

Legislative Reference Bureau
Ordinances Introduced at City Council Meeting of December 11, 2013

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 SSAs.

Clerk's #	Sponsor(s) Part 1.	Topic(s); Code §; Summary; Committee Referral <u>Municipal Code Amendments</u>
O2013-9481	Mayor	Investment policy; municipal depositories; City Treasurer; Chapter 2-32. This ordinance would affect the categories of financial instruments in which the city may invest. First, the city would be allowed to purchase general obligations of U.S. government agencies – not just of the government itself – and would not be restricted to open-market purchases (purchases could be negotiated directly with the issuer/owner). Second, “short term discount obligations of the United States government or United States government agencies” would be replaced by “Commercial paper” (regardless of issuer) with the highest rating classification given by at least two accredited ratings agencies, and maturing within 270 days after purchase. Finally, an additional form of collateral to secure city deposits would be approved: an irrevocable letter of credit issued by the Federal Home Loan Bank, valued at least at 102% of the amount of city deposit; but this new collateral could be used only if the underlying short term obligations of the Federal Home Loan Bank are rated in the highest category by at least one accredited ratings agency throughout the term of the deposit. Ref. to Committee on Finance
O2013-9667	Mayor	Municipal Depositories; Code § 2-32-400. Pursuant to the cited Code section, the city comptroller advertises for bids for interest on funds deposited in financial institutions by the city (including funds held in trust for the public school system). The city council makes the actual designation of banks approved to receive city deposits. This ordinance, in effect, would make the designation “travel” with a bank that merges or consolidates with another, or is acquired by another bank. The successor institution would step into the shoes of its predecessor, without having to have its name added to the then-current list, so long as the successor meets the insurance and organizational requirements of chapter 2-32. Ref. to Committee on Finance

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Clerk's #	Sponsor(s)	Topic(s); Code §; Summary; Committee Referral
O2013-9484	Ald. Colón (35); Moreno (1); Fioretti (2); Hairston (5); Sawyer (6); Beale (9); Cardenas (12); Thomas (17); Lane (18); Cochran (20) Brookins (21); Muñoz (22); Solis (25); Maldonado (26); Burnett (27); Ervin (28); Graham (29); Reboyas (30); Mary O'Connor (41)	City Council Legislative Office for Minority and Women-owned Business Participation Compliance; new Chapter 2-54. This ordinance would create a new agency to monitor compliance with stated MBE and WBE goals. It would apply not only to the city's own goals and programs, but also to those of any agency whose governing board members are subject to city council approval (Chicago Park District, CTA, CHA and City Colleges). The office would be headed by an Auditor General whose term of office would be 2 years. The manner of the Auditor general's appointment is not specified, but confirmation would require the affirmative vote of 34 aldermen. The term could be renewed, and the Auditor General could be removed by the same minimum vote. To be eligible for the position, a person would have to be free of felony convictions, and would have to have at least 10 years' experience as a law enforcement officer, attorney, judge, accountant or auditor. Once confirmed, and for a year after leaving the position, the Auditor General could not hold or campaign for any elective office in Chicago. Employees of the office would not be allowed to engage in political activities. The Auditor General would be authorized to investigate compliance with published MBE/WBE goals; receive and register complaints concerning alleged failure to meet goals; establish rules for audits; and file periodic report (minimum 2 per year). The office would have subpoena power. Cooperation with the office would become part of every city contract. Violation would be subject to a fine of \$300 to \$500. Ref. to Committee on the Budget and Government Operations
O2013-9492 <i>See also O2013-9752, immediately following</i>	Ald. Harris (8); Lane (18); Brookins (21); Graham (29)	Pawnbrokers; Chapter 4-240. This ordinance would cap the number of licensed pawn shops in the city to 1 license per 36,000 residents, but no more than 75, "(i)n order to maintain the safety of the citizens." A license would be movable from one location to another, subject to approval by the Zoning Board of Appeals (pawn shops are a special use, requiring ZBA approval).

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Clerk's #	Sponsor(s)	Topic(s); Code §; Summary; Committee Referral
O2013-9492 (continued) See also O2013-9752, immediately following		Pawnbrokers; Chapter 4-240. (continued) In the event that the city's population rises above 3,000,000, the number of pawn shop licenses would be subject to review ("by aldermanic ward") to determine whether the authorized number should be increased.
Ref. to Committee on License and Consumer Protection		
O2013-9752 See also O2013-9492, immediately preceding	Ald. Harris (8); Lane (18); Brookins (21); Graham (29)	Pawnbrokers; Chapter 4-240; Zoning, § 17-9-0217. This is the same ordinance as the one described immediately above, with one addition: it would change the minimum distance between licensed pawnshops from the current 1,000 feet (roughly 1½ blocks) to 5,000 feet (almost a mile).
Ref. to Committee on License and Consumer Protection		
O2013-9454	Ald. Brookins (21); Sawyer (6); Suarez (31); Reilly (42)	Parking; temporary parking restriction signs; Code §§ 9-64-010, 9-64-041. This ordinance would declare that if multiple temporary signs are erected and they contradict one another, the least restrictive sign shall control. It also adds a provision stating that if the restricted parking area is less than 200 feet in length the department charged with hanging signs shall also place temporary barriers, such as cones or sawhorses, not more than 25 feet from each other.
Ref. to Committee on Pedestrian and Traffic Safety		
O2013-9446	Ald. Moreno (1); Solis (25); Maldonado (26); Colón (35); Smith (43); Tunney (44)	Residential permit parking; pilot program for not-for-profit organizations; Code § 9-64-090(h). The referenced subsection established a pilot program for one-day residential parking permit program for not-for-profit organizations. This ordinance takes "pilot" out and creates a permanent program to allow the City Clerk to sell one day residential parking permits to not-for-profit organizations in the 1 st , 25 th , 26 th , 35 th , 43 rd and 44 th Wards.
Ref. to Committee on Pedestrian and Traffic Safety		
O2013-9451	Ald. Reilly (42)	Vehicle exhaust systems; motorcycles; Code §§ 9-76-140 and 9-100-020. This ordinance amends a reference in the Chicago Traffic Code to federal standards for vehicle exhaust systems. Title 40, § 205.158 of the Code of Federal

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Clerk's #
O2013-9451
(continued)

Sponsor(s)

Topic(s); Code §; Summary; Committee Referral
Vehicle exhaust systems; motorcycles; Code §§ 9-76-140 and 9-100-020. (continued)

Regulations (CFR) would be mentioned for the first time; that section, in conjunction with § 205.169 (already mentioned) governs the labeling of motorcycle mufflers. The ordinance would also revise the definition of "straight pipe" exhaust systems, to mean an exhaust pipe without a muffler.

The fine for operating an un-muffled motor vehicle, or one that generates "excessive or unusual noise," would be increased from the current \$100 to \$1,000. The fine for a smoking exhaust system would remain at \$100.

Ref. to **Committee on Pedestrian and Traffic Safety**

O2013-9409

City Clerk; submitted by private citizens Haben Ghebregergish and Dean Zitzewitz

Taxi fare increase; Code § 9-112-600. This ordinance would increase taxicab rates by 50¢ for the first mile of travel. After the first mile, the fare would go from the current 20¢ per 1/9 of a mile (\$1.80 per mile), to 30¢ per 1/8 mile (\$2.40 per mile). The charge for each additional passenger would be \$1.00; currently, extra passengers under 13 and over 65 years of age do not incur a charge, and the first extra passenger incurs only a 50¢ charge.

Ref to **Committee on Transportation and Public Way**

Part 2.

Non-codified Ordinances

O2013-9508

Mayor

Fund 925; Grant Funds. This ordinance is an amendment to the recently passed 2014 Annual Appropriation Ordinance. It reflects an anticipated increase of \$186,000 in funds granted to the city next year. Of that sum, \$150,000 is appropriated for use by the Mayor's office for gun violence prevention; the remaining \$36,000 is appropriated for the Chicago Jazz Festival, presented by the Department of Cultural Affairs and Special Events.

Ref. to **Committee on the Budget and Government Operations**

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Clerk's # O2013-9464	Sponsor(s) Mayor	<p>Topic(s); Code §; Summary; Committee Referral</p> <p>Expansion of Enterprise Zone No. 1. This ordinance would expand Enterprise Zone 1, which currently covers a major portion of the West Side and as far south as the Chicago River and the Sanitary and Ship Canal. The expansion would widen and lengthen a strip of land that extends from 16th Street to Maxwell Street (1330 S), between Jefferson Street (600 W) and Clinton Street (540 W). That strip would be extended as far north as Taylor Street (1000 South), and widened to go from Canal Street (500 W) to Des Plaines (700 W). This would place the UPS freight handling facility within the Enterprise Zone, and make that facility eligible for various incentives for expansion and new employment opportunities. (An economic disclosure form from UPS is attached to the ordinance)</p> <p>Incentives include sales tax exemption, property tax reduction, financial assistance, investment tax credits, state job creation credit, machinery and equipment sales tax exemption, and utility tax exemption. Approval by the Illinois Department of Commerce and Economic Opportunity would be required.</p>
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Expansion area is located in **11th and 25th Wards**

Ref. to **Committee on Finance**

O2013-9485	Mayor	<p>Class L Property Tax Incentive; Landmark property; 333 North Michigan Ave. 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 not-for-profit buildings.</p> <p>333 N. Michigan Ave, built in 1928 by Holabird & Roche, is an Art Deco style building with limestone and marble exterior, historically significant upper-level setbacks, and exterior reliefs. The owner intends to restore the storefront based on historic configuration, conduct masonry repairs, install new light fixtures, modernize the elevator, bring the building into fire code compliance, and restore the historic main lobby.</p>
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Class L Property Tax Incentive; Landmark property; 333

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Clerk's #
O2013-9485
(continued)

Sponsor(s)

Topic(s); Code §; Summary; Committee Referral
North Michigan Avenue (continued)

Under the county's classification ordinance, when requirements are met, assessment is reduced to 10 percent for the first 10 years, 15 percent in the year 11, 20 percent in the year 12, and back to regular assessment levels in year 13.

Located in **42nd Ward**

Ref. to **Committee on Finance**

Part 3.

Transactional Ordinances

3.a Intergovernmental Agreements

O2013-9452

Mayor

Intergovernmental Agreement; Chicago Park District; Starr Park; TIF Funds; Central West Redevelopment Area; 2306 West Maypole. The Chicago Park District owns Starr Park at the above address. This ordinance would allow a grant of \$730,000 in TIF funds from the Central West Redevelopment Area, to construct a new soft surface playground, a water feature, landscaping, fencing, etc.

O2013-9452
(continued)

Intergovernmental Agreement; Chicago Park District; Starr Park; TIF Funds; Central West Redevelopment Area; 2306 West Maypole. (continued)

The entire project budget would come from TIF funds.

Located in **27th Ward**

Ref. to **Committee on Finance**

O2013-9441

Mayor

Intergovernmental Agreement; Chicago Park District; West Haven Park; TIF Funds; Central West Redevelopment Area; 1900 West Washington. West Haven Park is a new development, consisting of approximately 1.75 acres. This ordinance would grant to the Chicago Park District \$3,050,000 in Central West TIF funds for development of the new park. The largest cost item is site remediation (\$1,430,000, or 46.9% of the project).

O2013-9441

Intergovernmental Agreement; Chicago Park District; West

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Clerk's #
(continued)

Sponsor(s)

Topic(s); Code §; Summary; Committee Referral
Haven Park; TIF Funds; Central West Redevelopment Area; 1900 West Washington (continued)

The District passed an ordinance authorizing an application for the TIF funds in January 2013. The Park District is to award contracts for the park development within 18 months after signing of the intergovernmental agreement.

Located in **27th Ward**

Ref. to **Committee on Finance**

O2013-9643

Mayor

Intergovernmental Agreement; Chicago Park District; Open Space Impact Fees; "Park 569" or Skinner Park; 1358 West Monroe. This ordinance would allocate an additional \$195,081.12 in open space impact fees for operation of a new park with dog-friendly features at the above location; it would also authorize an amendment to an existing intergovernmental agreement relating to the project. Open space impact fees are paid by developers to help defray costs of new open spaces (parks, playgrounds, etc., as well as features and equipment for them) needed to accommodate new development.

Initial funding and the existing intergovernmental agreement were approved in January 2012. But the project has been delayed and costs related to environmental remediation, re-grading and other basic facets have gone up. The total open space impact fee would now be \$445,081.52. This is in addition to \$465,000 in TIF funds allocated in 2012.

Located in **27th Ward**

Ref. to **Committee on Events, Cultural Affairs and Recreation**

O2013-9607

Mayor

Intergovernmental Agreement; Chicago Park District; Open Space Impact Fees; Jacob Park; 4658 North Virginia. This ordinance would grant \$206,400 in open space impact fees for expansion of Jacob Park at the above location. Open space impact fees are paid by developers to help defray costs of new open spaces (parks, playgrounds, etc., as well as features and
Intergovernmental Agreement; Chicago Park District;

O2013-9607

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Clerk's #
(continued)

Sponsor(s)

Topic(s); Code §; Summary; Committee Referral
Open Space Impact Fees; Jacob Park; 4658 North Virginia
(continued)

equipment for them) needed to accommodate new development. The money will be spent on site preparation, excavation, landscaping, fencing, drainage, and design (with a reserve for contingencies).

Located in **40th Ward**

Ref. to **Committee on Special Events, Cultural Affairs and Recreation**

O2013-9493

Mayor

Intergovernmental Agreement; Chicago Housing Authority; police services. In 1999 the Chicago Housing Authority disbanded its own police force and subsequently entered into a series of intergovernmental agreements with the city for various levels of police services. This ordinance would authorize an agreement for establishment of car patrol and foot patrol schedules at various (unidentified at this point) CHA locations. Basically, the agreement would establish a beat system for CHA locations. Participating officers would be required to “learn” the CHA both by analyzing crime trends and by regularly interacting with CHA residents to determine their concerns about public safety. Officers would also attend regular public meetings to report on police activity, establish a visible police presence through car and foot patrols at the designated CHA locations, “break up large crowds and unplanned gatherings” at such locations, and develop strategies to reduce criminal activity at the locations.

All of this would be done in consultation with CHA management. Assigned police officers would report to CHA property managers any observed “irregularities” that are evidence of or may be conducive to illegal activity. Such irregularities include vandalized units, lights out in stairwells or corridors, and any unusual or abnormal condition in vacant units, electrical closets, laundry rooms and storage rooms. Arrests will also be reported.

O2013-9493

Intergovernmental Agreement; Chicago Housing Authority;

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Clerk's #
(continued)

Sponsor(s)

Topic(s); Code §; Summary; Committee Referral
police services (continued)

As part of its services to CHA, the Chicago Police Department would share relevant CHA data with identified special task forces (High Intensity Drug Trafficking Area Task Force, DEA, FBI) in order to enable those agencies to become more effective at CHA locations.

CHA would pay the salary of a day-shift (2nd watch) analyst of CHA-related crime data.

CHA will pay the city up to \$6,000,000 for the identified services, based on quarterly invoices. Payment would not be made to the Police Department but directly to the Office of Budget and Management.

The agreement would be retroactive to January 1, 2013, and would expire December 31, 2014. Prior to that, it may be terminated by either party on 60 days' written notice.

Ref. to **Committee on the Budget and Government Operations**

3.b Real Estate Transactions

O2013-9553

Mayor

Sale of City Owned Real Estate; 6424-6434 S. Woodlawn Avenue. This ordinance would authorize sale of the above property to **6424 South Woodlawn, LLC**. The property consists of vacant parcels located in the Woodlawn Redevelopment Project Area established pursuant to ordinances adopted by the City Council on January 20, 1999. The City proposed to sell the properties through a sealed bid auction. The City's intent to sell was advertised on September 16, 23 and 30, 2013 and the only conforming bid came from 6424 South Woodlawn, LLC.

O2013-9553

Sale of City Owned Real Estate; 6424-6434 S. Woodlawn

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Clerk's #
(continued)

Sponsor(s)

Topic(s); Code §; Summary; Committee Referral
Avenue (continued)

Purpose: Use must be consistent with land uses permitted under the redevelopment plan for the Area.

Sale price: \$60,001.00

Located in **20th Ward**

Ref. to **Committee on Housing and Real Estate**

O2013-9545

Mayor

Chicago Park District; Lease Agreement No. 19053; 5440 S. Racine Avenue; Chicago Public Library at Sherman Park. Since 1937 the city has operated the Sherman Park Branch of the Chicago Public Library on approximately 8,000 square feet of park land, in a building constructed and maintained by the city for that purpose. The city has agreed to formally lease from the Park District the 8,000 square feet of land comprising the physical building footprint of the library building for continued use as the location of the Sherman Park Branch of the Chicago Public Library.

Term: Immediate, and ending on December 31, 2038.

Rental: \$1.00. City shall provide and pay for water, electricity, gas, phone, cable, alarm systems and any other communication systems that may be charged to the premises during the lease. The City will also continue to maintain the property.

Located in **16th Ward**

Ref. to **Committee on Housing and Real Estate**

O2013-9536

Mayor

Lease Agreement No. 14226; 1901 West Pershing Road; Klairmont Enterprises, Inc. This ordinance would authorize a lease of 2,800 square feet of vacant land for placement of scaffolding to complete tuck-pointing repairs by the Department of Fleet and Facility Management.

Term: Date of execution to December 31, 2015.

O2013-9536

Lease Agreement No. 14226; 1901 West Pershing Road;

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Clerk's #
(continued)

Sponsor(s)

Topic(s); Code §; Summary; Committee Referral
Klaimont Enterprises, Inc. (continued)

Rental: \$1.00. The city would be responsible for all costs and expenses.

Located in **12th Ward**

Ref. to **Committee on Housing and Real Estate**

O2013-9524

Mayor

Use Agreement; Hadiya's Foundation; 4314 S. Cottage Grove Avenue. Hadiya's Foundation is a non-profit corporation that positively engages the community to foster public participation and debate on important public policy issues. This ordinance would give the Foundation use of 175 square feet of office space at the Martin Luther King Jr. Community Center.

Term: Commencement date to December 31, 2016.

Rental: \$1.00. City would pay for gas, electricity and water. The Foundation will pay for phone or other communication services provided to the Premises for the Foundation's use.

Located in **4th Ward**

Ref. to **Committee on Housing and Real Estate**

3.c Other Transactions

O2013-0443

Mayor

Inducement ordinance for Housing Revenue Bonds; Parkside Phase IIB; 461 West Division; 1100 North Cleveland. This ordinance is a so-called "inducement ordinance," declaring the City's intention to issue and sell tax-exempt bonds (or other form of debt), the proceeds of which will be used to fund the acquisition of the above properties, and construction and equipping of 95 residential units. Costs incurred by the developer after the introduction date of the inducement ordinance are eligible for reimbursement from the bond proceeds. The availability of reimbursements is the inducement for the developer's incurring expenses necessary
Inducement ordinance for Housing Revenue Bonds;

O2013-0443

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Clerk's #
(continued)

Sponsor(s)

Topic(s); Code §; Summary; Committee Referral
**Parkside Phase IIB; 461 West Division; 1100 North
Cleveland** (continued)

for the project. The amount of the intended bond issue is up to \$27,000,000.

The borrower is controlled by Holsten Real Estate Development Corporation.

This ordinance does not itself authorize issuance of the bonds, or contain the form of agreement related to the financing of the development.

Located in **27th Ward**

Ref. to **Committee on Finance**

O2013-9455

Mayor

Loan; Tax credits; WP Senior Preservation Associates LP; 6134-6154 S. Woodlawn. This ordinance would authorize a loan to the borrower named above; the borrower is controlled by Preservation of Affordable Housing, Inc., an Illinois not-for-profit corporation. The borrower plans to acquire the listed property and construct a building with 65 apartments (1-bedroom and 2-bedroom) for low-income persons; 33 off-street parking spaces would also be provided. The detailed requirements for affordable housing (Code § 2-45-110) would not apply to this project.

No loan agreement is attached; instead, the ordinance incorporates a term sheet with the following:

Source of funds: Multi-Family Program Funds

Amount: up to \$2,800,000

Term: Not to exceed 32 years

Interest rate: 0%

Security: 2nd mortgage, behind primary lender (JP Morgan Chase). The city's loan would be a non-recourse transaction, meaning that the city could not look beyond the mortgaged property for payment in event of a default.

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Clerk's #
O2013-9455
(continued)

Sponsor(s)

Topic(s); Code §; Summary; Committee Referral
Loan; Tax credits; WP Senior Preservation Associates LP; 6134-6154 S. Woodlawn (continued)

The city would also allocate \$1,415,000 of Low-Income Housing Tax Credits for the project. These credits can syndicated and are expected to generate \$14,433,000 in capital to finance the project.

Located in **20th Ward**

Ref. to **Committee on Finance**

O2013-9433

Mayor

Redevelopment Agreement; 1525 HP LLC; TIF Funds; 51st/Lake Park TIF. This ordinance would approve a redevelopment agreement with 1525 HP LLC, an Indiana limited liability company, which already owns the subject property: two adjacent parcels, totaling 2.08 acres, at the southwest corner of East Hyde Park Boulevard (51st Street) and South Lake Park Avenue.

The developer plans a mixed use development: 105,610 square feet of retail space on 2 levels, anchored by a 30,000 square foot grocery or other anchor; and a high rise containing 180 residential units (144 market rate and 36 affordable units); 350 spaces of underground parking.

Project cost: estimated \$117,535, 614.

TIF financing: up to \$11,321,242 in aggregate principal, through TIF revenue notes (payable only out of tax increment dollars for the 51st/Lake Park TIF area; not a general obligation of the city).

The agreement contains a mechanism for recapture of the TIF assistance in the event of default by the developer, or in the event of sale of all or a portion of the project. Barring such an occurrence, the TIF financing would be a subsidy.

Located in **4th Ward**

Ref. to **Committee on Finance**

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Clerk's # O2013-9589	Sponsor(s) Mayor	<p>Topic(s); Code §; Summary; Committee Referral Grant; Open Space Impact Fees; Openlands; LaSalle II Magnet Elementary School; 1148 North Honore. This ordinance would grant \$120,000 in open space impact fees to Openlands, an Illinois not-for-profit corporation. Open space impact fees are paid by developers to help defray costs of new open spaces (parks, playgrounds, etc., as well as features and equipment for them) needed to accommodate new development. The money would be spent at the LaSalle II Elementary Magnet School on development of a school garden: removal of asphalt; installation of grass; native garden plantings; a mural; a student-designed mosaic; and an outdoor classroom seating area.</p> <p>The work is to be done through 2014.</p> <p>Located in 1st Ward</p> <p>Ref. to Committee on Special Events, Cultural Affairs and Recreation</p>
O2013-9598	Mayor	<p>Grant; Open Space Impact Fees; Openlands; Penn Elementary School; 1616 South Avers. This ordinance would grant \$187,214 in open space impact fees to Openlands, an Illinois not-for-profit corporation. Open space impact fees are paid by developers to help defray costs of new open spaces (parks, playgrounds, etc., as well as features and equipment for them) needed to accommodate new development. The money would be spent at the LaSalle II Elementary Magnet School on development of a school garden: removal of asphalt; installation of grass; native garden plantings; a mural; a student-designed mosaic; and an outdoor classroom seating area.</p> <p>The work is to be done through 2014.</p> <p>Located in 24th Ward</p> <p>Ref. to Committee on Special Events, Cultural Affairs and Recreation</p>

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Clerk's #	Sponsor(s) Part 4.	Topic(s); Code §; Summary; Committee Referral <u>Non-ceremonial Resolutions</u>
R2013-1142	Ald. Burke (14); O'Shea (19)	<p>DOT-111 tank cars; hazardous materials; railroads. This resolution outlines various specific accidents and catastrophic explosions involving DOT-111 tank cars, and describes the frequency of transportation on Illinois railways of hazardous materials, declaring DOT-111 tank cars carrying hazardous materials to be a public nuisance and a threat to public health.</p> <p>The resolution would order the Corporation Counsel to take legal action against the operators of dangerous and defective tank cars and to petition the U.S. Department of Transportation's Pipeline and Hazardous Materials Safety Administration regarding their rules for retrofitting DOT-111 tank cars.</p> <p style="text-align: right;">Ref. to Committee on Finance</p>
R2013-1141	Ald. Brookins (21); Moreno (1); Fioretti (2); Dowell (3); Sawyer (6); Cullerton (38); Arena (45)	<p>Hudson Group at Midway Airport. The resolution recites that Hudson Group controls concessionaires at both Midway and O'Hare airports, and that the product lines at the two airports are substantially identical. The resolution goes on to state that Hudson Midway employees are paid an average hourly wage of \$8.92 and Hudson O'Hare employees receive an average of \$10.05 per hour, a difference of 12.7%. There are also disparities between pension programs between employees of the two airports. This resolution calls for a hearing on the conduct and business practices of the Hudson Group at Chicago Midway Airport.</p> <p style="text-align: right;">Ref. to Committee on Aviation</p> <p style="text-align: center;"><i>End of Summary</i></p>