

City Clerk File No. Ord. 09-103

Agenda No. 3.A 1st Reading

Agenda No. 4.A 2nd Reading & Final Passage



ORDINANCE OF JERSEY CITY, N.J.

COUNCIL AS A WHOLE
offered and moved adoption of the following ordinance:

CITY ORDINANCE 09-103

TITLE: A FRANCHISE ORDINANCE GRANTING PERMISSION TO THE AMBRIOLA COMPANY, INC., ITS SUCCESSORS AND ASSIGNS, TO MAKE PRIVATE IMPROVEMENTS IN AND USE OF THE PUBLIC RIGHT OF WAY ADJACENT TO THE PROPERTY LOCATED AT 2 BURMA ROAD (A/K/A 95 BURMA ROAD), JERSEY CITY, NEW JERSEY, ALSO KNOWN ON THE TAX MAP OF THE CITY OF JERSEY CITY AS BLOCK 2154 LOT 13.C.

WHEREAS, The Ambriola Company, Inc., having an address located at 2 Burma Road (a/k/a 95 Burma Road), Jersey City, New Jersey, 07305, is the owner of the property located at 2 Burma Road (a/k/a 95 Burma Road), Jersey City, and known as Block 2154, Lot 13.C on the current tax maps of the City of Jersey City (the "Property"); and

WHEREAS, pursuant to a Resolution for the Preliminary and Final Site Plan with deviations, by the Jersey City Planning Board, Case # P05-033, site plan approval was granted with regard to the Property to renovate and expand the pre-existing warehouse/distribution center, with related parking and site improvements; and

WHEREAS, pursuant to a Resolution for Minor Subdivision Approval by the Jersey City Planning Board, Case # P05-032, minor subdivision was granted. Said Minor Subdivision was re-affirmed by the Jersey City Planning Board on September 9, 2008, and May 26, 2009.

WHEREAS, part of the development approval includes the construction of landscaping improvements to comply with the provisions of the Liberty Harbor Redevelopment Plan. The northeastern portion of the subject Property along with the required landscaping encroaches on a portion of the Burma Road public right-of-way, which is more particularly depicted and described in the Subdivision Plat/Franchise Plans with Metes and Bounds Description, Exhibit A, attached hereto; and

WHEREAS, the encroachment of the northeastern portion of the subject Property is a pre-existing condition dating prior to Applicant's acquisition of the subject Property in 1979, and the construction of the additional landscaping is consistent with the recommendation of the Division of Planning staff for aesthetic purposes in accordance with the Liberty Harbor Redevelopment Plan; and

WHEREAS, there will remain sufficient area in the right-of-way for vehicular use, and the proposed private improvements will not impede or have a negative impact on vehicular traffic; and

WHEREAS, The Ambriola Company, Inc. has filed a petition for relief and represented to the Municipal Council of the City of Jersey City that the passage of this Ordinance is in the best interests of the City of Jersey City; and

WHEREAS, after due notice was given in accordance with law, a public hearing was held on the Petition filed by The Ambriola Company, Inc. to grant permission to construct private improvements within the public right-of-way for the following purposes:

1. The contemplated improvements will include the installation of a mountable curb from the middle of the Property north to the northern Property line; and
2. All costs associated with these improvements will be incurred by the Petitioner, and there being no objections thereto; and

WHEREAS, the Jersey City Zoning Officer and Building Department can approve the construction of the improvements at the subject Property conditioned upon the Petitioner being granted a franchise ordinance by the City Council of the City of Jersey City; and

WHEREAS, a franchise ordinance is required to remedy the pre-existing condition of the Property, and to permit the completion of the construction of the private improvements within the public right-of-way; and

WHEREAS, by reason of the character of the development of the area within which this Property is situated, the said improvements will enhance the aesthetic and character of the Property and greatly benefit Jersey City and the surrounding neighborhood; and

WHEREAS, the public interest will be served by said improvements, which will be of great benefit to the citizens of Jersey City and Hudson County and the rights of the public will not be injuriously or adversely affected by the requested relief;

NOW, THEREFORE, BE IT ORDAINED, by the Municipal Council of the City of Jersey City, that:

SECTION I. Permission be, and is hereby granted to The Ambriola Company, Inc., its successors and assigns, to complete private improvements to a portion of lands located within the public right of way adjacent to 2 Burma Road (a/k/a 95 Burma Road), Jersey City, and known as Block 2154, Lot 13.C on the current tax maps of the City of Jersey City, said areas being more particularly described as follows and on the franchise plan with metes and bounds description attached hereto as Exhibit A.

1. The contemplated improvements will include the installation of a mountable curb from the middle of the Property north to the northern Property line.
2. The contemplated improvements will be constructed consistent with the Plans previously approved by the Jersey City Planning Board, the Jersey City Zoning Officer and Building Department.
3. All costs associated with these improvements will be incurred by the Petitioner.
4. The contemplated improvements will greatly benefit the Petitioner's Property and the surrounding neighborhood.

SECTION II. All the work herein authorized shall be done under the supervision of the proper department or departments of the City of Jersey City. Further, all the work herein authorized shall comply with any State of New Jersey requirements. The construction plans shall be submitted to the City Engineer for his review and comments prior to the start of construction. After construction there shall remain no damage to the sidewalk or roadway or interference with the free and safe flow of vehicular traffic. The Ambriola Company, Inc., and its successors and assigns, shall maintain all improvements installed by it for the entire term of this Franchise at no cost to the City.

SECTION III. This Ordinance shall remain in full force and effect for a period of ninety-nine (99) years. This Ordinance shall take effect upon final passage and publication according to law. In the event that the Municipal Council determines that this Ordinance must be canceled in whole or in part because of a public purpose, the City reserves the right to cancel this Ordinance or any part thereof by giving written notice to the Petitioners one year prior to the date of cancellation.

SECTION IV. All costs and expenses incident to the introduction, passage and publication of this Ordinance shall be borne and paid by said The Ambriola Company, Inc. All

rights and obligations of the Ambriola Company, Inc. set forth herein shall run with the Property, and, upon transfer of the Property shall be the responsibility of said transferee and not the Ambriola Company, Inc.

SECTION V. In accepting the privileges of this Ordinance and the installation, maintenance and use hereby authorized, The Ambriola Company, Inc., and its successors in interest in the Property hereby agree to assume full, complete and undivided responsibility for any and all injury or damage to persons or property by reason of said installation, maintenance and use, and to indemnify and hold the City of Jersey City harmless from all injury or damage to persons or property by reason of such installation, maintenance and use (except such injury or damage which is caused by the negligence or misconduct of the City or its officers, employees or agents) for the term of this Ordinance. The Ambriola Company, Inc., and its successors in interest in the Property, shall maintain in effect, during the term of this franchise, liability insurance naming the City of Jersey City, its officers and employees as additional insured, covering the use and occupancy of the public property subject to this franchise. A certificate of insurance, in the amount of \$1,000,000.00 in a form deemed acceptable by the City's Risk Manager, shall be delivered to the Risk Manager before use or occupancy of the premises subject to this Franchise Ordinance.

SECTION VI. This Ordinance shall not become effective unless an acceptance hereof in writing is filed by the Petitioner with the City Clerk. In the event, that the Petitioner shall not file with the City Clerk its acceptance in writing of the provisions of this Ordinance within 30 days after receiving notice of its passage, this Ordinance shall become void and be of no effect.

SECTION VII. An easement for the duration of this Ordinance is reserved for the benefit of the City of Jersey City and all public utility companies including any cable television company as defined in the "Cable Television Act", P.L. 1972, c. 186 (c. 48:5A-1 et seq.) for the purpose of ingress and egress over and upon the area subject to this Franchise Ordinance in order to maintain, repair or replace existing utility facilities including water lines, sewer lines, gas lines and telephone, electrical and cable television wires and poles which may be located either beneath or above the surface of the area subject to this Franchise Ordinance.

SECTION VIII. For the rights and privileges herein granted, said beneficiaries hereunder, and their successors in title, shall pay annually to the City of Jersey City the sum of One Dollar (\$1.00), for the entire term of the Franchise shall be made within thirty (30) days of final adoption of this Ordinance.

SECTION IX. A. All ordinances and parts of ordinances inconsistent herewith are hereby repealed.

B. This Ordinance shall be a part of the Jersey City Code as though codified and fully set forth therein. The City Clerk shall have this Ordinance certified and incorporated in the official copies of the Jersey City Code.

C. This Ordinance shall take effect at the time and in the manner as provided by law.

D. The City Clerk and the Corporation Counsel be and they are hereby authorized and directed to change any chapter numbers, article numbers and section numbers in the event that the codification of this Ordinance reveals that there is a conflict between those numbers and the existing Code, in order to avoid confusion and possible accidental repeals of existing provisions.

APPROVED AS TO LEGAL FORM

APPROVED: _____

Corporation Counsel

APPROVED: _____
Business Administrator

Certification Required
Not Required

March 12, 2009

Job No. 747-01



DESCRIPTION OF A PROPOSED
FRANCHISE AREA
SITUATED WITHIN
BURMA ROAD
TO BE GRANTED BY THE
CITY OF JERSEY CITY
TO
LOT 13C IN BLOCK 2154
CITY OF JERSEY CITY
HUDSON COUNTY, NEW JERSEY

Jersey City
Corporate Office
371 Warren Street, 3rd Floor
P.O. Box 38
Jersey City, NJ 07303-0038
PHONE: 201-217-9200
FAX: 201-217-9607

Asbury Park Office
603 Mattison Avenue
Asbury Park, NJ 07712
PHONE: 732-988-7020
FAX: 732-988-7032

Beginning at a point in the westerly line of Burma Road (40' wide), said point of beginning being southerly along the westerly line of Burma Road (40' wide) along a curve to the right having a radius of 899.00 feet, an arc length of 62.29 feet, a central angle of 03° 58' 11" and a chord which bears S 09° 16' 37" W 62.27 feet from the point of intersection formed by the dividing line between Lot 13C in Block 2154 as shown on the City of Jersey City Tax Assessment Map to the south and Lot 67 in Block 2154 (Tax Map) to the north with the westerly line of Burma Road (40' wide) and running; thence

Camden Office
433 Market Street, Suite 203
Camden, NJ 08102
PHONE: 856-968-9400
FAX: 856-968-0015

Pennsauken Office
Perks Reutter Division
Fairway Corporate Center
4300 Haddonfield Road, Suite 115
Pennsauken, NJ 08109
PHONE: 856-488-6200
FAX: 856-488-4302

- 1) S 64° 07' 34" E 10.19 feet to a point; thence
- 2) S 25° 52' 26" W 43.48 feet to a point on curve in the westerly line of Burma Road (40' wide) thence
- 3) Northerly along the westerly line of Burma Road (40' wide) along a curve to the left having a radius of 899.00 feet, an arc length of 44.67 feet, a central angle of 02° 50' 48" and a chord which bears N 12° 41' 07" E 44.66 to a point, the point and place of beginning.

Wayne Office
Hanson Engineering Division
7 Doig Road, Suite 1
Wayne, NJ 07470
PHONE: 973-696-2600
FAX: 973-696-1362

Containing 213 square feet.

Subject to all easements, rights of way and agreements of record.

www.dresdnerrobin.com

Deed Description refers to map entitled, "Minor Subdivision Plat, The Ambriola Co., Inc. Jersey City Block 2154, Lots 13c & 67, Hudson County, New Jersey", prepared by Dresdner Robin, dated: December 30, 2004 and last revised: March 10, 2009.

Very truly yours,
Dresdner Robin
Hanson Engineering Division

Bruce D. Callahan

PETITION

TO: THE HONORABLE, THE MAYOR AND MUNICIPAL COUNCIL OF THE CITY OF JERSEY CITY:

Your Petitioner, The Ambriola Company, Inc. having an address located at 2 Burma Road (a/k/a 95 Burma Road), Jersey City, New Jersey, 07305, respectfully says that:

1. Petitioner is the owner of the property located at 2 Burma Road (a/k/a 95 Burma Road), Jersey City, New Jersey, 07305, and known as Block 2154, Lot 13.C on the current tax maps of the City of Jersey City (the "Property"). The Petitioner was granted Preliminary and Final Site Plan with deviations, by the Jersey City Planning Board, Case # P05-033, site plan approval was granted with regard to the Property to renovate and expand the pre-existing warehouse/distribution center, with related parking and site improvements.

2. In addition, the Petitioner was granted Minor Subdivision approval by the Jersey City Planning Board, Case # P05-032. Said Minor Subdivision was re-affirmed by the Jersey City Planning Board on September 9, 2008 and May 26, 2009. In preparing the Final Subdivision Plat for filing in accordance with the New Jersey Map Filing Law (N.J.S.A. 46:23-9.9 et seq.) the Division of Engineering noted that the northeastern portion of the subject Property encroaches on a portion of the Burma Road public right-of-way.

3. The encroachment of the northeastern portion of the subject Property is a pre-existing condition dating prior to Applicant's acquisition of the subject Property in 1979. In addition, the Jersey City Planning Board approved the development consistent with the recommendation from the Division of Planning that landscaping be constructed in the public right-of-way consistent with the requirements set forth in the Liberty Harbor Redevelopment Plan for aesthetic purposes.

4. Consistent with the recommendation of the Division of Engineering, Petitioner files this petition for relief with regards to the pre-existing condition of the subject Property.

5. In addition, consistent with the Planning Board's approval, and the recommendation of the Division of Planning, Petitioner proposes to make the following site improvements within the areas of the public right-of-way:

A. The contemplated improvements will include the installation of a mountable curb from the middle of the Property north to the northern Property line.

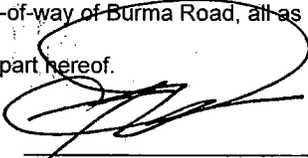
B. All costs associated with these improvements will be incurred by the Petitioner, and there being no objections thereto.

6. Petitioner has presented the proposed improvements to the Jersey City Zoning Officer and Building Department, which can approve the proposed improvements conditioned

upon the Petitioner being granted a franchise ordinance by the City Council of the City of Jersey City.

7. This petition for relief is necessary to remedy the pre-existing condition of the Property, and to construct the proposed improvements consistent with the noted approvals, and will greatly benefit the Petitioner's Property and the surrounding area and neighborhood.

WHEREFORE, your Petitioner respectfully prays for itself, its successors and assigns, for the enactment of a Franchise Ordinance to allow it to make private improvements within and under the sidewalk area of the public right-of-way of Burma Road, all as more particularly shown on the plans annexed hereto and made a part hereof.

By: 

Robert A. Verdibello,
Attorney for Petitioner

Ordinance of the City of Jersey City, N.J.

ORDINANCE NO. Ord. 09-103

TITLE: 3.A. SEP 23 2009 4.A. OCT 14 2009



A franchise ordinance granting permission to the Ambriola Company, Inc. its successors and assigns, to make private improvements in and use of the public right of way adjacent to the property located at 2 Burma Road (a/k/a 95 Burma Road), Jersey City, New Jersey, also known on the tax map of the City of Jersey City as Block 2154 Lot 13 C.

RECORD OF COUNCIL VOTE ON INTRODUCTION								SEP 23 2009 8-0			
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	ABSENT			BRENNAN	✓		
KENNY	✓			FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA, PRES.	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)

RECORD OF COUNCIL VOTE TO CLOSE PUBLIC HEARING								OCT 14 2009			
Councilperson <u>BRENNAN</u>				moved, seconded by Councilperson <u>GAUGHAN</u>				to close P.H. <u>8-0</u>			
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	✓			BRENNAN	✓		
				FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)

RECORD OF COUNCIL VOTE ON AMENDMENTS, IF ANY											
Councilperson _____				moved to amend* Ordinance, seconded by Councilperson _____				& adopted			
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO				GAUGHAN				BRENNAN			
				FULOP				FLOOD			
LOPEZ				RICHARDSON				VEGA,			

✓ Indicates Vote N.V.-Not Voting (Abstain)

RECORD OF FINAL COUNCIL VOTE											
OCT 14 2009 8-0											
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	✓			BRENNAN	✓		
				FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA,	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)

Adopted on first reading of the Council of Jersey City, N.J. on SEP 23 2009

Adopted on second and final reading after hearing on OCT 14 2009

This is to certify that the foregoing Ordinance was adopted by the Municipal Council at its meeting on OCT 14 2009

Robert Byrne
Robert Byrne, City Clerk

APPROVED:
Peter M. Br...
Council President

*Amendment(s):

Date: OCT 14 2009
APPROVED:
Jerramiah T. Healy
Jerramiah T. Healy, Mayor

Date OCT 16 2009

Date to Mayor OCT 15 2009

City Clerk File No. Ord. 09-104

Agenda No. 3.B 1st Reading

Agenda No. 4.B 2nd Reading & Final Passage



ORDINANCE OF JERSEY CITY, N.J.

COUNCIL AS A WHOLE
offered and moved adoption of the following ordinance:

CITY ORDINANCE 09-104

TITLE:

A FRANCHISE ORDINANCE GRANTING PERMISSION TO WELLS REIT II-INTERNATIONAL FINANCIAL TW%M. CALITOWER, LLC, ITS SUCCESSORS AND ASSIGNS, TO INSTALL DECORATIVE SAFETY BOLLARDS APPROXIMATELY 3 FEET-8 INCHES IN LENGTH AND NO MORE THAN 1 FOOT-11 INCHES IN DEPTH ALONG THE PUBLIC RIGHT OF WAY OF COLUMBUS DRIVE, MARIN BOULEVARD, AND WAYNE STREET ADJACENT TO BLOCK 203, LOT 26, IN ACCORD WITH THE SITE PLAN APPROVED BY THE JERSEY CITY PLANNING BOARD

**THE MUNICIPAL COUNCIL OF THE CITY OF JERSEY CITY DOES
ORDAIN:**

WHEREAS, Petitioner is the owner of real property in Jersey City known as: 95 Columbus Drive, Block 203, Lot 26, and

WHEREAS, Petitioner has filed a petition with the Municipal Council of Jersey City, requesting a franchise as shown on a Site Plan prepared by Highland Associates, (hereinafter referred to as Exhibit "A", being more particularly described in the metes and bounds description attached to said petition which is hereinafter referred to as Exhibit "B"), said Petition, Site Plan and Metes and Bounds Description being on file with the Office of the City Clerk, requesting a franchise giving permission to use an area of approximately 434.44 feet in length and no more than 45 feet-five inches in depth of the public right of way of Columbus Drive, Marin Boulevard, and Wayne Street as and for the installation of decorative safety bollards as depicted on Exhibits "A" and "B", and

WHEREAS, the public interest will be served by this franchise as it will advance the public safety and welfare, and the design of the bollards in question blends well with the surrounding developments, and

WHEREAS, WELLS REIT II-INTERNATIONAL FINANCIAL TW%M.CALITOWER, LLC, its successors and assigns, request that this ordinance be adopted and has made application to the Municipal Council of Jersey City by written petition for the franchise herein referred to:

NOW, THEREFORE BE IT ORDAINED by the Municipal Council of the City of Jersey City that:

SECTION 1: Permission is hereby granted to WELLS REIT II-INTERNATIONAL FINANCIAL TW%M.CALITOWER, LLC, its successors and assigns to install decorative safety bollards as depicted on Exhibits "A" and "B"

SECTION 2: This Ordinance shall remain in full force and effect for a period of ninety-nine (99) years. The City of Jersey City reserves the right to cancel the Ordinance without cause by giving written notice to the Petitioner one year to the date of cancellation.

SECTION 3: Only with prior written consent and approval by the City Council of the City of Jersey City, which consent and approval shall not be unreasonably withheld, shall Petitioner have the right to assign or otherwise transfer its rights under this Franchise Ordinance.

SECTION 4: In accepting the privileges of this ordinance and the installation, maintenance and use hereby authorized, WELLS REIT II-INTERNATIONAL FINANCIAL TW%M.CALITOWER, LLC, its successors and assigns, hereby agrees to assume full, complete, and undivided responsibility for any and all injury or damage to persons or property by reason of said construction, installations, maintenance and use for the term of ordinance.

A). WELLS REIT II-INTERNATIONAL FINANCIAL TW%M.CALITOWER, LLC, its successors and assigns shall maintain in effect, during the term of this franchise, liability insurance naming the City of Jersey City, its officers and employees as insured, covering the use and occupancy of the franchised portion of Columbus Drive, Marin Boulevard, and Wayne Street. A Certificate of the insurance, in the amount of \$1,000,000.00 in a form deemed acceptable by the City's Risk Manager, shall be delivered to the Risk Manager before use or occupancy of the premises subject to the Franchise Ordinance.

SECTION 5: All the work herein authorized shall be done under the supervision of the proper department or departments of the City of Jersey City. Further, all the work herein authorized shall comply with any State of New Jersey Uniform Construction Code requirements. After construction, there shall remain no damage to the area or successor or assigns, shall maintain all improvements installed by it for the entire term of this franchise at no cost to the City.

SECTION 6: The costs and expenses incidental to the introduction, passage and publication of the Ordinance shall be paid by the Petitioner.

SECTION 7: The Ordinance shall not become effective unless acceptance hereof in writing be filed by the Petitioner.

SECTION 8: In the event that the Petitioner shall not file with the City Clerk its acceptance, in writing, of the provisions of this Ordinance within thirty (30) days after receiving notice of its passage, this Ordinance shall become void and be of no effect.

SECTION 9: For the Franchise herein granted, the Petitioners shall pay annually to the City of Jersey City the sum of ONE DOLLAR (\$1.00), which payment shall be made in advance to the Chief Financial Officer, at his/her office at City Hall, on the first day of January in each year after this Ordinance becomes effective and remains in force.

SECTION 10: This Franchise Ordinance shall be subject to the following conditions:

- a) An easement upon the portion of the property subject to the Franchise Ordinance is hereby reserved for the benefit of the City of Jersey City and all public utility companies for the purpose of operating, maintaining, inspecting, protecting, repairing, replacing or reconstructing any existing water, sewer or utility lines together with the right of ingress and egress at all times for such purposes and all other purposes in connection with or in any way relating to the City of Jersey City's or public utility companies', use or operation of water, sewer or utility lines.
- b) No building or structure of any kind may be constructed over the water or sewer utilities within the area subject to the franchise without the consent of the Chief Engineer of the City of Jersey City.
- c) The Petitioner shall install the bollards in accord with the approved Site and Planning Board resolution.
- d) All Ordinances and parts of Ordinances inconsistent herewith are hereby repealed.

e) This Ordinance shall be a part of the Jersey City Code as though codified and fully set forth therein. The City Clerk shall have this Ordinance codified and incorporated in the official copies of the Jersey City Code.

f) This Ordinance shall take effect at the same time and in the manner provided by law.

g) The City Clerk and the Corporation Counsel are authorized and directed to change any chapter numbers, article numbers and section numbers in the event that the codification of this Ordinance reveals that there is conflict between those numbers and the existing code, in order to avoid confusion and possible accidental repeal of the existing provisions.

G:\WPDOCS\JANET\ORD\WELLS REIT II.wpd

APPROVED AS TO LEGAL FORM

Corporation Counsel

APPROVED: _____

APPROVED: _____

Business Administrator

Certification Required

Not Required

Ordinance of the City of Jersey City, N.J.

ORDINANCE NO. Ord. 09-104

TITLE: 3.B. SEP 23 2009 4.B. OCT 14 2009



A franchise ordinance grant permission to Wells REIT II International Financial TW%M Calitower, LLC, its successors and assigns, to install decorative safety bollards approximately 3 feet 8 inches in length and no more than 1 foot-11 inches in depth along the public right of way of Columbus Drive, Marin Boulevard, and Wayne Street adjacent to Block 203, Lot 26 in accord with the site plan approved by the Jersey City Planning Board.

RECORD OF COUNCIL VOTE ON INTRODUCTION											
SEP 23 2009 8-0											
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN		ABSENT		BRENNAN	✓		
KENNY	✓			FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA, PRES.	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)

RECORD OF COUNCIL VOTE TO CLOSE PUBLIC HEARING											
OCT 14 2009 8-0											
Councilperson <u>SOTTOLANO</u>				moved, seconded by Councilperson <u>BRENNAN</u>				to close P.H.			
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	✓			BRENNAN	✓		
				FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA	✓		

✓ Indicates Vote CHARLES TURNER N.V.-Not Voting (Abstain)

RECORD OF COUNCIL VOTE ON AMENDMENTS, IF ANY											
Councilperson _____				moved to amend* Ordinance, seconded by Councilperson _____				& adopted			
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO				GAUGHAN				BRENNAN			
				FULOP				FLOOD			
LOPEZ				RICHARDSON				VEGA			

✓ Indicates Vote N.V.-Not Voting (Abstain)

RECORD OF FINAL COUNCIL VOTE											
OCT 14 2009 8-0											
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	✓			BRENNAN	✓		
				FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)

Adopted on first reading of the Council of Jersey City, N.J. on SEP 23 2009

Adopted on second and final reading after hearing on OCT 14 2009

This is to certify that the foregoing Ordinance was adopted by the Municipal Council at its meeting on OCT 14 2009

Robert Byrne
Robert Byrne, City Clerk

APPROVED:
Patricia Brennan
Council President

*Amendment(s):

Date: OCT 14 2009
APPROVED:
Jerramiah T. Healy
Jerramiah T. Healy, Mayor

Date OCT 16 2009

Date to Mayor OCT 15 2009

PETITION FOR FRANCHISE ORDINANCE

TO: THE HONORABLE MAYOR AND MUNICIPAL COUNCIL
OF THE CITY OF JERSEY CITY, NEW JERSEY

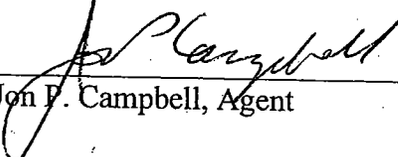
Your petitioner, WELLS REIT II-INTERNATIONAL FINANCIAL TW%M.CALITOWER, LLC, a corporation of the State of New Jersey, their successors and assigns, having offices located at 95 Columbus Drive, in the City of Jersey City, County of Hudson, and State of New Jersey, respectfully says that:

1. The petitioner is the owner of real property in Jersey City known as:
95 Columbus Drive, Block 203, Lot 26
2. The lot is presently occupied by a high rise commercial building, surrounded by temporary security barriers which are to be replaced by decorative bollards.
3. The subject site is in the Grove Street Station Redevelopment Plan Area and the petitioner proposes to install decorative security bollards.
4. The petitioner has received approvals for a Site Plan depicting said bollards from the Jersey City Planning Board.
5. In order to enhance the aesthetics and safety of the area and the proposed building, Petitioner proposes to, and the board has approved, installing permanent decorative bollards replacing the temporary barriers along the front setback, requiring Petitioner to seek a franchise ordinance from the City of Jersey City.

WHEREFORE, Petitioner respectfully prays for itself, its successors and assigns, permission by virtue of a Franchise Ordinance to be adopted by the City Council of the City of Jersey City, to install the decorative bollards in the right of way of Columbus Drive, Marin Boulevard, and Wayne Street, in accord with the approved Site Plan.

WELLS REIT II-INTERNATIONAL FINANCIAL TW%M.CALITOWER, LLC.

By:


Jon F. Campbell, Agent

August 13, 2009
Job No. 10094-01

DESCRIPTION OF A
PROPOSED FRANCHISE AGREEMENT AREA
TO BE GRANTED TO
LOT 26 IN BLOCK 203 (TAX MAP)
BY THE
CITY OF JERSEY CITY
IN THE
CITY OF JERSEY CITY
COUNTY OF HUDSON, STATE OF NEW JERSEY

Jersey City
Corporate Office
371 Warren Street, 3rd Floor
P.O. Box 38
Jersey City, NJ 07303-0038
PHONE: 201-217-9200
FAX: 201-217-9607

Asbury Park Office
603 Mattison Avenue
Asbury Park, NJ 07712
PHONE: 732-988-7020
FAX: 732-988-7032

Camden Office
433 Market Street, Suite 203
Camden, NJ 08102
PHONE: 856-968-9400
FAX: 856-968-0015

Pennsauken Office
Perks Reutter Division
Fairway Corporate Center
4300 Haddonfield Road, Suite 115
Pennsauken, NJ 08109
PHONE: 856-488-6200
FAX: 856-488-4302

Wayne Office
Hanson Engineering Division
7 Doig Road, Suite 1
Wayne, NJ 07470
PHONE: 973-696-2600
FAX: 973-696-1362

www.dresdnerrobin.com

Beginning at the point of intersection formed by the northeasterly line of Wayne Street (60' wide) with the northwesterly line of Luis Munoz Marin Boulevard (66.5' wide) and running; thence

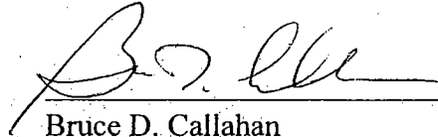
1. N 64° 23' 33" E 167.00 feet along the northwesterly line of Luis Munoz Marin Boulevard (66.5' wide) to its intersection with the westerly line of Newark Avenue (width varies); thence
2. N 25° 36' 37" W 135.44 feet along the westerly line of Newark Avenue (width varies) to its intersection with the southwesterly line of Christopher Columbus Drive (width varies); thence
3. N 52° 15' 00" W 132.00 feet along the southwesterly line of Christopher Columbus Drive (width varies) to a point; thence
4. N 37° 45' 00" E 12.50 feet to a point; thence
5. S 52° 56' 01" E 104.29 feet to a point of curvature; thence
6. Southeasterly along a curve to the right having a radius of 200.00 feet, an arc length of 53.52 feet, a central angle of 15° 19' 52" and a chord which bears S 45° 16' 05" E 53.36 feet to a point of tangency; thence
7. S 37° 36' 09" E 7.57 feet to a point; thence
8. S 52° 14' 25" E 45.81 feet to a point of curvature; thence
9. Southerly along a curve to the right having a radius of 53.00 feet, an arc length of 106.45 feet, a central angle of 115° 04' 38" and a chord which bears S 05° 17' 54" W 89.44 feet to a point of tangency; thence

10. S 62° 50' 13" W 154.43 feet to a point; thence
11. N 52° 15' 00" W 14.72 feet along the southeasterly extension of the northeasterly line of Wayne Street (60' wide) to the point of intersection formed by the northeasterly line of Wayne Street (60' wide) with the northwesterly line of Luis Munoz Marin Boulevard (66.5' wide), the point and place of beginning.

Containing 8,075 square feet

Subject to all easements, rights of way and agreements of record.

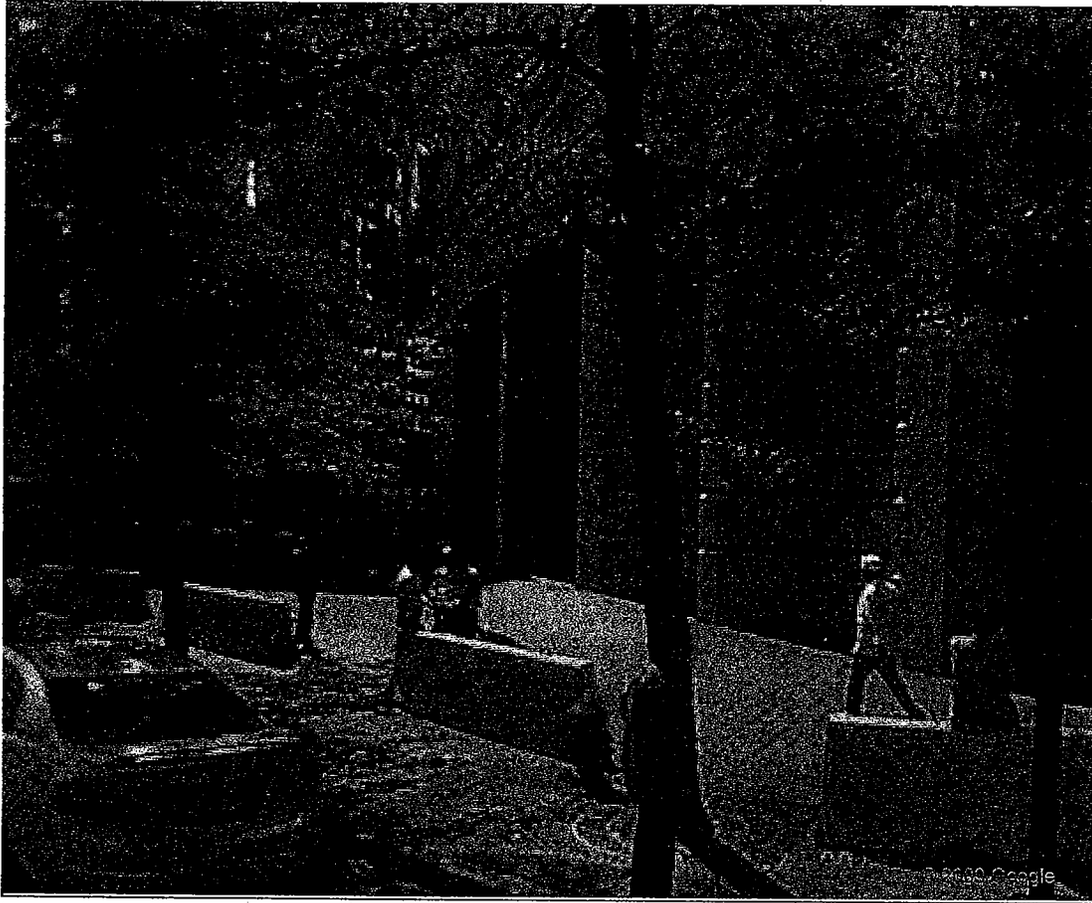
Description refers to map entitled, "Franchise Agreement Area, Pershing Plaza, Lot 26, Block 203, City of Jersey City, Hudson County, New Jersey", prepared by Dresdner Robin – Hanson Engineering Division, dated: August 12, 2009, Job No. 10094-01



Bruce D. Callahan
Professional Land surveyor
New Jersey License No. 27475

Save trees. Go green!

Download Google Maps on your phone at google.com/gmm



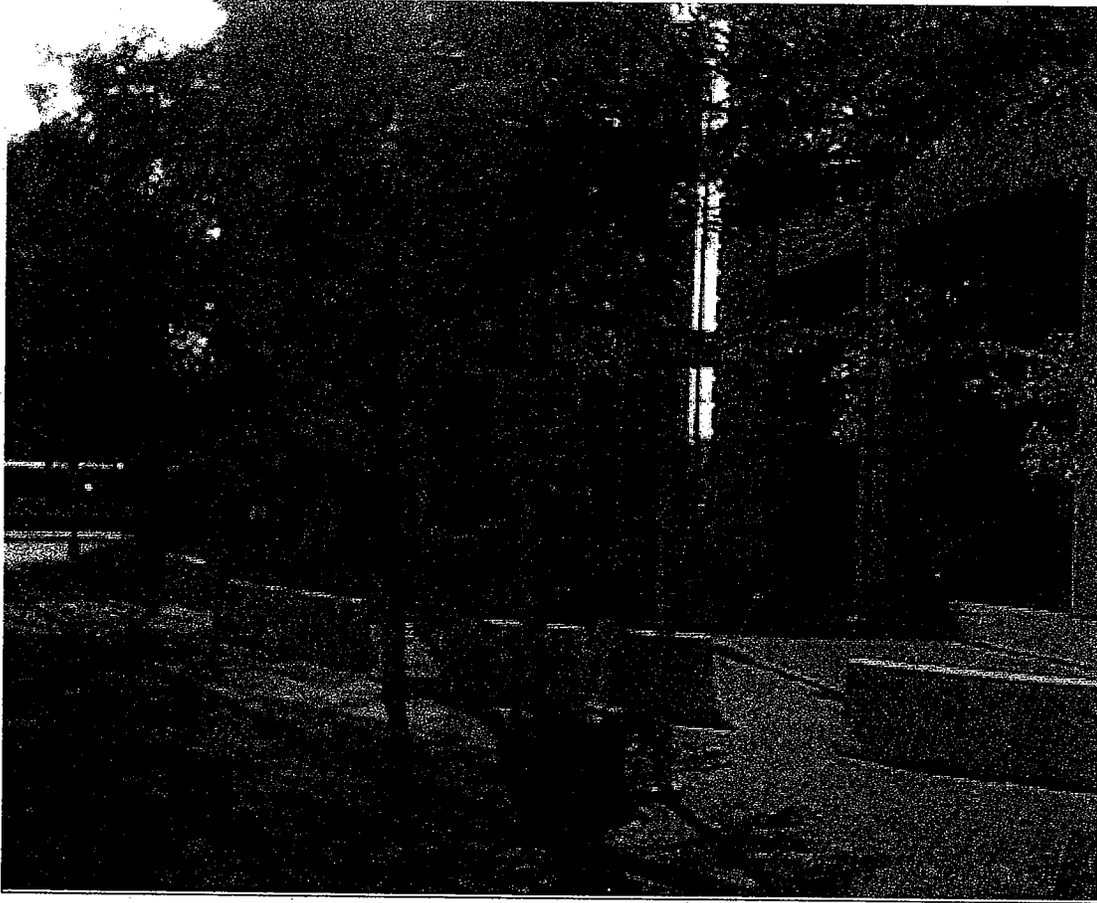
FILE COPY

Google maps

Address 138 Christopher Columbus Dr

Address is approximate

Save trees. Go green!
Download Google Maps on your phone at google.com/gmm



FILE COPY

City Clerk File No. Ord. 09-105

Agenda No. 3.C 1st Reading

Agenda No. 4.C 2nd Reading & Final Passage



ORDINANCE OF JERSEY CITY, N.J.

COUNCIL AS A WHOLE
offered and moved adoption of the following ordinance:

CITY ORDINANCE 09-105

TITLE:

A FRANCHISE ORDINANCE GRANTING PERMISSION TO 782-784 OCEAN AVENUE LLC, ITS SUCCESSORS AND ASSIGNS, TO ALLOW AN ENCROACHMENT ALONG THE SOUTH SIDE OF OCEAN AVENUE FOR TWO STOOPS AS SET FORTH IN SCHEDULE WITH THE PROPOSED FRANCHISE AREA ADJOINING 782-784 OCEAN AVENUE A/K/A LOT: 52 IN BLOCK: 1970

WHEREAS, the 782-784 Ocean, LLC (hereinafter the "Petitioner") as the owner of parcel of property set forth herein, has filed a Petition with the Municipal Council of the City of Jersey City, requesting a franchise within the Franchise Area shown on the survey prepared by Behar Surveyors said Petition, plan survey and legal description of the Franchise Area being on file in the Office of the Clerk of the City of Jersey City; and

WHEREAS, the Petitioner will rehabilitate a residential building located at 782-784 Ocean Avenue, including two stoops that will encroach upon the city's right of way; and

WHEREAS, the stoops are required for ingress and egress to the building; and

WHEREAS, the Petitioner has represented that the stoops are necessary for egress and ingress and have been present for over forty years; and

WHEREAS, the public interest will be served by this Franchise as it will advance the public safety, convenience and welfare; and

WHEREAS, after due notice was given in accordance with the statute, a public hearing was held on the Petition filed by the Petitioner, to install the stoops upon the Franchise Area as previously described herein; and

WHEREAS, the Petitioner has made application to the Municipal Council of the City of Jersey City that:

NOW THEREFORE, BE IT ORDAINED by the Municipal Council of the City of Jersey City that:

SECTION 1: all "Whereas" clauses are acknowledged and confirm as if set forth herein at length.

SECTION 2: Permission is granted to Petitioner, its heirs, successors and assigns, to rehabilitate the stoops on the south side of Ocean Ave. for the purpose of safe ingress and egress to and from the building located at 782-784 Ocean Avenue within the Franchise Area described in the metes and bounds description attached hereto as Exhibit A.

SECTION 3: All of the work involved in the installation of the two stoops shall be done under the supervision of the proper departments of the City of Jersey City. All work herein authorized shall comply with any State of New Jersey Uniform Construction Code requirements. The construction plans shall be submitted to the City Engineer for his review and comments prior to the start of construction.

SECTION 4: This Ordinance shall remain in full force and effect for a period of ninety-nine (99) years. The City of Jersey City reserves the right to cancel this Ordinance without cause by giving written notice to the Petitioner one year prior to the date of cancellation.

SECTION 5: This Franchise Ordinance shall be subject to the following conditions:

- a. An easement upon the Franchise Area is hereby reserved for the benefit of the City of Jersey City and all public utility companies for the purpose of operating, maintaining, inspecting, protecting, repairing, replacing or reconstructing any existing water, sewer or utility lines together with the right of ingress and egress at all times for such purposes and all other purposes in connection with or in any way relating to the City of Jersey City's or public utility companies use, or operation of water, sewer, or utility lines.
- b. No building or structure of any kind may be constructed over the water, sewer or other utilities within the area subject to this Franchise without the consent of the Chief Engineer of the City of Jersey City.

SECTION 6: Only with prior written consent and approval by the Municipal Council of the City of Jersey City, which consent and approval shall not be unreasonably withheld, shall Petitioner have the right to assign or otherwise transfer its rights under this Franchise Ordinance.

SECTION 7: In accepting the privileges under this Ordinance and in the maintenance and use herein authorized 782-784 Ocean Avenue, LLC, its successors and assigns, shall agree to assume full, complete, and undivided responsibility for any and all injury and damage to persons or property by reason of such maintenance and use therefore and to hold the City of Jersey City harmless therefrom. 782-784 Ocean Avenue, LLC, its successors and assigns, shall maintain in effect during the term of the Franchise, liability insurance naming the City of Jersey City, its officers and employees as insured, covering the use and occupancy of the public property subject to this Franchise. A Certificate of Insurance in the amount of \$1,000,000.00 in a form deemed acceptable by City's Risk Manager shall be delivered to the Risk Manager before use or occupancy of the premises subject to this Franchise Ordinance.

SECTION 8: After construction, there shall remain no damage to the sidewalk or roadway or interference with the free and safe flow of pedestrian traffic and vehicular traffic. The Petitioner, and its successors and assigns, shall maintain all improvements install by it for the entire term of the Franchise at no cost or expense to the City of Jersey City.

SECTION 9: This Ordinance shall not become effective unless an acceptance hereof in writing shall be filed by the Petitioner.

SECTION 10: In the event that the Petitioner shall not file with the City of Jersey City its acceptance, in writing, of the provisions of this Ordinance within thirty (30) days after receiving notice of its passage, this Ordinance shall become void and be of no effect.

SECTION 11: For the Franchise herein granted, the Petitioner shall pay annually to the City of Jersey City, the sum of ONE DOLLAR (\$1.00) which payment shall be made in advance to the City Treasurer at his/her office at City Hall on the first day of January of each year after this Ordinance becomes effective and remains in force.

SECTION 12: All ordinances and parts of ordinances inconsistent herewith are hereby repealed.

SECTION 13: This Ordinance shall be a part of the Jersey City Code as though codified and fully set forth therein. The City Clerk shall have this Ordinance certified and incorporated in the official copies of the Jersey City Code.

SECTION 14: This Ordinance shall take effect at the time and in the manner as provided by law.

SECTION 15: The City Clerk and Corporation Counsel be and they are hereby authorized and directed to change any chapter numbers, article numbers, and section numbers in the event that the codification of this Ordinance reveals that there is a conflict between those numbers and the existing Code, in order to avoid confusion and possible accidental repeals of existing provisions.

APPROVED AS TO LEGAL FORM

Corporation Counsel

APPROVED: _____

APPROVED: _____

Business Administrator

Certification Required

Not Required

PETITION

782-784 Ocean LLC, hereinafter referred to as "Petitioner", hereby petition the Municipal Council of the City of Jersey City for permission to allow an encroachment along the city right of way on the South Side of Ocean Ave. for two stoops for egress and Ingress into 782-784 Ocean Ave.

WHEREAS: Petitioner is rehabilitating a multi family building on Block: 1970 Lot: 52 aka 782-784 Ocean Ave. in the City of Jersey City; and

WHEREAS: the existing property has two stoops on the south side of Ocean Ave. which have been there for over forty years and are used for egress and ingress into the building; and

WHEREAS: The stoops will encroach upon the City's right of way along the South Side of Ocean Ave.; and

WHEREAS: The public interest will be served in that individuals entering and exiting the building will have a safe area to traverse.

NOWTHEREFORE: Petitioner requests the Municipal Council to grant said Franchise.

William Santomauro, managing member of 782-784 Ocean LLC

BEHAR SURVEYING ASSOCIATES, P.C.

61 LOCUST LANE

EAST RUTHERFORD, N.J. 07073

PHONE: 973-778-0010 FAX: 973-778-0027

BLOCK 1970 LOT 52

782-784 OCEAN AVENUE AND

BLOCK 1970 LOT F.1

790-792 OCEAN AVENUE

CITY OF JERSEY CITY

HUDSON COUNTY, NJ

FRANCHISE AGREEMENT FOR PORCH & STEPS

Beginning at a point on the southwesterly line of Ocean Avenue (70' Wide), said point being distant 186.50' southwesterly from the corner formed by the intersection of the Southwesterly line of Union Street (50' Wide), and the said line of Ocean Avenue, running thence;

1. N 40° 00' 00" W 1.50', to a point, thence;
2. S 50° 00' 00" W 4.50', to a point, thence;
3. N 40° 00' 00" W 4.50', to a point, thence;
4. N 50° 00' 00" E 6.00', to a point, thence;
5. S 40° 00' 00" E 4.50', to a point, thence;
6. N 50° 00' 00" E 4.50', to a point, thence;
7. S 40° 00' 00" E 1.50', to a point on the southeasterly line of Ocean Avenue, thence;
8. S 50° 00' 00" W 15.00', along the said line of Ocean Avenue to the point and place of beginning.

Beginning at a point on the southwesterly line of Ocean Avenue (70' Wide), said point being distant 235.00' southwesterly from the corner formed by the intersection of the Southwesterly line of Union Street (50' Wide), and the said line of Ocean Avenue, running thence;

1. N 40° 00' 00" W 1.50', to a point, thence;
2. N 50° 00' 00" E 4.50', to a point, thence;
3. N 40° 00' 00" W 4.50', to a point, thence;
4. N 50° 00' 00" E 6.00', to a point, thence;
5. S 40° 00' 00" E 4.50', to a point, thence;
6. N 50° 00' 00" E 4.50', to a point, thence;
7. S 40° 00' 00" E 1.50', to a point on the southeasterly line of Ocean Avenue, thence;
8. S 50° 00' 00" W 15.00', along the said line of Ocean Avenue to the point and place of beginning.



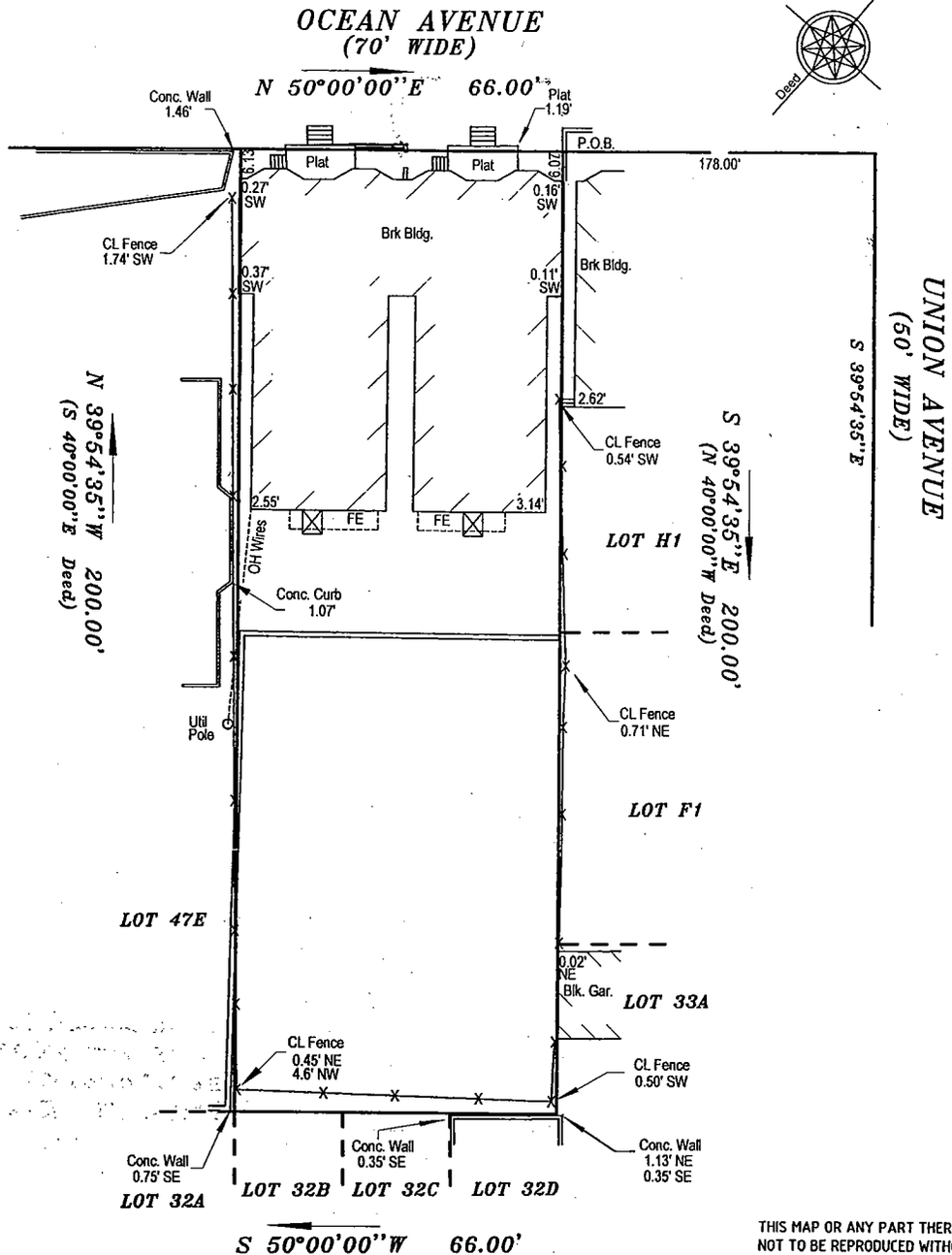
WILLIAM B. KLAPPER

PROFESSIONAL LAND SURVEYOR

NJ LIC. NO. 33175

THIS CERTIFICATION IS MADE ONLY TO HEREON NAMED PARTIES FOR PURCHASE OR MORTGAGE OF HEREIN DELINEATED PROPERTY BY NAMED PURCHASER. NO RESPONSIBILITY OR LIABILITY IS ASSUMED BY SURVEYOR FOR USE OF SURVEY FOR ANY OTHER PURPOSE, INCLUDING BUT NOT LIMITED TO, USE OF SURVEY FOR A SURVEY AFFIDAVIT, RESALE OF PROPERTY, OR TO ANY OTHER PERSON NOT LISTED IN CERTIFICATION, EITHER DIRECTLY OR INDIRECTLY.

A WRITTEN WAIVER AND DIRECTION NOT TO SET CORNER MARKERS HAS BEEN OBTAINED FROM THE ULTIMATE USER PURSUANT TO N.J.A.C. 13:40-5.1(D)



SUBJECT TO EASEMENTS AND RESTRICTIONS OF RECORD

THIS MAP OR ANY PART THEREOF IS NOT TO BE REPRODUCED WITHOUT WRITTEN CONSENT BY BEHAR SURVEYING ASSOCIATES P.C.

THIS SURVEY IS CERTIFIED AS HAVING BEEN PREPARED UNDER MY DIRECT SUPERVISION TO THE FOLLOWING:

- 1. 782-784 Ocean, LLC.
- 2. Hudson Realty Abstract Co.
Stewart Title Guaranty Company
- 3. Eugene P. O'Connell, Esquire
- 4. BCB Community Bank, Its successors and/or assigns as their interests may appear

**SURVEY FOR THE
PROPERTY LOCATED AT:**
 782-784 OCEAN AVENUE
 TAX LOT 52, BLOCK 1970
 CITY OF JERSEY CITY
 HUDSON COUNTY, NJ

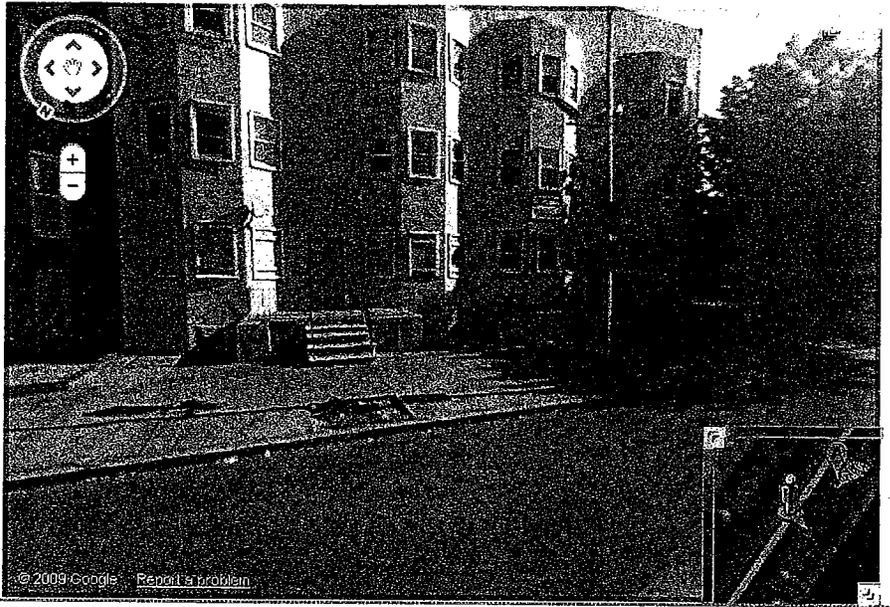
SCALE: 1"=30' DATE: APRIL 9, 2008
BEHAR SURVEYING ASSOCIATES, P.C.
LAND SURVEYING AND PLANNING
 61 LOCUST LANE
 EAST RUTHERFORD, NJ 07073
 PHONE: 973-778-0010 FAX: 973-778-0027

William B. Klapper
WILLIAM B. KLAPPER
PROFESSIONAL LAND SURVEYOR
NJ LIC No. 33175



A14097

Google maps Address



Ordinance of the City of Jersey City, N.J.

ORDINANCE NO. Ord. 09-105

TITLE: 3.C. SEP 23 2009 4.C. OCT 14 2009



A franchise ordinance granting permission to 782-784 Ocean Avenue LLC, its successors and assigns, to allow an encroachment along the south side of Ocean Avenue for two stoops as set forth in schedule with the proposed franchise area adjoining 782-784 Ocean Avenue a/k/a Lot 52 in Block 1970.

RECORD OF COUNCIL VOTE ON INTRODUCTION											
SEP 23 2009 8-0											
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	ABSENT			BRENNAN	✓		
KENNY	✓			FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA, PRES.	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)

RECORD OF COUNCIL VOTE TO CLOSE PUBLIC HEARING											
OCT 14 2009 8-0											
Councilperson <u>SOTTOLANO</u>				moved, seconded by Councilperson <u>GAUGHAN</u>				to close PH.			
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	✓			BRENNAN	✓		
				FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)

RECORD OF COUNCIL VOTE ON AMENDMENTS, IF ANY											
Councilperson _____ moved to amend* Ordinance, seconded by Councilperson _____ & adopted											
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO				GAUGHAN				BRENNAN			
				FULOP				FLOOD			
LOPEZ				RICHARDSON				VEGA			

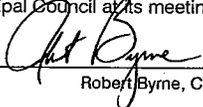
✓ Indicates Vote N.V.-Not Voting (Abstain)

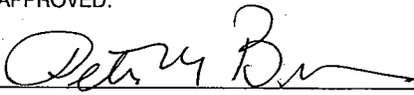
RECORD OF FINAL COUNCIL VOTE											
OCT 14 2009 8-0											
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	✓			BRENNAN	✓		
				FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)

Adopted on first reading of the Council of Jersey City, N.J. on SEP 23 2009
 Adopted on second and final reading after hearing on OCT 14 2009

This is to certify that the foregoing Ordinance was adopted by the Municipal Council at its meeting on OCT 14 2009


 Robert Byrne, City Clerk

APPROVED:

 Council President

*Amendment(s):

Date: OCT 14 2009
 APPROVED:


 Jerramiah T. Healy, Mayor

Date: OCT 16 2009

Date to Mayor OCT 15 2009

City Clerk File No. Ord. 09-097

Agenda No. 3.A 1st Reading

Agenda No. 4.A 2nd Reading & Final Passage

4. P. OCT 14 2009



ORDINANCE OF JERSEY CITY, N.J.

COUNCIL AS A WHOLE
offered and moved adoption of the following ordinance:

CITY ORDINANCE 09-097

TITLE:

BOND ORDINANCE PROVIDING FOR THE ACQUISITION OF CERTAIN PROPERTY LOCATED IN AND BY THE CITY OF JERSEY CITY, IN THE COUNTY OF HUDSON, NEW JERSEY, APPROPRIATING \$8,700,000 THEREFOR AND AUTHORIZING THE ISSUANCE OF \$8,700,000 BONDS OR NOTES OF THE CITY TO FINANCE PART OF THE COST THEREOF.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF JERSEY CITY, IN THE COUNTY OF HUDSON, NEW JERSEY (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. The improvement described in Section 3 of this bond ordinance is hereby authorized to be undertaken by the City of Jersey City, New Jersey as a general improvement. For the improvement or purpose described in Section 3, there is hereby appropriated the sum of \$8,700,000. Pursuant to N.J.S.A. 40A:12A-37, no down payment is required, as the improvement described in Section 3 is a redevelopment project under the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1 et seq.

Section 2. In order to finance the cost of the improvement or purpose, negotiable bonds are hereby authorized to be issued in the principal amount of \$8,700,000 pursuant to the Local Bond Law. In anticipation of the issuance of the bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to and within the limitations prescribed by the Local Bond Law.

Section 3. (a) The improvement hereby authorized and the purpose for the financing of which the bonds are to be issued is the acquisition of real property described on the Official Tax Map of the City as Block 1639A, Lots 1C, 2A, 3, 4C, and 7; and Block 1627, Lots 1P, 2A, 3B, 4B, 5A and 6A (collectively the "Property"), including all rights therein and all costs necessary therefor or incidental thereto, to allow for the Property to be environmentally remediated and a public park erected thereon.

(b) The estimated maximum amount of bonds or notes to be issued for the improvement or purpose is as stated in Section 2 hereof.

(c) The estimated cost of the improvement or purpose is equal to the amount of the appropriation herein made therefor.

Section 4. All bond anticipation notes issued hereunder shall mature at such times as may be determined by the chief financial officer; provided that no note shall mature later than one year from its date. The notes shall bear interest at such rate or rates and be in such form as may be determined by the chief financial officer. The chief financial officer shall determine all matters in connection with notes issued pursuant to this ordinance, and the chief financial officer's signature upon the notes shall be conclusive evidence as to all such determinations. All notes issued hereunder may be renewed from time to time subject to the provisions of the Local Bond Law. The chief financial officer is hereby authorized to sell part or all of the notes from time to time at public or private sale and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof. The chief financial officer is directed to report in writing to the governing body at the meeting next succeeding the date when any sale or delivery of the notes pursuant to this ordinance is made. Such report must include the amount, the description, the interest rate and the maturity schedule of the notes sold, the price obtained and the name of the purchaser.

Section 5. The capital budget of the City of Jersey City is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith. The resolution in the form promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director of the Division of Local Government Services is on file with the Clerk and is available there for public inspection.

Section 6. The following additional matters are hereby determined, declared, recited and stated:

(a) The improvement or purpose described in Section 3 of this bond ordinance is not a current expense. It is an improvement or purpose that the City may lawfully undertake as a general improvement, and no part of the cost thereof has been or shall be specially assessed on property specially benefitted thereby.

(b) The period of usefulness of the improvement or purpose within the limitations of the Local Bond Law, according to the reasonable life thereof computed from the date of the bonds authorized by this ordinance, is 40 years.

(c) The maximum interest rate of interest that the obligations shall bear shall not exceed seven per centum per annum (7.0%).

(d) The Supplemental Debt Statement required by the Local Bond Law has been duly prepared and filed in the office of the City Clerk, and a complete executed duplicate thereof has been filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey. Such statement shows that the gross debt of the City as defined in the Local Bond Law is increased by the authorization of the bonds and notes provided in this bond ordinance by \$8,700,000, and the obligations authorized herein will be within all debt limitations prescribed by that Law.

(e) An aggregate amount not exceeding \$620,000 for items of expense listed in and permitted under N.J.S.A. 40A:2-20 is included in the estimated cost indicated herein for the purpose or improvement.

(f) This bond ordinance authorizes obligations of the City solely for a purpose described in N.J.S.A. 40A:2-7(d). This purpose is in the public interest and is for the health, welfare, convenience or betterment of the inhabitants of the City. The amounts to be expended for this purpose pursuant to this bond ordinance are not unreasonable or exorbitant, and the issuance of the obligations authorized by this bond ordinance will not materially impair the credit of the City or substantially reduce its ability to pay punctually the principal of and the interest on its debts and to supply other essential public improvements and services. The Local Finance Board in the Division of Local Government Services of the Department of Community Affairs of the State of New Jersey has heretofore made a determination to this effect and has caused its consent to be endorsed upon a certified copy of this bond ordinance as passed upon first reading.

(g) Pursuant to the Local Lands and Buildings Law, N.J.S.A. 40A:12-3 *et seq.*, the Mayor, the Business Administrator, the Chief Financial Officer, the Corporation Counsel and other appropriate representatives of the City (the "City Representatives") are hereby authorized to acquire the real property described in Section 3 hereof on behalf of the City, by

purchase, gift, condemnation or otherwise. The City Council hereby determines that it is necessary to acquire all interests in the property described in Section 3 in order to make the property available for the construction of a municipal facility to house the operations of one or more City agencies and/or departments. The City Representatives are hereby authorized to proceed with the acquisition of such real property through negotiations with the property owner or owners or other organizations or entities that may be involved. The Mayor of the City is further authorized to execute the contract or contracts necessary therefor, and the City Clerk is authorized to attest such execution in forms recommended by the Corporation Counsel. The signatures thereon shall provide conclusive evidence that the forms of the contracts have been so approved. The City Representatives are authorized to do all things necessary and to execute any such documents as may be reasonably necessary to effectuate the closing, to provide payment for the acquisition and to implement such contracts.

Section 7. The City hereby makes the following covenants and declarations with respect to obligations determined to be issued by the Chief Financial Officer on a tax-exempt basis. The City hereby covenants that it will comply with any conditions subsequent imposed by the Internal Revenue Code of 1986, as amended (the "Code"), in order to preserve the exemption from taxation of interest on the obligations, including, if necessary, the requirement to rebate all net investment earnings on the gross proceeds above the yield on the obligations. The Chief Financial Officer is hereby authorized to act on behalf of the City to deem the obligations authorized herein as bank qualified for the purposes of Section 265 of the Code, when appropriate. The City hereby declares the intent of the City to issue bonds or bond anticipation notes in the amount authorized in Section 2 of this bond ordinance and to use the proceeds to pay or reimburse expenditures for the costs of the purposes described in Section 3 of this bond ordinance. This Section 7 is a declaration of intent within the meaning and for purposes of Treasury Regulations §1.150-2 or any successor provisions of federal income tax law.

Section 8. *The Port Authority has approved \$4,000,000 in grant funds for the purpose described in Section 3 hereof (the "Port Authority Grant"). Any grant moneys received for the purpose described in Section 3 hereof, other than the Port Authority Grant, shall be applied either to direct payment of the cost of the improvement or to payment of the obligations issued pursuant to this ordinance. The amount of obligations authorized but not issued hereunder*

shall be reduced to the extent that such funds are so used. Such proceeds in the amount of the down payment appropriated herein and in excess of the obligations authorized herein shall be reimbursed to the capital improvement fund.

Section 9. The chief financial officer of the City is hereby authorized to prepare and to update from time to time as necessary a financial disclosure document to be distributed in connection with the sale of obligations of the City and to execute such disclosure document on behalf of the City. The chief financial officer is further authorized to enter into the appropriate undertaking to provide secondary market disclosure on behalf of the City pursuant to Rule 15c2-12 of the Securities and Exchange Commission (the "Rule") for the benefit of holders and beneficial owners of obligations of the City and to amend such undertaking from time to time in connection with any change in law, or interpretation thereof, provided such undertaking is and continues to be, in the opinion of a nationally recognized bond counsel, consistent with the requirements of the Rule. In the event that the City fails to comply with its undertaking, the City shall not be liable for any monetary damages, and the remedy shall be limited to specific performance of the undertaking.

Section 10. The full faith and credit of the City are hereby pledged to the punctual payment of the principal of and the interest on the obligations authorized by this bond ordinance. The obligations shall be direct, unlimited obligations of the City, and the City shall be obligated to levy ad valorem taxes upon all the taxable real property within the City for the payment of the obligations and the interest thereon without limitation of rate or amount.

Section 11. This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by the Local Bond Law.

APPROVED AS TO LEGAL FORM

Corporation Counsel

APPROVED: _____

APPROVED: _____
Business Administrator

Certification Required
Not Required

Ordinance of the City of Jersey City, N.J.

ORDINANCE NO. Ord. 09-097

TITLE: 3.A. SEP 09 2009

4.A. SEP 23 2009

4.D. OCT 14 2009



Bond ordinance providing for the acquisition of certain property located in and by the City of Jersey City, in the County of Hudson, New Jersey, appropriating \$8,700,000 therefor and authorizing the issuance of \$8,700,000 bonds or notes of the city to finance part of the cost thereof.

RECORD OF COUNCIL VOTE ON INTRODUCTION											
SEP 09 2009 9-0											
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	✓			BRENNAN	✓		
KENNY	✓			FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA, PRES.	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)
TABLED 8-0 AFTER THE CLOSE OF THE PUBLIC HEARING ON A MOTION BY SOTTOLANO, SECONDED BY RICHARDSON; GAUGHAN: ABSENT

RECORD OF COUNCIL VOTE TO CLOSE PUBLIC HEARING											
SEP 23 2009 8-0											
Councilperson <u>FULOP</u>				moved, seconded by Councilperson <u>RICHARDSON</u>				to close P.H.			
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	ABSENT			BRENNAN	✓		
KENNY	✓			FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA, PRES.	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)
REMOVED 8-0 FROM TABLED AGENDA ON A MOTION BY SOTTOLANO, SECONDED BY GAUGHAN
YVONNE BALCER
CATHERINE GRIMM

RECORD OF COUNCIL VOTE ON AMENDMENTS, IF ANY											
OCT 14 2009											
Councilperson <u>GAUGHAN</u>				moved to amend* Ordinance, seconded by Councilperson <u>SOTTOLANO</u>				& adopted <u>8-0</u>			
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	✓			BRENNAN	✓		
				FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA,	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)

RECORD OF FINAL COUNCIL VOTE											
OCT 14 2009 8-0											
COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.	COUNCILPERSON	AYE	NAY	N.V.
SOTTOLANO	✓			GAUGHAN	✓			BRENNAN	✓		
				FULOP	✓			FLOOD	✓		
LOPEZ	✓			RICHARDSON	✓			VEGA,	✓		

✓ Indicates Vote N.V.-Not Voting (Abstain)

Adopted on first reading of the Council of Jersey City, N.J. on SEP 09 2009

Adopted on second and final reading after hearing on OCT 14 2009

This is to certify that the foregoing Ordinance was adopted by the Municipal Council at its meeting on OCT 14 2009

Robert Byrne
 Robert Byrne, City Clerk

APPROVED:
Robert Byrne
 Council President

*Amendment(s):
SECTION EIGHT
IN ITALICS

Date: OCT 14 2009
 APPROVED:
Jerramiah T. Healy
 Jerramiah T. Healy, Mayor

Date OCT 16 2009

Date to Mayor OCT 15 2009