (chapter 9-101); speed cameras (Code chapter 9-102); review and sunset provisions. This ordinance would add new sections to the above chapters, each new section providing for the City Council's review of the traffic enforcement through the administrative hearings process. The review would conclude by October of 2017. If the City Council failed to re-authorize the existing programs by December 31, 2017, the City's programs for administrative adjudication of parking and compliance (vehicle condition) violations would terminate; those violations would then shift to the Circuit Court of Cook County. Failure to reauthorize the red light camera program and the speed camera program would eliminate the camera programs entirely. These are so-called "sunset" provisions. The purpose of the time between end of review and possible sunset is to allow the City Council to identify revenue sources from which to replace the money lost by elimination of these programs.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8095 (continued)				Traffic code; parking and compliance violations (Code chapter 9-100); red light cameras (chapter 9-101); speed cameras (Code chapter 9-102); review and sunset provisions (continued)
				Please note: The language of the ordinance refers to the sunset provisions as new chapters in the Code, rather than as new sections.
O2014-8090	Ald. Burke (14) an Zalewski (23)	d All	Aviation	Chicago O'Hare International Airport; infectious disease screening; new Code § 2-20-050. This ordinance would direct the Commissioner of the Department of Aviation and the Commissioner of the Department of Public Health to establish an infectious disease screening program at O'Hare International Airport. All passengers arriving from international destinations would be required to complete an infectious disease behavioral screening as prescribed by the Commissioner of Public Health. If the screening indicates that the passenger is at risk, the passenger would be isolated for further testing. A passenger arriving from an international destination and showing symptoms of an infectious disease would be required to complete an infectious disease medical screening by a medical professional, as prescribed by the Commissioner of Public Health. The cost of these programs would be undertaken by the airline industry.
O2014-8085	Ald. O'Shea (19); Quinn (13); Zalewski (23)	All	Housing and Real Estate	Registration of Residential Buildings; registration procedures; aldermanic notification; Code §§ 13-10-010, 13-10-040, 13-10-080. Currently, only buildings containing 4 or more dwelling units (excepting condo and co-op buildings) are required to be registered; this ordinance would expand the registration requirement to include smaller buildings <i>only</i> in instances where 5 or more such buildings are under common ownership.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8085 (continued)				Registration of Residential Buildings; registration procedures; aldermanic notification; Code §§ 13-19-010, 13-10-040, 13-10-080 (continued)
				Currently the registration fee (\$10 per year) is due on February 1; so an owner who qualifies in March through January (by purchase, construction or conversion of a qualifying building) could go for months without needing to register. This ordinance would require registration within 15 days after meeting the legal requirement, and maintain the annual renewal date of February 1. No change in the annual fee. The ordinance would also require the Commissioner of Buildings, who is responsible for collecting the fees and maintaining the registration records, to notify the appropriate alderman of a registration in his/her ward.
				The ordinance would add definitions of "dwelling unit" and "rental unit" as used elsewhere in the Code. It would also change the current penalties for violation of Chapter 13-10's provisions. Current penalties for failure to register are minimum \$50, maximum \$200 for a first offense, and \$200 minimum, \$500 maximum for second and subsequent offenses. The ordinance would raise the penalty for a first failure to register to minimum \$100, maximum \$500, and to \$500 minimum, \$1,000 maximum for second and subsequent violations.
				The penalty for providing false information would also be changed from the current \$100 minimum, maximum \$500 to a minimum \$500, maximum \$1,000 plus 3 times the City's actual losses caused by the falsification, plus court costs and attorney's fees related to the prosecution.
				Effective 10 days after passage and publication.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
				Part 2: Non-codified Ordinances
O2014-8425	Mayor	27	Finance	Bond inducement ordinance; affordable housing; "Villages of Westhaven" project; WHP Village LLC. This ordinance would announce the City's intention to issue tax exempt, multi-family housing revenue bonds (or other tax-exempt debt instrument) in a principal amount not to exceed \$49 million dollars, to provide financial assistance for the Westhaven Villages Project. The project would consist of 199 residential rental units in 20 buildings located generally between West Lake Street (200 N), North Damen Avenue (2000W), West Maypole Avenue (134 N) and North Leavitt Street (2200 W). Proceeds of the bonds would be loaned to the developer, WHP Village LLC, to help pay for acquisition of a leasehold interest, rehabilitation and equipping of buildings that would comprise the development.
				reimbursed, from bond proceeds, for project-related expenses incurred as far back as 60 days prior to passage of the ordinance.
				Terms and conditions of the contemplated bonds are not described. The eventual transaction, if it comes to fruition, may include an assignment of low-income housing tax credits: the Mayor's letter transmitting the ordinance mentions the tax credits, but the ordinance itself does not.
O2014-8642	Mayor	All	Budget and Government Operations	2014 Annual Appropriation Ordinance; grant funds, Fund 925; Department of Public Health. This ordinance would increase the appropriation for the Department of Public Health's Immunization Billing Services from \$0 to \$500,000, through a grant from the U.S. Department of Health and Human Services.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8011 (see also O2014-8305, below)	Landmarks Commission	2	Committee on Zoning, Landmarks and Building Standards	Historical landmark designation for Polish National Alliance Building at 1514-1520 West Division Street. This ordinance would establish a landmark designation for the Polish National Alliance Building. The building was constructed in 1938 and was occupied by the Polish National Alliance (PNA), from 1938-1974. PNA was among Chicago's largest and most influential Polish-American organizations, and its headquarters played an important role in the community, serving as one of the cornerstones of Chicago's "Polish Downtown" on the Northwest Side. The building is an excellent and well-preserved example of an ethnic fraternal organization facility, important to the cultural development of Chicago in the late ninetieth and early twentieth century. The building is a 1930s-era Art Deco-style office building, with symmetry, hardedged massing, both traditional ornamentation and non-historic geometric and floral details, with a façade of Indiana limestone walls and ornamental metal spandrels. The building is consistent with Section 2-120-630 of the Municipal Code, and has significant historic, community, architectural, or aesthetic interest or value.
O2014-8305 (see also O2014-8011, above)	Mayor	2	Committee on Finance	Support of Class L tax incentive for property at 1514 West Division Street. This ordinance would authorize Class L Property Tax Incentives under the Cook County Property Classification Ordinance. Class L incentives are given to encourage the preservation and rehabilitation of landmark and historically significant commercial, industrial and income-producing non-for-profit buildings. 1514 West Division is a historic building known as the Polish National Alliance building. The owner, 1514 W. Division, LLC, proposes to rehabilitate the building and to use it as the headquarters for Studio Gang Architects, with a portion of the building in the basement and first floor levels as restaurant or retail space. The

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8305 (see also O2014-8011, above) (continued)				Support of Class L tax incentive for property at 1514 West Division Street (continued) rehabilitation of the building will include: renovation and replacement of windows and masonry, installation of a green roof over 50% of the building's roof area, accent lighting, limestone repair, spot tuck-pointing, and basic interior repairs. The project is set to be completed by December 31, 2015, and the costs of the project budget total \$3,292,429.
				Under the county's classification ordinance, when requirements are met, assessment is reduced to 10% of market value for the first 10 years, 15% in the year 11, 20% in the year 12, and returns to regular assessment level of 25% in year 13.
O2014-8324	Mayor	42	Committee on Finance	Support of Class L tax incentive for property at 360 N. Michigan Avenue and 83-87 East Wacker Drive. This ordinance would authorize Class L Property Tax Incentives under the Cook County Property Classification Ordinance. Class L incentives are given to encourage the preservation and rehabilitation of landmark and historically significant commercial, industrial and income-producing non-for-profit buildings. 360 N. Michigan Ave. is a historic building known as the London Guarantee Building, and was designated a historic landmark in 1996. The owner, AG-OCG 360 North Michigan, LLC, is a Delaware limited liability company, and anticipates using the building as a mixed use hotel and retail building, and the renovations include: masonry and cupola restoration, repair and removal of fire escapes, and restoration of windows and ornamental
				metalwork at third floor. The project is to be completed by September 30, 2016, and the costs of the repairs total \$126,123,062.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8324 (continued)				Support of Class L tax incentive for property at 360 N. Michigan Avenue and 83-87 East Wacker Drive (continued)
				Under the county's classification ordinance, when requirements are met, assessment is reduced to 10% of market value for the first 10 years, 15% in the year 11, 20% in the year 12, and returns to regular assessment level of 25% in year 13.
O2014-8100	Ald. Sawyer (6)	All	Transportation and Public Way	Illegal drug use; drug testing; Transportation Network drivers. Currently, transportation network providers operating in the city have no obligation to test their drivers for illegal drug use. This ordinance would require that all drivers be tested once a year for the presence of illegal drugs in the body. In order to renew a transportation network provider license, the licensee must certify that each transportation network driver with whom the licensee is affiliated has passed a test for the presence of illegal drugs in the body within the time that the driver has been affiliated with the licensee. If a driver tests positive for illegal drugs the driver would be barred from operating a vehicle for hire for one year, at which time the driver would be required to submit to and pass another drug test. A transportation network provider that hires a driver who has tested positive for illegal drugs within the previous twelve months would be subject to a fine of not less than \$500 and not to exceed \$1,000 for each instance. Each day of such violation would constitute a separate offense. Please note: Although not designated as an amendment to the Municipal Code, this ordinance, if passed, could be appropriately placed in Chapter 9-115, which defines and regulates Transportation Networks (Uber X, Lyft, Sidecar, etc.).

Note: This summary does not include local liquor moratoriums, routine traffic matters, zoning map changes, grants of privilege in the public way, waivers, refunds or routine SSA matters.

Ward identifications are based on the map passed September 2012, as amended.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
				Part 3: Transactional Ordinances
				3.a Intergovernmental Agreements
O2014-8677	Mayor and Ald. Moreno (1); Balce (11); Thomas (17) Ervin (28); Suarez (31); Mitts (37)	; 28,	Finance	Intergovernmental Agreement; Chicago Board of Education ("CPS"); "Social Impact Bonds"; "Pay for Success" program; IFF. Although the Mayor's letter transmitting this ordinance refers to issuance of so-called "Social Impact Bonds," the ordinance does not mention any bond issuance of any type. The ordinance would authorize a multi-party transaction aimed at providing financial assistance to CPS for pre-kindergarten programs in certain schools (designated as "Child-Parent Centers" or "CPC") that serve at-risk children, in order to increase children's readiness to learn when they enter kindergarten. The programs, if successful, are expected to reduce costs for student retention, individual intervention, special education and English language training in later years. The programs are called, collectively, the "CPS CPC Program." The transaction is modeled on so-called Social Impact Bonds or Pay-for-Success bonds (general descriptions available on the internet).
				Funding for the Program comes from a Lenders' Committee consisting of the Goldman Sachs Social Investment Fund (an affiliate of the Goldman Sachs Bank), providing 44%; Northern Trust Company, providing 32%; and the Pritzker Family Foundation, providing the final 24%. This committee will lend a total of approximately \$17 million to IFF Pay For Success I LLC ("Project Coordinator"), an Illinois limited liability company established by IFF (formerly Illinois Facilities Fund), an Illinois not-for-profit with extensive experience in helping other not-for-profits to raise and to manage funds. A related

The ordinance would authorize an agreement between the City and the Project Coordinator, and an intergovernmental agreement between the City and CPS,

agreement, not part of this ordinance, will detail the timing and mechanics of the relationship between the Lenders' Committee and the Service Provider.

Note: This summary does not include local liquor moratoriums, routine traffic matters, zoning map changes, grants of privilege in the public way, waivers, refunds or routine SSA matters.

Ward identifications are based on the map passed September 2012, as amended.

Ward(s) Assigned to
Clerk's # Sponsor(s) Affected Committee on

Topic(s); Key Word(s); Code §; Summary

O2014-8677 (continued)

Intergovernmental Agreement; Chicago Board of Education ("CPS"); "Social Impact Bonds"; "Pay for Success" program; IFF (continued)

to accomplish the following:

The Project Coordinator will accept money from the Lenders' Committee and in turn will lend money to the City, to be granted to CPS for the costs of the CPS CPC Program. The money will be maintained separately from the general operating funds of both the City and CPS to assure proper application of the funds. The CPS CPC Program will provide intensive services to pre-kindergarten children at 6 selected schools in the first year (expansion to more schools in later years). The services are intended to strengthen English language skills, socialization skills, and otherwise prepare the participating children to learn effectively in kindergarten. The benefits of this early preparation are expected to carry over through grade 12, and reduce the need for Individual Education Plans (IEP) for participating children in later years. This, in turn, is expected to reduce educational costs incurred by CPS. Measurements of Program effectiveness will be determined by testing the children after kindergarten and after 3rd grade (literacy component).

The loans – from the Project Coordinator to the City, and from the Lenders' Committee to the Project Coordinator – become payable only when, if, and to the extent that the CPS CPC Program proves successful. Otherwise, the City need not repay the Project Coordinator. Success will be determined by an independent, third-party evaluator (not party to either of these agreements). The evaluation process is described in the agreements, and is quite complex.

The City's responsibility for repayment will be no more than \$4.5 million. Repayment, if due, would begin no earlier than 2016 and end no later than

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8677 (continued)				Intergovernmental Agreement; Chicago Board of Education ("CPS"); "Social Impact Bonds"; "Pay for Success" program; IFF (continued)
				2021. In no event can the repayment obligation become a general obligation of the City; if the funds for repayment are not appropriated, the City cannot be forced to repay. The City's Department of Family and Support Services would perform the City's functions under these agreements.
				Please Note: The terms of the agreements may not be final as presented: the ordinance contains language allowing the Commissioner of Family and Support Services to execute both agreements in substantially the form attached to the ordinance, "but with such revisions in text as the Commissioner shall determine are necessary or desirable, the execution thereof by the Commissioner to evidence the City Council's approval of all such revisions."
				, , , , , , , , , , , , , , , , , , , ,
O2014-8102	Mayor	10	Committee on Finance	Intergovernmental agreement; Chicago Park District; Steelworkers Park; 3801 East 87 th Street; TIF funds; Southworks Industrial TIF. This ordinance would authorize an intergovernmental agreement between the City and the Chicago Park District for the construction of Steelworkers Park, a 16.5-acre park located at 3801 E. 87 th Street. The Park District owns the property, which is located within the Southworks Industrial Redevelopment Area, and the city is authorized under the provisions of the TIF agreement to finance projects that eradicate "blight conditions" as defined in the TIF statute. The site is part of the former U.S. Steel Southworks complex.
				DPD is to make \$676,000 of the funds from the Southworks TIF Increment available to the Park District for the following renovations to the park: fencing, debris removal, utilities, a climbing wall, and other basic renovations. The project is to be completed within 36 months of execution of the agreement.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8103	Mayor	11	Finance	Intergovernmental Agreement; Public Building Commission (PBC); stabilization of City-owned property; 4146 South Halsted; TIF funding; Stockyards Annex TIF area. This ordinance would authorize the Commissioner of the City's Department of Planning and Development (DPD) to execute an intergovernmental agreement with the PBC. Under which the PBC would perform work necessary to stabilize the former Stockyards Bank Building, located at the above address. The property is located within the Stockyards Annex TIF Redevelopment Area.
				The form of the contract is attached to the ordinance. The PBC would be responsible for the contracting process (specifications and selecting one or more contractors for the work), and would oversee the work. The actual scope and nature of the project, as well as its budget, would be determined by the City's Budget Director. The Budget Director and DPD would have the City's authority to approve change orders.
				In typical PBC projects, the local government retaining the PBC turns title of the subject property over to the PBC, which then issues bonds payable from rent payments of the using/client local government. In this instance the City will retain title to the bank building, and will pay the PBC's project-related expenses with Stockyards Annex TIF funds. The total estimated PBC budget for the project is under \$196,000 (exhibit difficult to read).
				The ordinance would allow the PBC and DPD signatories to add other terms and necessary documents to the basic agreement (Ordinance Section 2).

Note: This summary does not include local liquor moratoriums, routine traffic matters, zoning map changes, grants of privilege in the public way, waivers, refunds or routine SSA matters.

Ward identifications are based on the map passed September 2012, as amended.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8638	Mayor	16	Finance	First Amendment; Intergovernmental Agreement; Public Building Commission (PBC); Construction of Lindblom Math and Science Academy Parking Lot ("Project"); TIF funding; 63 rd /Ashland TIF. In November 2013 the City Council approved an intergovernmental agreement with the PBC for the above Project. This ordinance would amend that agreement to increase the amount of TIF funds from the 63 rd /Ashland TIF Redevelopment Area increment for the purpose of acquiring the site and constructing the project. The amount will be increased by \$1,968,000, from maximum \$500,000 to maximum \$2,468,000. After land acquisition and construction costs are finalized, and prior to incurring any costs that exceed \$2,100,000, PBC may request (if needed) written approval of the City's Office of Budget and Management and the Department of Planning and Development (as successor to the former Department of Housing and Economic Development) for the release of \$368,000 in additional Project funds.
O2014-8120	Mayor	39	Committee on Housing and Real Estate	Transfer of City-owned property to Chicago Park District; Eugene Field Park; Open Space Impact fees; Ordinances authorizing expenditure of Open Space

Open Space Impact fees; Ordinances authorizing expenditure of Open Space Impact Fee Funds; 5101 North Lawndale Avenue; 5051-5057 North Monticello Avenue. This ordinance would authorize the transfer of the above 3 parcels to the Park District for the expansion of Eugene Field Park. Currently, the Lawndale Avenue property is part of a recreational trail; one of the Monticello properties was acquired to create a buffer between the Chicago River and nearby homes, while the other was acquired to create open space. In other words, the City did not acquire these properties for private development or for City use. The Park District would pay the nominal fee of \$1 for the three parcels. The City would pay the District \$135,949 in Open Space Impact fees to expand park land and the river walk bike trail along the North Branch of the Chicago River, to create a landscaped buffer along the North Branch of the Chicago River for flood plain management and to develop the remaining

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8120 (continued)				Transfer of City-owned property to Chicago Park District; Eugene Field Park; Open Space Impact fees; Ordinances authorizing expenditure of Open Space Impact Fee Funds; 5101 North Lawndale Avenue; 5051-5057 North Monticello Avenue (continued)
				portion as open space for recreational use.
				Open Space Impact Fees are paid by developers to help defray the costs of additional open space needed to accommodate new, private developments. Open Space Impact fees must be used in the community where they were generated, or in a contiguous area. All 3 parcels are located in the Albany Park Community Area, which is contiguous to the North Park Community area. Of the amount proposed in this ordinance, \$102,437 would come from the Albany Park Open Space Fund and \$33,512 from the North Park Open Space Fund.
				3.b Real Estate Transactions – Non-ANLAP
O2014-8084	Mayor	3, 5, 6, 15, 16, 17, 20	Housing and Real Estate	Sale of City-owned property; Pilot Program: "Qualified Property Owner" program; various locations. This ordinance would establish a pilot program somewhat resembling ANLAP (see part 3.C), and beginning with 307 vacant, residential-zoned, City-owned properties (a complete list can be found in the Appendix attached at the end of this Summary). A prospective purchaser of any listed parcel would have to meet the requirements for a "Qualified Property Owner." The requirements are: ownership of another parcel on the same block as the parcel the prospective purchaser wants to acquire (desired parcel need not be residential or even developed); no property tax delinquency or outstanding debt to the City, to Cook County or to the State of Illinois. A not-for-profit corporation would have

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8084 (continued)				Sale of City-owned property; Pilot Program: "Qualified Property Owner" program; various locations (continued)
				If more than one Qualified Property Owner were to submit a complete purchase application, preference would be given to whichever applicant owns an adjacent lot; otherwise, the Department of Planning and Development would conduct a blind lottery to determine which applicant would receive the property.
				Appraised Values: Not given; assumed to be variable.
				Minimum Offer for Purchase: No minimum required.
				Restrictions: No resale for 5 years; maintenance of lot.
				th .
O2014-8113	Mayor	3	Housing and Real Estate	Property acquisition; 3800 and 3804 South Dearborn; TIF Funds; 35 th /State TIF. This ordinance would authorize the Corporation Counsel to negotiate with the owner or owners of the vacant parcels at 3800 and 3804 South Dearborn Street, and purchase those properties for the agreed upon price. Eminent domain proceedings would be authorized if negotiations are unsuccessful; authorization would be good for 10 years. The properties are to be used for unspecified public purposes. The purchase is to be funded by the 35 th /State TIF Redevelopment Area increment fund. The redevelopment plan for the 35 th /State TIF included an allocation of \$10,000,000 for property acquisition.
O2014-8091	Mayor	12	Housing and Real Estate	Intergovernmental agreement; Metropolitan Water Reclamation District (MWRD); extension of use permit; 31 st Street and Sacramento Avenue. This ordinance would authorize the Department of Fleet and Facility Management to pay \$37,500 to MWRD. In exchange, the MWRD would grant a six month extension to the term of an existing permit which grants the City access of 4.35 acres of MWRD-owned land located at 31 st Street and Sacramento Avenue for a Page 20 of 45

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8091 (continued)				Intergovernmental agreement; Metropolitan Water Reclamation District (MWRD); extension of use permit; 31 st Street and Sacramento Avenue (continued)
				warehouse, garage shop, parking, office space and related municipal purposes. The extension would change the end date of the permit from September 30, 2014, to March 31, 2015.
				3.c Real Estate Transactions – Adjacent Neighbors Land Acquisition Program (ANLAP) Ordinances.
				Each ordinance listed below would authorize sale of a vacant, city-owned lot to someone who resides on the adjacent property. If the transaction is approved the purchaser will be required to clean and landscape the subject property as a side yard within 6 months. For 10 years after taking title, the purchaser would not be allowed to sell the subject property or build on it, except to construct a garage to serve the purchaser's residence. Combining the properties may enhance the value of both, while relieving the City of the expenses of maintenance and restoring the vacant parcel to the tax rolls.
				One ANLAP transaction ordinance was introduced at this meeting:
O2014-8067	Mayor	4	Housing and Real Estate	City-owned vacant property address: 4542 S. Oakenwald Ave. Purchaser and purchaser's address: Quintin L. Cole, 4540 S. Oakenwald Ave. Chicago, Illinois 60653 Appraised value: \$44,500.00 Sale Price: \$14,250.00

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
				3.d Other Transactions
O2014-8104	Mayor	15, 16	Housing and Real Estate	Agreement with Neighborhood Housing Services ("NHS") for administration of CSX Neighborhood Improvement Program ("CSX-NIP") funds; 1 st amendment to existing agreement; restatement of entire agreement. In 1997 the City entered into an agreement with CSX Intermodal, Inc., for expansion of the CSX intermodal freight facility on the South Side. For its part, CSX agreed to provide funds for neighborhood improvements in a defined area affected by the expansion. On May 28, 2014, the City Council passed an ordinance authorizing an agreement with NHS, whereby that organization would administer a homeowner assistance grant program (the CSX-NIP) in the following area: beginning at the northwest corner of South Hamilton (2134 W) and South Garfield Boulevard (5500 S), east to South Damen Avenue (2000 W); south along Damen Avenue to 64 th Street; west on 64 th Street to South Claremont Avenue (2334 W); north on Claremont Avenue to West 62 nd Street; east on 62 nd Street; and north to Hamilton Avenue and Garfield Boulevard. The proposed amended/restated agreement makes the following changes in the administration of the CSX-NIP: • Eliminates the definition of "Qualified Family," thereby removing a household income cap (140% of area median) for eligibility to receive grant funds;
				 Eliminates the requirement that a grant application be filed with NHS within 2 weeks after the period of distribution/availability of application forms; Eliminates energy-efficiency requirements, such as R49 insulation if the
				grant funds are for roof replacement; air-sealing of a qualified hosing unit; requirement that replacement heating systems meet Energy Star standards;

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8104 (continued)				Agreement with Neighborhood Housing Services ("NHS") for administration of CSX Neighborhood Improvement Program ("CSX-NIP") funds; 1 st amendment to existing agreement; restatement of entire agreement (continued)
				 Eliminates the requirement that NHS notify grant recipients with household income above 100% of area median that CSX-NIP funds must be matched by a private loan (the notice requirement is in the original; the private loan match requirement is not); Eliminates references to the so-called "Shakman Accord" of 2007, making exclusive reference to the 2011 "City of Chicago Hiring Plan," which succeeds the Accord.
				All other material conditions remain the same: total funds available (\$972,159), amount available per eligible household (\$10,000); all insurance and indemnification provisions; all performance standards.
				The ordinance would also ratify actions already taken by DPD in furtherance of the amended and restated agreement; the agreement itself contains a provision for back-dating the effective date of the amendment and restatement.
O2014-8651	Mayor	4	Finance	Redevelopment Agreement; Quad Communities Arts Recreation and Health Center LLC ("Quad Communities"); The Community Builders ("TCB"); 3500 S. Cottage Grove Avenue; Chicago Park District ("District"); Chicago Housing Authority ("CHA"); TIF Funds; Bronzeville TIF; 47 th /Halsted TIF. At its meeting on October 8, 2014, the City Council passed an ordinance (2014-7943; see LRB Summary of September 10, 2014) authorizing a very complicated intergovernmental agreement between the City, the District, CHA and the

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more than \$4,300,000. The City is making a conditional grant of this money.

				Ward identifications are based on the map passed September 2012, as amended
Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8651 (continued)				Redevelopment Agreement; Quad Communities Arts Recreation and Health Center LLC ("Quad Communities"); The Community Builders ("TCB"); 3500 S. Cottage Grove Avenue; Chicago Park District ("District"); Chicago Housing Authority ("CHA"); TIF Funds; Bronzeville TIF; 47 th /Halsted TIF (continued)
				Chicago Board of Education ("CPS"). That agreement involved transfer of CHA and CPS interest in the above property to the City, to allow development of a new community center to serve the nearby Doolittle School, Ellis Park, the CHA's Oakwood Shore mixed-income development and the rest of the adjacent community. The center is to be managed by the District. The site is within the Bronzeville TIF Redevelopment Area.
				This ordinance (O2014-8651) presents the actual redevelopment agreement for the project. TCB, a Massachusetts not-for-profit with extensive experience in community development work, will spearhead the project. TCB has formed and is managing member of Quad Communities, which will have the District as a member, with a 90% interest in Quad Communities. Together, TCB and Quad Communities are called the "Developer" in the ordinance and the redevelopment agreement. The Developer will acquire a ground lease of the site from the City in order to undertake the project.
				The center will include a basketball court; flexible or multi-use areas; educational, health and wellness, and community areas; a fitness center; an indoor swimming pool; locker rooms and restrooms; a meeting hall; and a gallery.
				The total project budget is anticipated to be no less than \$17,567,328. Of this amount, the City will contribute 24.48% of the project costs, but in no event

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
O2014-8651 (continued)				Redevelopment Agreement; Quad Communities Arts Recreation and Health Center LLC ("Quad Communities"); The Community Builders ("TCB"); 3500 S. Cottage Grove Avenue; Chicago Park District ("District"); Chicago Housing Authority ("CHA"); TIF Funds; Bronzeville TIF; 47 th /Halsted TIF (continued)
				The City may terminate the agreement and demand repayment if the Developer defaults in performance of the redevelopment agreement.
				The City funds will be TIF funds, and may be drawn either from the Bronzeville TIF area or from the adjacent the 47 th /Halsted TIF area; such "portability" of TIF funds is permitted by statute. Other funding will come from loans of money generated by the sale/syndication of federal New Market Tax Credits. The so-called "NMTC Lenders" include entities related to Chase Bank; to TCB and to IFF, an Illinois not-for profit founded by the Chicago Community Trust to assist other NFPs with funding projects. CHA will also deposit up to \$8,000,000 with the NMTC Lenders.
				Because the City will not be party to the NMTC financing, the ordinance does not spell out terms and conditions of the non-City lending repayment. The City will receive such documentation at closing of the transaction, in order to verify that all the development financing is in place.
				Part 4. Non Coromonial Posalutions
R2014-701	Ald. Solis (25)	All	Committees, Rules and Ethics	Part 4. Non-Ceremonial Resolutions Repeal of resolution (R2014-627) passed June 30, 2014, calling for end of persecution against Falun Gong practitioners, for failure of resolution to comport with requirements of Rule 41. This piece of legislation, although numbered as a resolution, is actually an ordinance.
				Rule 41 of the City Council's Rules of Order and Procedure provides, among Page 25 of 45

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
R2014-701 (continued)				Repeal of resolution (R2014-627) passed June 30, 2014, calling for end of persecution against Falun Gong practitioners, for failure of resolution to comport with requirements of Rule 41 (continued)
				other things, for the placement of non-controversial resolutions on the Council's Agreed Calendar. Individual aldermen suggest placement of items on the Agreed Calendar, and final designation of the calendar requires approval of the chairmen of the Committee on Finance and the Committee on Committees, Rules and Ethics. Items on the Agreed Calendar are passed at the meeting at which they are introduced, and bypass the normal committee hearing process. This piece of legislation calls for repeal of R2014-627, on the grounds that it "does not fit any of the categories of resolutions eligible for adoption without first being reported out of committee." R2014-627 dealt with the treatment of Falun Gong practitioners by the government of the People's Republic of China, and included mention of forced organ harvesting and other human rights abuses carried out against them. The resolution condemned repressive measures taken against Falun Gong practitioners, and called for immediate release of Falun Gong practitioners and other prisoners. It also called for an
				end to oppression, mistreatment, and organ harvesting from Falun Gong and religious and ethnic minorities in China, and for the U.S. government to do everything in its power to stop the reported atrocities.
R2014-709	Ald. Maldonado (26) and 7 others	All	Education and Child Development	Chicago Public Schools ("CPS"); janitorial services; MBE/WBE participation in CPS procurement. This resolution recites that in February of this year CPS entered into a facilities management agreement with Aramark Education Services (\$260,000,000) and SodexoMagic (\$80,000,000), whereby the two companies would supply janitorial services and cleaning supplies and equipment. The contracts were intended to help CPS realize savings of

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
R2014-709 (continued)				Chicago Public Schools ("CPS"); janitorial services; MBE/WBE participation in CPS procurement (continued)
				\$45,000,000 by contracting out the janitorial services. The resolution recites various complaints about inadequate cleaning of schools and substandard materials. Finally, the resolution states that the subject contracts have reduced minority-owned and women-owned business components, and that much of the money spent on the contracts will leave the City of Chicago and the State of Illinois. It calls for hearings, with the participation of CPS officials and representatives of Aramark and SodexoMagic to answer concerns about MBE/WBE participation and the effects of these contracts within Chicago's Hispanic and African-American communities.
R2014-714	Mayor; Ald. Austin (34); Dowell (3); and 4 others	All	Budget and Government Operations	Call for Hearings; Postal Service Reform Legislation. This resolution emphasizes that the U.S. Postal Service is required by Congress to pre-fund future retiree health benefits for 75 years, requiring \$5.5 billion dollars to be paid annually. As a result, health benefits for postal retirees are fully funded with billions of dollars in excess. This resolution urges United States Senators Dick Durbin and Mark Kirk to support postal reform legislation designed to stabilize the U.S. Postal Service's finances by reforming or eliminating future retiree health financing policies in order to avoid unnecessary service cuts by securing the continuance of 6-day mail delivery, strengthening the U.S. Postal Service's mail processing, retail and last-mile delivery networks, and retaining door to door delivery for the 30 million plus households and businesses that rely upon it. This resolution calls for hearings in the Committee on Budget and Government Operations for the purpose of further investigating postal service reform.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
R2014-705	Ald. Dowell (3); Harris (8); Thompson (16); ar 2 others	All	Budget and Government Operations	Call for Hearings; Postal Service Reform Legislation. This resolution is identical to the previous one, in urging Senators Durbin and Kirk to support postal reform legislation. However, it does not call for hearings in the Committee on Budget and Government Operations.
O2014-712	Ald. Laurino (39) and Graham (29)	All	Finance	Call for Hearings; Domestic Violence; Additional Resources for victims. In spite of the resources available to victims of domestic violence in the city of Chicago, there is currently no assured way for a victim to obtain an order of protection during overnight hours and on weekends. This resolution calls on social service agencies, advocacy groups, representatives of the Circuit Court of Cook County, representatives of the Cook County Government, the State's Attorney of Cook County and appropriate City departments to appear in front of the Committee on Finance. These hearings will discuss ways in which City resources and the services of the Circuit Court can be better coordinated to address the problem of domestic violence, and give special consideration to the need for one or more 24-hour courtrooms within the City to hear domestic violence cases and to issue orders of protection to victims.
R2014-710	Ald. Beale (9) and others	5 All	Public Safety	Electronic monitoring of criminal offenders and suspects. This resolution states that electronic monitoring of the location of criminal offenders has increased over the last decade, allowing the offenders to attend school or work while saving taxpayer money and reducing over-crowding in jails. The resolution also states that standards for monitoring the offenders are not uniform, and cites an instance of an offender charged with committing a rape while sentenced to home monitoring, but not being monitored at the time of the alleged crime. The resolution calls on the Committee on Public Safety to hold a hearing in order to receive recommendations on the establishment of uniform standards and protocols for the administration of electronic monitoring of offenders.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
R2014-711	Ald. Mitts (37) and 46 others	d All	Human Relations	Expungement of criminal records. This resolution states that if a person in Illinois is arrested but not prosecuted, or is prosecuted but found not guilty, the arrest stays on the person's record unless they take affirmative steps to have the record expunged. The resolution goes on to state that the expungement process can be daunting and expensive. The resolution goes on to state that individuals who were arrested but never prosecuted, or prosecuted but found not guilty, would benefit if the Criminal Investigation Act were amended to make it easier or less costly to have one's records expunged. The resolution calls on the Committee on Human Relations to hold an informational hearing on the matter.
R2014-703	Ald. Burke (14) and Cochran (20)	d All	Aviation	Aviation; call for hearings on improved air traffic control for Chicago airports. This resolution cites the disruption and economic cost of the alleged arson at the Federal Aviation Administration (FAA)'s Aurora, IL, air traffic control facility, and states that there are currently no backup plans in place requiring flight-plan information to be entered by hand. The resolution calls on the Committee on Aviation to invite the Administrator of the FAA or his delegate to testify to the Committee regarding the situation in Aurora and contingency plans to prevent future traffic disruptions at O'Hare and Midway airports.
R2014-707	Ald. Beale (9)	9	Committee on Economic,	Support of renewed Class 6(b) tax incentive for property at 801 East 107 th
N2014-707	Alu. Beale (3)	3	Capital and Technology Development	Street. This resolution would authorize Class 6(b) (industrial structure) tax incentives to encourage industrial development, rehabilitation of existing industrial structures, and industrial reutilization of abandoned buildings, under the Cook County Real Property Classification ordinances, for 801 East 107 Street.

Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
R2014-707 (continued)				Support of renewed Class 6(b) tax incentive for property at 801 East 107 th Street (continued)
				The owner of this property is Dutch Farms, Inc., an Illinois corporation, which has substantially rehabilitated an approximately 122,400 square foot industrial facility at the location, and the applicant has filed application for a renewal of the Class 6(b) classification. The exact use of the property is not specified in the ordinance.
				Under the county's classification ordinance, when requirements are met, the subject property would be assessed at 10% of its market value for the first 10 years and any subsequent 10-year renewal period; if the incentive is not renewed, the assessment rate would rise to 15% of the market value in year 11, 20% in year 12 and 25% of market value thereafter.
R2014-706	Ald. Pawar (47) a 4 others	ind All	Committee on Transportation and Public Way	Call for City Council support of CrossRail Chicago and premium express train service between O'Hare International Airport and McCormick Place. This resolution first outlines the economic benefits, increased transportation options, and employment opportunities to come from the establishment of passenger train service between O'Hare International Airport and McCormick Place. The proposed line would not only link the airport to McCormick Place, but also link various Metra lines with Union Station, providing an alternative rapid option for transportation to and from the airport. The resolution calls for consideration of the use of a proposed rental car facility site at O'Hare Airport to also include a rapid transit rail station.
				This resolution expresses support for the rail line, calls for the Department of Aviation to build this rail line into the plan for the rental car facility, to seek sources of funding, to solicit Request for Information proposals. The resolution Page 30 of 45

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Clerk's #	Sponsor(s)	Ward(s) Affected	Assigned to Committee on	Topic(s); Key Word(s); Code §; Summary
R2014-706 (continued)				Call for City Council support of CrossRail Chicago and premium express train service between O'Hare International Airport and McCormick Place (continued)
				also asks the Metropolitan Pier and Exposition Authority (owner of McCormick Place) to consider upgrading an existing Metra station for service to O'Hare and to share findings with the City Council by March 1, 2015.
R2014-704	Ald. Burnett (27)	27	Committee on Economic, Capital Technology Development	Support of renewed Class 6(b) tax incentive for property at 1224 North Hooker Street. This resolution would authorize Class 6(b) (industrial structure) tax incentives to encourage industrial development, rehabilitation of existing industrial structures, and industrial reutilization of abandoned buildings, under the Cook County Real Property Classification ordinances, for 1224 North Hooker Street. The owner of the property is International Airport Centers (IAC) 1224 Hooker, LLC, which has constructed a 44,700 square foot industrial facility, and was awarded Class 6(b) tax incentive in 1996. The use of the property is not specified. Under the county's classification ordinance, when requirements are met, the subject property would be assessed at 10% of its market value for the first 10 years and any subsequent 10-year renewal period; if the incentive is not renewed, the assessment rate would rise to 15% of the market value in year 11, 20% in year 12 and 25% of market value thereafter.

End of Summary

End of Summary

End of Summary
List of Properties in Pilot Program (O2014-8084) Follows

Note: This summary does not include local liquor moratoriums, routine traffic matters, zoning map changes, grants of privilege in the public way, waivers, refunds or routine SSA matters.

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Ward(s) Assigned to

Clerk's # Sponsor(s) Affected Committee on Topic(s); Key Word(s); Code §; Summary

Appendix to Summary Qualified Property Owner Pilot Program

Ward	Requested Address	Requested PIN
3	318 W 53RD ST	20-09-409-009
3	5006 S MICHIGAN AVE	20-10-119-013
3	5025 S MICHIGAN AVE	20-10-120-011
3	5124 S LOWE AVE	20-09-302-035
3	5300 S WALLACE ST	20-09-319-035
3	5301 S PRINCETON AVE	20-09-417-001
3	5303 S PRINCETON AVE	20-09-417-002
3	5320 S INDIANA AVE	20-10-310-036
3	5336 S INDIANA AVE	20-10-310-041
3	5337 S PRINCETON AVE	20-09-417-014
3	5566 S PRINCETON AVE	20-16-201-063
3	5621 S LAFAYETTE AVE	20-16-207-029
3	5623 S LAFAYETTE AVE	20-16-207-030
3	5643 S SHIELDS AVE	20-16-201-041
3	5648 S SHIELDS AVE	20-16-208-009
5	1415 W 65 PL	20-23-219-014
5	1514 W 65 PL	20-23-219-016
5	1520 E MARQUETTE RD	20-23-221-021
5	1540 E MARQUETTE RD	20-23-226-011
5	6519 S GREENWOOD AVE	20-23-117-006
5	6540 S MINERVA AVE	20-23-118-027
5	6540 S UNIVERSITY AVE	20-23-117-032

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Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
5	6643 S KENWOOD AVE	20-23-224-012
5	7016 HARPER AVE	20-23-423-023
5	7018 HARPER AVE	20-23-423-024
5	7347 S UNIVERSITY AVE	20-26-122-018
6	1216 W 72ND PL	20-29-114-046
6	1270 W 71ST PL	20-29-104-035
6	1275 W 71ST PL	20-29-109-003
6	1415 W 69TH ST	20-20-319-005
6	1417 W 69TH ST	20-20-319-004
6	154 W 70TH ST	20-21-415-017
6	219 W 66TH ST	20-21-216-003
6	223 W 66TH ST	20-21-216-005
6	316 W NORMAL PKWY	20-21-400-035
6	318 W NORMAL PKWY	20-21-400-034
6	319 W MARQUETTE RD	20-21-400-014-000
6	622 W 71ST ST	20-21-324-016
6	6620 S NORMAL BLVD	20-21-127-024
6	6622 S UNION AVE	20-21-123-024
6	6626 S YALE AVE	20-21-215-016
6	6627 S HARVARD AVE	20-21-215-024
6	6647 S YALE AVE	20-21-216-013
6	6657 S YALE AVE	20-21-216-015
6	6704 S PERRY ST	20-21-402-015

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Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
6	6713 S PERRY ST	20-21-403-005
6	6725 S SANGAMON ST	20-20-405-011
6	6727 S SANGAMON ST	20-20-405-012
6	6751 S PEORIA ST	20-20-406-019
6	6804 S PEORIA ST	20-20-413-025
6	6805 S PARNELL AVE	20-21-310-002
6	6808 S PEORIA	20-20-413-026
6	6819 S GREEN ST	20-20-415-009
6	6842 S PEORIA ST	20-20-413-039
6	6854 S PEORIA ST	20-20-413-044
6	6913 S LOWE AVE	20-21-316-004
6	6914 S PERRY AVE	20-21-415-023
6	6927 S PRINCETON AVE	20-21-413-007
6	6929 S PRINCETON AVE	20-21-413-008
6	7000 S PEORIA ST	20-20-429-015
6	7014 S PARNELL AVE	20-21-325-004
6	7016 S EGGLESTON AVE	20-21-327-024-000
6	7017 S EMERALD AVE	20-21-322-007
6	7019 S EMERALD AVE	20-21-322-008
6	7020 S EGGLESTON AVE	20-21-327-025-000
6	7022 S PARNELL AVE	20-21-325-005
6	7028 S VERNON AVE	20-22-419-033
6	7030 S WENTWORTH AVE	20-21-422-024

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Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	,
Ward	Requested Address	Requested PIN
6	7031 S ELIZABETH ST	20-20-331-012
6	7037 S LOWE AVE	20-21-324-013
6	7038 S GREEN ST	20-20-430-025
6	7040 S GREEN ST	20-20-430-026
6	7052 S STEWART AVE	20-21-328-036
6	7100 S STEWART AVE	20-28-107-023
6	7128 S EGGLESTON AVE	20-28-106-024
6	7153 S PRINCETON AVE	20-28-202-014
6	7205 S VERNON AVE	20-27-209-002
6	7206 S YALE AVE	20-28-210-018
6	7212 S SANGAMON ST	20-29-212-030
6	7214 S SANGAMON ST	20-29-212-031
6	7216 S UNION AVE	20-28-109-029
6	7249 S HARVARD AVE	20-28-209-013
6	7301 S HARVARD AVE	20-28-217-001
6	7315 S HARVARD AVE	20-28-217-004
6	7339 S GREEN ST	20-29-223-016
6	7511 S EGGLESTON AVE	20-28-306-004
6	7535 S PARNELL AVE	20-28-304-009
6	7546 S UNION AVE	20-28-301-031
6	855 W 71ST ST	20-29-206-002
15	1756 W 61ST ST	20-18-412-037
15	5526 S HERMITAGE AVE	20-18-204-024

Note: This summary does not include local liquor moratoriums, routine traffic matters, zoning map changes, grants of privilege in the public way, waivers, refunds or routine SSA matters.

Ward identifications are based on the map passed September 2012, as amended.

Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
15	5719 S HONORE ST	20-18-219-007
15	5943 S MARSHFIELD AVE	20-18-407-016
15	5946 S WOOD ST	20-18-403-040
15	5948 S WOOD ST	20-18-403-041
15	6000 S WOLCOTT AVE	20-18-409-025
15	6004 S WOLCOTT AVE	20-18-409-027
15	6014 S MARSHFIELD AVE	20-18-414-022
15	6016 S MARSHFIELD AVE	20-18-414-023
15	6022 S WOOD ST	20-18-411-032
15	6213 S HERMITAGE AVE	20-18-429-006
15	6217 S HERMITAGE AVE	20-18-429-007
15	6400 S HONORE ST	20-19-210-021
15	6403 S HONORE ST	20-19-211-022
15	6452 S HERMITAGE AVE	20-19-212-037
15	6631 S WOOD ST	20-19-228-011
16	1001 W 61ST ST	20-17-419-007
16	1014 W 61ST ST	20-17-411-022
16	1247 W GARFIELD BLVD	20-17-106-003
16	1339 W 61ST ST	20-17-320-008
16	1655 W MARQUETTE RD	20-19-406-001
16	2124 W 52ND PL	20-07-308-053
16	5135 S WINCHESTER AVE	20-07-401-019
16	5136 S JUSTINE ST	20-08-300-035

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Ward identifications are based on the map passed September 2012, as amended.

Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
16	5146 S JUSTINE ST	20-08-300-040
16	5204 S JUSTINE ST	20-08-308-020
16	5206 S JUSTINE ST	20-08-308-021
16	5208 S JUSTINE ST	20-08-308-022
16	5213 S DAMEN AVE	20-07-408-006
16	5214 S HERMITAGE AVE	20-07-412-030
16	5220 S WOOD ST	20-07-411-030
16	5235 S JUSTINE ST	20-08-309-012
16	5236 S HERMITAGE AVE	20-07-412-038
16	5238 S JUSTINE ST	20-08-308-035
16	5258 S PAULINA ST	20-07-413-048
16	5301 S HERMITAGE AVE	20-07-421-001
16	5302 S WOLCOTT AVE	20-07-417-026
16	5320 S PAULINA ST	20-02-421-033
16	5337 S WINCHESTER AVE	20-07-417-016
16	5346 S SEELEY AVE	20-07-316-016
16	5348 S SEELEY AVE	20-07-316-017
16	5401 S PAULINA ST	20-07-430-001
16	5419 S MARSHFIELD AVE	20-07-431-008
16	5437 S PAULINA ST	20-07-430-015
16	5516 S MARSHFIELD AVE	20-18-206-017
16	5527 S LAFLIN ST	20-17-102-014
16	5605 S PAULINA ST	20-18-214-003

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Ward identifications are based on the map passed September 2012, as amended.

Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
16	5610 S ADA ST	20-17-112-028
16	5610 S MAY ST	20-17-208-029
16	5710 S ADA ST	20-17-120-029
16	5711 S CARPENTER ST	20-17-219-005
16	5730 S ADA ST	20-17-120-037
16	5745 S MAY ST	20-17-217-020
16	5746 S MAY ST	20-17-216-017
16	5812 S BISHOP ST	20-17-126-016
16	5814 S BISHOP ST	20-17-126-017
16	5915 S PEORIA ST	20-17-406-007
16	5917 S PEORIA ST	20-17-406-008
16	5938 S LOOMIS BLVD	20-17-303-026
16	5948 S HERMITAGE AVE	20-18-404-042
16	5949 S CARPENTER ST	20-17-403-023
16	6020 S ADA ST	20-17-312-026
16	6022 S ADA ST	20-17-312-027
16	6023 S CARPENTER ST	20-17-411-010
16	6043 S CARPENTER ST	20-17-411-017
16	6054 S MORGAN ST	20-17-411-043
16	6132 S BISHOP ST	20-17-318-027
16	6201 S ADA ST	20-17-330-001
16	6217 S ADA ST	20-17-330-007
16	6217 S THROOP ST	20-17-331-005

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Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
16	6321 S JUSTINE ST	20-20-101-011
16	6324 S LAFLIN ST	20-20-101-031
16	6353 S HAMILTON AVE	20-19-105-026
16	6400 S MORGAN ST	20-20-211-024
16	6402 S MAY ST	20-20-208-025
16	6403 S MAY ST	20-20-209-001
16	6406 S LOOMIS BLVD	20-20-111-026
16	641 W 61ST PL	20-16-318-034
16	6416 S CARPENTER ST	20-20-210-027
16	6417 S HOYNE AVE	20-19-113-006
16	6420 S MAY ST	20-20-208-031
16	643 W 61ST PL	20-16-318-033
16	6432 S LAFLIN ST	20-20-109-038
16	6434 S LAFLIN ST	20-20-109-039
16	6444 S JUSTINE ST	20-20-108-041
16	6456 S LOOMIS AVE	20-20-111-046
16	6539 S JUSTINE AVE	20-20-113-045
16	6543 S JUSTINE AVE	20-20-113-017
16	6546 S ABERDEEN ST	20-20-217-041
16	6617 S RACINE AVE	20-20-224-006
16	6757 S MAY ST	20-20-401-023
16	6759 S MAY ST	20-20-401-024
16	731 W 61ST ST	20-16-315-010

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Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
16	734 W 61ST ST	20-16-308-015
16	925 W GARFIELD BLVD	20-17-205-001
17	2054 W 71ST ST	20-19-339-025
17	6743 S ADA ST	20-20-305-021
17	6745 S ADA ST	20-20-305-022
17	6803 S HONORE ST	20-19-411-002
17	6803 S MARSHFIELD AVE	20-19-415-002
17	6820 S ELIZABETH ST	20-20-314-028
17	6830 S ELIZABETH ST	20-20-314-032
17	6832 S PAULINA ST	20-19-413-032
17	7011 S HERMITAGE AVE	20-19-429-005
17	7014 S MARSHFIELD AVE	20-19-430-025
17	7028 S MARSHFIELD AVE	20-19-430-031
17	7252 S MARSHFIELD AVE	20-30-214-044
20	1204 W 52ND ST	20-08-307-038
20	310 W 61ST PL	20-16-415-048
20	313 W 60TH ST	20-16-407-012
20	319 W 64TH ST	20-21-204-016
20	320 W 61ST PL	20-16-415-044
20	326 W 60TH ST	20-16-402-023
20	330 W 60TH ST	20-16-402-022
20	343 W 59TH ST	20-16-400-003
20	438 W ENGLEWOOD AVE	20-16-323-023

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Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
20	442 W ENGLEWOOD AVE	20-16-323-022
20	448 W 61ST PL	20-16-317-018
20	456 E 67TH ST	20-22-225-044
20	5010 S LAFLIN ST	20-08-125-023
20	5014 S LAFLIN ST	20-08-125-025
20	5022 S MORGAN ST	20-08-217-027
20	5024 S MORGAN ST	20-08-217-028
20	5026 S MORGAN ST	20-08-217-029
20	515 W 61ST PL	20-16-319-013
20	517 W 62ND ST	20-16-322-011
20	519 W 62ND ST	20-16-322-010
20	523 W 62ND ST	20-16-322-009
20	526 W 60TH PL	20-16-311-018-000
20	528 W 65TH ST	20-21-120-011
20	530 W 65TH PL	20-21-120-012
20	537 W 60TH ST	20-16-311-004
20	5437 S UNION AVE	20-09-329-002
20	548 E 62ND ST	20-15-411-036
20	5521 S INDIANA AVE	20-15-105-001
20	5523 S INDIANA AVE	20-15105-002
20	5623 S INDIANA AVE	20-15-110-008
20	5631 S PRAIRIE AVE	20-15-111-008
20	5634 S WABASH AVE	20-15-107-041

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Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
20	5636 S PRINCETON AVE	20-16-201-077
20	5650 S DR MARTIN LUTHER KING JR DR	20-15-112-025
20	5652 S PRINCETON AVE	20-16-201-084
20	5655 S CALUMET AVE	20-15-112-013
20	5659 S CALUMET AVE	20-15-112-014
20	5722 S PRINCETON AVE	20-16-209-039
20	5724 S UNION AVE	20-16-113-028
20	5730 S UNION AVE	20-16-113-030
20	5805 S LAFAYETTE AVE	20-16-221-016
20	5817 S LaFAYETTE AVE	20-16-221-017
20	5923 S CALUMET AVE	20-15-305-008
20	5925 S CALUMET AVE	20-15-305-009
20	5941 S PRAIRIE AVE	20-15-304-010
20	6044 S ST LAWRENCE AVE	20-15-404-026
20	607 W 54TH PL	20-09329-021
20	609 W 54TH PL	20-09-329-020
20	6111 S RHODES AVE	20-15-411-003
20	6117 S KIMBARK AVE	20-14-408-003
20	6124 S RHODES AVE	20-15-410-021
20	6131 S DR MARTIN LUTHER KING JR DR	20-15-408-006
20	6140 S INGLESIDE AVE	20-14-308-029
20	6158 S ELLIS AVE	20-14-309-017
20	6160 S INGLESIDE AVE	20-14-308-038

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Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
20	6212 S UNIVERSITY	20-14-317-017
20	622 E 67TH ST	20-22-228-042
20	6220 S UNIVERSITY AVE	20-14-317-019
20	6229 S RHODES AVE	20-15-419-008
20	6312 S RHODES AVE	20-22-202-021
20	6326 S RHODES AVE	20-22-202-026
20	6336 S HONORE ST	20-19-202-032
20	6338 S ELLIS AVE	20-23-105-044
20	6340 S NORMAL AVE	20-21-105-034
20	6344 S KENWOOD AVE	20-23-201-023
20	6349 S GREENWOOD AVE	20-23-109-002
20	6357 S CHAMPLAIN AVE	20-22-205-022
20	6368 S ELLIS AVE	20-23-105-052
20	638 W 60TH ST	20-16-301-062
20	6401 S PEORIA ST	20-20-214-001
20	6406 S EBERHART AVE	20-22-209-019
20	6406 S MARYLAND AVE	20-23-102-013
20	6411 S KENWOOD AVE	20-23-213-004
20	6413 S VERNON AVE	20-22-209-005
20	6415 S MARYLAND AVE	20-23-103-005
20	6416 S CHAMPLAIN AVE	20-22-212-029
20	6416 S DREXEL AVE	20-23-103-028
20	6419 S ST LAWRENCE AVE	20-22-212-007

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Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
20	6421 S MARYLAND AVE	20-23-103-007
20	6428 S KIMBARK AVE	20-23-210-011
20	6430 S DORCHESTER AVE	20-23-213-036
20	6430 S KIMBARK AVE	20-23-210-009
20	6434 S MARYLAND AVE	20-23-102-017
20	6442 S DORCHESTER AVE	20-23-213-039
20	6454 S KIMBARK AVE	20-23-210-015
20	6454 S ST LAWRENCE AVE	20-22-211-040
20	6457 S RHODES AVE	20-22-211-021
20	6460 S DORCHESTER AVE	20-23-213-044
20	6500 S PARNELL AVE	20-21-118-003
20	6502 S PARNELL AVE	20-21-118-004
20	6504 S ELLIS AVE	20-23-115-019
20	6512 S DORCHESTER AVE	20-23-213-050
20	6524 S YALE AVE	20-21-209-021
20	6525 S WOODLAWN AVE	20-23-211-015
20	6531 S YALE AVE	20-21-210-009
20	6532 S KIMBARK AVE	20-23-211-040
20	6535 S PARNELL AVE	20-21-120-001
20	6543 S HARVARD AVE	20-21-209-043
20	6547 S PARNELL AVE	20-21-120-007
20	6554 S ELLIS AVE	20-23-115-036
20	6555 S DREXEL AVE	20-23-114-022

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Ward(s) Assigned to

	Appendix to Summary	(Continued)
	Qualified Property Owner Pilot Program	
Ward	Requested Address	Requested PIN
20	6557 S EMERALD AVE	20-21-116-023
20	6815 S PRAIRE AVE	20-22-310-010
20	723 W 54TH PL	20-09-328-013
20	725 W 54TH PL	20-09-328-012
20	817 W 50TH ST	20-08-219-017
20	821 W 50TH ST	20-08-219-016
20	834 W 50TH ST	20-08-213-028
20	842 W 50TH ST	20-08-213-025