
**THE CITY OF BLUE ISLAND
COOK COUNTY, ILLINOIS**

**RESOLUTION
NUMBER 2014-023**

**A RESOLUTION AUTHORIZING EXECUTION OF AGREEMENTS
BETWEEN THIRD MILLENNIUM ASSOCIATES, INCORPORATED
AND CITY OF BLUE ISLAND FOR SOFTWARE LICENSES.**

**DOMINGO F. VARGAS, Mayor
Randy Heuser, City Clerk**

1st Ward	CHRISTINE BUCKNER	TOM HAWLEY
2nd Ward	LETICIA VIEYRA	CHARISSA BILOTTO
3rd Ward	NANCY RITA	KEVIN DONAHUE
4th Ward	MARCIA STONE	CANDACE CARR
5th Ward	JANICE OSTLING	KENNETH PITTMAN
6th Ward	DEXTER JOHNSON	JAIRO FRAUSTO
7th Ward	NANCY THOMPSON	JAMES JOHANSON

Aldermen

RESOLUTION NO. 2014-023

A RESOLUTION AUTHORIZING EXECUTION OF AGREEMENTS BETWEEN THIRD MILLENNIUM ASSOCIATES, INCORPORATED AND CITY OF BLUE ISLAND FOR SOFTWARE LICENSES

Whereas, the City of Blue Island has the authority to contract and be contracted with pursuant to 65 ILCS 5/2-2-12;

Whereas, Third Millennium Associates offers licenses for electronic payment (e-pay) software to facilitate the secure internet payment of City's utility and other bills and various functions;

Whereas, Third Millennium Associates offers licenses for software necessary for the issuance and reissuance of vehicle stickers;

Whereas, the appropriate city officials have considered and reviewed the agreements attached as Exhibit A and Exhibit B and find the same to be in the best interests of the City;

NOW AND THEREFORE, BE IT RESOLVED by the City Council of the City of Blue Island, Cook County, Illinois, as follows:

SECTION 1: SCOPE OF AUTHORITY

The authority under this Resolution shall extend to the execution of all necessary documents required for the provision of the license agreements referenced herein.

SECTION 2: AUTHORIZATION OF AGENT TO EXECUTE AND ACT IN ACCORDANCE WITH AGREEMENT

The City Council further authorizes the Mayor or his designee to execute any and all documentation that may be necessary to carry out the intent of this Resolution. The officers, employees, and/or agents of the City shall take all action necessary or reasonably required by the City to carry out, give effect to, and consummate the intent of this Resolution.

SECTION 3: EFFECTIVE DATE

This resolution shall be in full force and effect upon its passage and approval as required by law.

ADOPTED this 22nd day of April, 2014, pursuant to a roll call as follows:

	YES	NO	ABSENT	PRESENT	ABSTAIN
Alderman BUCKNER					
Alderman HAWLEY					
Alderman VIEYRA					
Alderman BILOTTO					
Alderman RITA					
Alderman DONAHUE					
Alderman STONE					
Alderman CARR					
Alderman OSTLING					
Alderman PITTMAN					
Alderman JOHNSON					
Alderman FRAUSTO					
Alderman THOMPSON					
Alderman JOHANSON					
Mayor DOMINGO VARGAS					
TOTAL					

APPROVED: this 22nd day of April, 2014.

**MAYOR OF THE CITY OF BLUE ISLAND,
COUNTY OF COOK AND STATE OF ILLINOIS**

ATTESTED and **Filed** in my office this
22nd day of April, 2014.

CITY CLERK

E-PAY SOFTWARE AGREEMENT

THIS AGREEMENT, by and between Third Millennium Associates, Incorporated (TMA), its subsidiaries and assigns, located at 4200 Cantera Drive, Suite 105 Warrenville, IL 60555, an Illinois corporation, hereinafter referred to as Licensor, and the City of Blue Island, 13051 S. Greenwood Avenue Blue Island, IL 60406, hereinafter called Licensee, WITNESSETH:

WHEREAS, Licensor has certain proprietary rights to the copyrighted software originated by Licensor, (the Software), that facilitates the secure internet payment of City's utility and other bills and various functions as described in the Technical Specifications document attached hereto.

WHEREAS, Licensor will lease such software to Licensee solely for the benefit of Third Millennium Associates (TMA) and TMA's customers, clients, and accounts on a non-exclusive basis for use by Licensee only at its premises specified above, for use in Licensee business operations only in association with TMA billing services or Licensee internal billing and mailing necessary to facilitate TMA business, with no right accorded Licensee to relocate, to sublicense or in any other manner to disclose any part of such Software except as permitted hereinafter, all or part of the Software to anyone not a party to this Agreement, including, but not limited to, affiliates, joint venture partners, subcontractors, marketing survey firms or consultants working with or providing support to Licensee;

NOW THEREFORE, for the mutual covenants, considerations and promises as hereinafter set forth, the Licensor and Licensee do hereby agree as follows:

1(a). Licensor hereby grants to Licensee, and Licensee hereby accepts, upon the terms and conditions hereinafter set forth, a non-exclusive, non-assignable license to use the Software for the purposes set forth above or until Licensor discontinues Licensee's use of the Software. Either Licensor or Licensee may terminate this agreement prior to that date only if the other party has received written notice by certified mail, return receipt requested, that it is in default and such default has not been corrected within thirty calendar days after the mailing date of such notice. The return receipt shall be conclusive proof of the delivery of such notice of default.

(b) (1) The Licensee shall pay a software license fee to Licensor of \$4995.00 at the execution of this agreement. No portion of which shall be refundable.

(2) The Licensee shall pay an annual software maintenance fee of \$1,995.00 to Licensor for its services in the maintaining and providing common usage upgrades to the Software, such fee to be adjusted by TMA, at its option at annual intervals. However, in no event shall the increase in the annual fee exceed the Chicago area CPI as published by Bank One. The maintenance fee hereunder shall be due on each anniversary of this agreement. Failure to use the services of TMA for such maintenance and upgrading shall result, at the option of Licensor, in an immediate termination of this Agreement and result in a return of the Software to Licensor.

(3) The Licensee shall pay a monthly server fee of \$100.00. For each citizen that enrolls, there will be a 45 cent per citizen, per month fee. There is no limit to the number of site visits an individual citizen can make during that month, Licensee is charged by the citizen not by the number of visits. Server fees may be adjusted annually using the same CPI calculations as stated herein in paragraph .The customary credit card fees will be charged to the Licensee. The credit card fee will be determined by the median utility bill for Blue Island. Credit Card fees are not set, nor controlled by Licensor.

2 (a) (1) The License granted hereunder may not be sublicensed or have any rights in it granted by Licensee to any person or entity not a party to this contract. All other right, title and interest in and to the Software in any media form whatsoever shall remain with the Licensor. This license permits use of the software only for the benefit of TMA and only in connection with its use on the premises of Licensee and related field operations and for such purposes as specified herein.

(2) Licensor will not have any right, title or interest in any media form in which the Software may be incorporated by Licensee except to the extent that it may require Licensee to delete the Software from such media form at the termination of the initial license period or any extension thereof.

(b) (1) Licensee is exclusively responsible for the supervision, management and control of the onsite Software and all protections of Licensor's proprietary rights in the Software. Licensee shall use its best efforts not to permit the use of the Software by any third party and not to disclose any portion of the Software to any third party, nor copy it for any purpose other than to benefit TMA without the prior written consent of the Licensor, which shall not be unreasonably withheld.

(2) Notwithstanding any other clause to the contrary, nothing in this agreement shall prohibit Licensee from partially disclosing the Software to subcontractors for the purpose of facilitating TMA business including using such Software for internet utility billing payments per this Agreement. Said subcontractor(s) shall be required to sign a confidentiality agreement consistent with that required by Licensor and signed by Licensee and designed to protect Licensor's proprietary information contained within the Software. TMA will be provided with copies of such agreements by Licensee . No information relating to the Software furnished by the Licensor to the Licensee in any form may be copied or otherwise reproduced, provided or otherwise made available to any person, other than authorized employees of the Licensee or to qualified subcontractors in conformity with this Agreement.

(c) The non-universal updating and improvement of the Software for the specific and exclusive uses of the Licensee shall be performed exclusively by the Licensor. The costs of such services are not included in the license fee designated hereinbefore at paragraph 1 (b)(1) or maintenance fee referenced in paragraph 1 (b) (2) and shall be charged to, and paid for, by the Licensee.

3(a) Licensee affirms that the proprietary information that comprises the Software licensed under this agreement is the sole and exclusive property of the Licensor.

3(b) Information within the Software shall not be considered proprietary or subject to confidentiality protection if it:

(1) Was known to Licensee before introduction of the Software by Licensor, and Licensee informs Licensor in writing of the specific aspect of the Software claimed to be excluded from the confidentiality protection;

(2) Becomes available as public knowledge through no breach of this Agreement by Licensee;

(3) Is released by express written permission given by Licensor; or

(4) Was developed by Licensee independent of any assistance from Licensor.

4. Thirty (30) days after termination of this license or after the use of the Software has been discontinued by the Licensee, Licensee agrees to return all such Software and any improvements to the Software to Licensor. Licensor shall have the right to destroy, or have destroyed, the Software previously licensed. At its sole option Licensor may request Licensee to destroy all such Software in Licensee's possession or control and Licensee shall execute a destruction certificate in any format designated and/or supplied by Licensor.

5(a) Licensor warrants that the software licensed hereunder will be free from defects in material and workmanship; and that such Software will be fit for the ordinary purposes for which such software is used; and that Licensor has a good title to such software.

THE FOREGOING IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTY OF MERCHANTABILITY.

(b) (1) Licensor must be timely notified of any malfunction of the Software by written notice to the address specified at paragraph 8.

(2) This warranty does not extend to any addition, substitutions or changes made by Licensee in the Software, and the making of such additions, substitutions or changes by Licensee shall completely void any warranty heretofore offered by Licensor for such Software. This provision does not apply to changes made in the Software which are necessary to preserve such Software in an emergency situation, provided Licensor is promptly notified of such situation and all changes made.

(c) Licensee's exclusive remedy for breach of any warranty pertaining to the Software shall be limited to replacement of all or any portion of such Software; provided, however, that Licensor shall have received written notice of such breach of warranty from the Licensee, specifying the nature of such breach of warranty. In no event shall Licensor be liable for claims of indirect or consequential damages.

6. This license shall be governed under the laws of the State of Illinois.

7. Neither Licensor nor Licensee shall be responsible for failure to fulfill their obligations under this license due to circumstances or causes beyond their control.

8. Any notices necessary hereunder shall be in writing and sent certified mail with return receipt requested to Licensee at 13051 S. Greenwood Avenue Blue Island, IL 60406 or to Licensor at 4200 Cantera Drive, Suite 105 Warrenville, IL 60555, or such new address as either Party may designate.

9. This instrument constitutes the entire agreement between Licensor and Licensee, and any changes hereto must be made in writing and agreed to by both Licensor and Licensee.

Witness our hands and seals this _____ day of _____, 2014.

Third Millennium Associates, Inc.

City of Blue Island, Illinois

Licensor

Licensee

By _____ *James Leada* _____

By _____

Title _____ President _____

Title _____

VEHICLE LICENSE SOFTWARE AGREEMENT

THIS AGREEMENT is made by and between Third Millennium Associates, Incorporated, its subsidiaries and assigns, located at 4200 Cantera Drive, Suite 105 Warrenville, IL 60555, an Illinois corporation, hereinafter referred to as Licensor or TMA, and the City of Blue Island 13051 S. Greenwood Avenue Blue Island, Illinois 60406, hereinafter called Licensee, WITNESSETH:

WHEREAS, Licensor has certain proprietary rights to the copyrighted software originated by Licensor, (the Software), that maintains and updates the Software necessary for the issuance and reissuance of vehicle stickers, with additional usages available to such Software when modified; and

WHEREAS, Licensor will license such software to Licensee solely for the benefit of Third Millennium Associates (TMA) and TMA's customers, clients, and accounts on a non-exclusive basis for use by Licensee only at Licensee's premises specified above, for use in Licensee business operations only in association with TMA billing services or Licensee internal billing and mailing necessary to facilitate TMA business, with no right accorded Licensee to relocate, to sublicense or in any other manner to disclose any part of such Software except as permitted hereinafter, all or part of the Software to anyone not a party to this agreement, including, but not limited to, affiliates, joint venture partners, subcontractors, marketing survey firms or consultants working with or providing support to Licensee;

NOW THEREFORE, for the mutual covenants, considerations and promises as herein-after set forth, the Licensor and Licensee do hereby agree as follows:

1(a) Licensor hereby grants to Licensee, and Licensee hereby accepts, upon the terms and conditions hereinafter set forth, a non-exclusive, non-assignable license to use the Software for the purposes set forth above until Licensor discontinues Licensee's use of the Software. Either Licensor or Licensee may terminate this agreement (without cause) prior to that date only if the other party has received written notice by certified mail, return receipt requested, that it is in default and such default has not been corrected within thirty calendar days after the mailing date of such notice. The return receipt shall be conclusive proof of the delivery of such notice of termination.

1(b) The Licensee shall pay a license fee to Licensor of \$4,995.00 at the time of execution of this agreement, or as otherwise agreed. No portion of which shall be refundable.

1(c) The Licensee shall pay an annual license maintenance fee of \$995.00 to Licensor for its services in the maintaining and upgrading of the Software, such fee to be adjusted by TMA at its option at annual intervals. The maintenance fee hereunder shall be due at the time of execution of this agreement and on each anniversary of this agreement. Failure to use the services of TMA for such maintenance and upgrading shall result, at the option of Licensor, in an immediate termination of this agreement and result in a return of the Software to Licensor.

EXHIBIT B

2 (a) The License granted hereunder may not be sublicensed nor have any rights in it granted by Licensee to any person or entity not a party to this contract. All other right, title and interest in and to the Software in any media form whatsoever shall remain with the Licensor. This license permits use of the software only for the benefit of TMA and only in connection with its use on the premises of Licensee and related field operations and for such purposes as specified herein.

(b) Licensor will not have any right, title or interest in any media form in which the Software may be incorporated by Licensee except to the extent that it may require Licensee to delete the Software from such media form at the termination of the initial license period or any extension thereof.

(c) Licensee is exclusively responsible for the supervision, management and control of the Software. Licensee shall use its best efforts not to permit the use of the Software by any third party and not to disclose any portion of the Software to any third party, nor copy it for the purposes of the Licensee, without the prior written consent of the Licensor, which shall not be unreasonably withheld.

(d) Notwithstanding any other clause to the contrary, nothing in this agreement shall prohibit Licensee from partially disclosing the Software to necessary subcontractors for the sole and limited purpose of properly using such Software in the licensing and re-licensing of City stickers issued by Licensee only to benefit TMA per Licensee's agreement with TMA. Said subcontractor(s) shall be required to sign a confidentiality agreement consistent with that required by Licensor and signed by Licensee and designed to protect the proprietary information contained within the Software. TMA will be provided with copies of such agreements by Licensee. No information relating to the Software furnished by the Licensor to the Licensee in any form may be copied or otherwise reproduced or provided or otherwise made available to any person, other than employees of the Licensee or to subcontractors in conformity with this agreement.

(e) The non-universal updating and improvement of the Software for the specific and exclusive uses of the Licensee shall be performed exclusively by the Licensor. The costs of such services are not included in the license fee designated hereinbefore at paragraph 1 (b) or maintenance fee located at 1 (c), and shall be charged to, and paid for, by the Licensee.

(f) The Software shall be used only in conjunction with Licensor mailing services, Licensor on-line services and any other ancillary services provided by or on behalf of Licensor exclusively.

3 (a) Licensee affirms that the proprietary information that comprises the Software licensed under this agreement is the sole and exclusive property of the Licensor.

(b) Information within the Software shall not be considered proprietary or subject to confidentiality protection if it:

(b1) was known to Licensee before introduction of the Software by Licensor, and Licensee informs Licensor in writing of the specific aspect of the Software claimed;

(b2) Becomes available as public knowledge through no breach of this agreement by Licensee;

(b3) Is released by express written permission given by Licensor; or

(b4) Was developed by Licensee independent of any assistance from Licensor.

4. Thirty (30) days after termination of this license or after the use of the Software has been discontinued by the Licensee, Licensee agrees to return such Software and any authorized improvements to the Software, and Licensor shall have the right to destroy, or have destroyed, the Software previously licensed. At its sole option Licensor may request Licensee to destroy all such Software in Licensee's possession or control, and execute a destruction certificate in any format designated and/or supplied by Licensor.

5(a) Licensor warrants that the software licensed hereunder will be free from defects in material and workmanship for a period of ninety (90) days from the date of receipt to Licensee; that such Software will be fit for the ordinary purposes for which such software is used; and that Licensor has a good title to such software.

THE FOREGOING IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTY OF MERCHANTABILITY.

(b)(1) Licensor must be notified of any malfunction of the Software within the 90-day period mentioned above by written notice to the address specified at paragraph 8.

(2) This warranty does not extend to any addition, substitutions or changes made by Licensee in the Software, and the making of such additions, substitutions or changes by Licensee shall completely void any warranty heretofore offered by licensor for such Software. This provision does not apply to changes made in the Software which are necessary to preserve such Software in an emergency situation, provided Licensor is promptly notified of such situation and all changes made.

(c) Licensee's exclusive remedy for breach of any warranty pertaining to the Software shall be limited to replacement of all or any portion of such Software; provided, however, that Licensor shall have received written notice of such breach of warranty from the Licensee, specifying the nature of such breach of warranty within ninety (90) days from the date of initial receipt of the Software by licensee, or from the date of issuance and installation of any update to the Software. In no event shall Licensor be liable for claims of indirect or consequential damages.

6. This license shall be governed under the laws of the State of Illinois.
7. Neither Licensor nor Licensee shall be responsible for failure to fulfill their obligations under this license due to circumstances or causes beyond their control.
8. Any notices necessary hereunder shall be in writing and sent certified mail with return receipt requested to Licensee, attention of the Finance Director at City Hall, 40 Madison Street Blue Island, IL 60153 or to Licensor at 4200 Cantera Drive, Suite 105 Warrenville, IL 60555 or such new address as either Party may designate.
9. This instrument constitutes the entire agreement between Licensor and Licensee, and any changes hereto must be made in writing, and agreed to by both Licensor and Licensee.

Witness our hands and seals this _____ day of _____, 2013

Third Millennium Associates, Inc.

City of Blue Island,

Licensor

Licensee

By  _____

By _____

Title C.E.O. _____

Title _____

**THE CITY OF BLUE ISLAND
COOK COUNTY, ILLINOIS**

**RESOLUTION
NUMBER 2014-024**

**A RESOLUTION AWARDING CONTRACT BID FOR
COMPLETION OF CERTAIN ASPECTS OF THE CAL-SAG
PROJECT AND AUTHORIZING EXECUTION OF AGREEMENT
BETWEEN TO THE LOWEST RESPONSIBLE BIDDER AND
CITY OF BLUE ISLAND**

**DOMINGO F. VARGAS, Mayor
Randy Heuser, City Clerk**

**1st Ward CHRISTINE BUCKNER
2nd Ward LETICIA VIEYRA
3rd Ward NANCY RITA
4th Ward MARCIA STONE
5th Ward JANICE OSTLING
6th Ward DEXTER JOHNSON
7th Ward NANCY THOMPSON**

**TOM HAWLEY
CHARISSA BILOTTO
KEVIN DONAHUE
CANDACE CARR
KENNETH PITTMAN
JAIRO FRAUSTO
JAMES JOHANSON**

Aldermen

RESOLUTION NO. 2014-024

A RESOLUTION AWARDING CONTRACT BID FOR COMPLETION OF CERTAIN ASPECTS OF THE CAL-SAG PROJECT AND AUTHORIZING EXECUTION OF AGREEMENT BETWEEN TO THE LOWEST RESPONSIBLE BIDDER AND CITY OF BLUE ISLAND

Whereas, the City of Blue Island has the authority to contract and be contracted with pursuant to 65 ILCS 5/2-2-12; and

WHEREAS, it is the desire and intent of the City Council to award a contract to the lowest responsible and responsive bidder in compliance with the reasonable and stated specifications for the Cal-Sag Trail Signage Project;

Whereas, the notice for the Cal-Sag Trail Signage Project RFP was published for three weeks on the Illinois Department of Transportation website beginning on February 28, 2014;

WHEREAS, sealed bids received from bidders were evaluated to determine the lowest responsible and responsive bidder who submitted a bid in compliance with the reasonable and stated specifications;

Whereas, the bid process was overseen by URS Corporation and the bid tabulation is attached hereto as Exhibit A;

Whereas, the lowest bidder's submission did not conform to the bid specifications and was thus excluded from consideration;

Whereas, URS Corporation, after full consideration of all bids submitted, finds that Western Remac submitted the lowest responsible and responsive bid that conformed to the specifications, which bid attached to and made part of this resolution by reference as Exhibit B;

Whereas, URS Corporation has made a recommendation with respect to the award of the contract, attached as Exhibit C;

Whereas, the appropriate officials, committees and agents have considered and reviewed the attached bid and find the same to be in the best interests of the City and other affected entities for the completion of certain aspects of the Cal-Sag Trail Project;

NOW AND THEREFORE, BE IT RESOLVED by the City Council of the City of Blue Island, Cook County, Illinois, as follows:

SECTION 1: BID AWARD

That the bid will be awarded to Western Remac for the amounts specified in Exhibit B.

SECTION 2: AUTHORIZATION OF AGENT TO EXECUTE AND ACT IN ACCORDANCE WITH AGREEMENT

The City Council further authorizes the Mayor or his designee to execute any and all documentation that may be necessary to carry out the intent of this Resolution. The officers, employees, and/or agents of the City shall take all action necessary or reasonably required by the City to carry out, give effect to, and consummate the intent of this Resolution.

SECTION 3: EFFECTIVE DATE

This resolution shall be in full force and effect upon its passage and approval as required by law.

ADOPTED this 22nd day of April, 2014, pursuant to a roll call as follows:

	YES	NO	ABSENT	PRESENT	ABSTAIN
Alderman BUCKNER					
Alderman HAWLEY					
Alderman VIEYRA					
Alderman BILOTTO					
Alderman RITA					
Alderman DONAHUE					
Alderman STONE					
Alderman CARR					
Alderman OSTLING					
Alderman PITTMAN					
Alderman JOHNSON					
Alderman FRAUSTO					
Alderman THOMPSON					
Alderman JOHANSON					
Mayor DOMINGO VARGAS					
TOTAL					

APPROVED: this 22nd day of April, 2014.

**MAYOR OF THE CITY OF BLUE ISLAND,
COUNTY OF COOK AND STATE OF ILLINOIS**

ATTESTED and **Filed** in my office this
22nd day of April, 2014.

CITY CLERK

PUBLISHED in pamphlet form this
22nd day of April, 2014.

CITY CLERK



Illinois Department of Transportation

Proposal / Contract Cover

PROPOSAL SUBMITTED BY		
WESTERN REMAC, INC.		
Contractor's Name		
1740 INTERNATIONALE PKWY		
Street	P.O. Box	
WOODRIDGE, IL	60517	
City	State	Zip Code

STATE OF ILLINOIS

COUNTY OF Cook

City of Blue Island
(Name of City, Village, Town or Road District)

- ESTIMATE OF COST
- SPECIFICATIONS
- PLANS
- MATERIAL PROPOSAL
- DELIVER AND INSTALL PROPOSAL
- CONTRACT PROPOSAL
- CONTRACT
- CONTRACT BOND

FOR THE IMPROVEMENT OF

STREET NAME OR ROUTE NO. Cal-Sag Trail

SECTION NO. 09-00182-00-LS

TYPES OF FUNDS TCSP

For Municipal Projects

Submitted
Approved/Passed 8/17/12 Date

Mary Paulsen

Mayor President of Board of Trustees Municipal Official

For County and Road District Projects

Submitted/Approved _____ Date _____

Highway Commissioner

Submitted/Approved _____ Date _____

County Engineer/Superintendent of Highways

Department of Transportation

Released for bid based on limited review

Date _____

Regional Engineer

Concurrence in approval of award

Date _____

Regional Engineer



Illinois Department of Transportation

Notice of Material Letting

1. Sealed proposals will be received in the office of the Village of Palos Park, 8999 W. 123rd Street until 11:30 o'clock A M., 3/18/14 Date for furnishing materials required in the construction/maintenance of Section 09-00182-00-LS County Cook Municipality City of Blue Island Road District _____ and at that time publicly opened and read.
2. Proposals shall be submitted on forms furnished by the Local Agency which may be obtained at the office of URS, 100 S. Wacker Dr., Suite 500, Chicago and shall be enclosed in an envelope endorsed "Material Proposal, Section 09-00182-00-LS
3. The right is reserved to waive technicalities and to reject any or all proposals.
4. **Proposal Guaranty.** A proposal guaranty in the proper amount, as specified in BLRS Special Provision for Bidding Requirements and Conditions for Material Proposals, will be required. Bid bonds will will not be allowed as proposal guaranties.
5. **Contract Bond.** The successful bidder at the time of execution of the contract will will not be required to deposit a contract bond for the full amount of the award. When a contract bond is not required, the proposal guaranty check will be held in lieu thereof. Failure on the part of the contractor to deliver the material within the time specified or to do the work specified herein will be considered just cause to forfeit his surety as provided in Article 108.10 of the Standard Specifications.

By Order of City of Blue Island

 (Awarding Authority)
Randy Heuser, City Clerk

 (County Engineer/Superintendent of Highways/Municipal Clerk)

08/17/2012

Date

Material Proposal

To City of Blue Island

 (Awarding Authority)

If this bid is accepted within 45 days from date of opening, the undersigned agrees to furnish any or all of the materials, at the quoted unit prices, subject to the following:

1. It is understood and agreed that the "Standard Specifications for Road and Bridge Construction" adopted January 1, 2012 and the "Supplemental Specifications and Recurring Special Provisions", adopted, January 1, 2014 prepared by the Department of Transportation, shall govern insofar as they may be applied and insofar as they do not conflict with the special provisions and supplemental specifications attached hereto.
2. It is understood that quantities listed are approximate only and that they may be increased or decreased as may be needed to properly complete the improvement within its present limits or extensions thereto, at the unit price stated and that bids will be compared on the basis of the total price bid for each group.
3. Delivery in total or partial shipments as ordered shall be made within the time specified in the special provisions or by the acceptance at the point and in the manner specified in the "Schedule of Prices". If delivery on the job site is specified, it shall mean any place or places on the road designated by the awarding authority or its authorized representative.
4. The contractor and/or local agency performing the actual material placement operations shall be responsible for providing work zone traffic control, unless otherwise specified in this proposal. Such devices shall meet the requirements of and be installed in accordance with applicable provisions of the "Illinois Manual on Uniform Traffic Control Devices" and any referenced Illinois Highway Standards.
5. Each pay item should have a unit price and a total price. If no total price is shown or if there is a discrepancy between the product of the unit price multiplied by the quantity, the unit price shall govern. If a unit price is omitted, the total price will be divided by the quantity in order to establish a unit price.
6. A bid will be declared unacceptable if neither a unit price nor a total price is shown.

Discounts will be allowed for payment as follows: 1 % 30 calendar days: 2 % 15 calendar days.

Discounts will not be considered in determining the low bidder.

Bidder WESTERN REMAC, INC

By [Signature]

 (Signature)

Address 1740 INTERNATIONALE PKWY - WOODRIDGE, IL 60517

Title VICE PRESIDENT



Route Local Roads
County Cook
Local Agency Cal-Sag Tri Wayfinding & Sig
Section 09-00182-00-LS

RETURN WITH BID

PAPER BID BOND

WE WESTERN REMAC, INC. 1740 INTERNATIONALE PARKWAY, WOODRIDGE, IL 60517 as PRINCIPAL,
and TRAVELERS CASUALTY & SURETY COMPANY OF AMERICA as SURETY,

are held jointly, severally and firmly bound unto the above Local Agency (hereafter referred to as "LA") in the penal sum of 5% of the total bid price, or for the amount specified in the proposal documents in effect on the date of invitation for bids whichever is the lesser sum. We bind ourselves, our heirs, executors, administrators, successors, and assigns, jointly pay to the LA this sum under the conditions of this instrument.

WHEREAS THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH that, the said PRINCIPAL is submitting a written proposal to the LA acting through its awarding authority for the construction of the work designated as the above section.

THEREFORE if the proposal is accepted and a contract awarded to the PRINCIPAL by the LA for the above designated section and the PRINCIPAL shall within fifteen (15) days after award enter into a formal contract, furnish surety guaranteeing the faithful performance of the work, and furnish evidence of the required insurance coverage, all as provided in the "Standard Specifications for Road and Bridge Construction" and applicable Supplemental Specifications, then this obligation shall become void; otherwise it shall remain in full force and effect.

IN THE EVENT the LA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph, then the LA acting through its awarding authority shall immediately be entitled to recover the full penal sum set out above, together with all court costs, all attorney fees, and any other expense of recovery.

IN TESTIMONY WHEREOF, the said PRINCIPAL and the said SURETY have caused this instrument to be signed by their respective officers this 18TH day of MARCH 2014

Principal

WESTERN REMAC, INC.
By: [Signature] - V.P.
(Company Name)
(Signature and Title)

By:
(Company Name)
(Signature and Title)

(If PRINCIPLE is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed)

TRAVELERS CASUALTY & SURETY CO. OF AMERICA
(Name of Surety)

Surety
By: [Signature]
(Signature of Attorney-in-Fact)

STATE OF ILLINOIS,
COUNTY OF WILL
MICHELLE VONCH

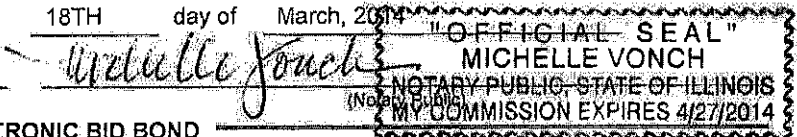
, a Notary Public in and for said county, do hereby certify that TODD FIEGL AND AGNES FROEMEL

(Insert names of individuals signing on behalf of PRINCIPAL & SURETY)

who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth.

Given under my hand and notarial seal this 18TH day of March, 2014

My commission expires April 27, 2014



ELECTRONIC BID BOND

[] Electronic bid bond is allowed (box must be checked by LA if electronic bid bond is allowed)

The Principal may submit an electronic bid bond, in lieu of completing the above section of the Proposal Bid Bond Form. By providing an electronic bid bond ID code and signing below, the Principal is ensuring the identified electronic bid bond has been executed and the Principal and Surety are firmly bound unto the LA under the conditions of the bid bond as shown above. (If PRINCIPAL is a joint venture of two or more contractors, an electronic bid bond ID code, company/Bidder name title and date must be affixed for each contractor in the venture.)

Electronic Bid Bond ID Code

(Company/Bidder Name)
(Signature and Title)
Date



March 31, 2014

Mary Poulsen
Community Relations Director
City of Blue Island
13051 Greenwood Avenue
Blue Island, IL 60406

Reference: Cal-Sag Trail Signing and Wayfinding
Section No.: 09-00182-00-LS
Project No.: TCSP-08IL(026)
City of Blue Island
Cook County
Job No.: C-91-043-11

Dear Ms. Poulsen:

On March 18, 2014, four (4) contract proposals were received and opened for the referenced improvement. Bid tabulations are enclosed for your information. The lowest proposal was received from Valley City Sign, in the amount of \$366,782.23.

Upon review of the proposals received it was noted that Valley City Sign had added conditions to the bid documents, including;

- 1) "Please note that the pricing does not follow the specifications given. Some specifications were changed for ease of fabrication along with providing more economical pricing." – Valley City Sign is proposing an alternate to materials specified. The proposed change does not meet the requirements of the proposed specification.
- 2) "Valley City Signs reserves the right to review pricing if quantities change." – The Standard Specifications, Article 109.03 Increased or Decreased Quantities states whenever the quantity of any pay item as given in the proposal shall be increased or decreased, payment shall be made on the basis of the actual quantity completed at the unit price for such pay item named in the proposal.
- 3) "Customer will need to supply off-loading means." – The bid documents clearly state all costs associated with coordination, delivery and unloading will not be paid for separately, but will be considered incidental to the overall costs of the project.
- 4) "Terms, 50% Down, Balance before installation". – The Standard Specification, Section 109 Measurement and Payment, provides the terms and conditions for the contract.

The Standard Specification provide that the awarding authority reserves the right to reject any proposal if there are omissions, erasures, alterations, unauthorized additions, conditional or alternate

URS Corporation
100 South Wacker Drive, Suite 500
Chicago, IL 60606
Tel: 312.939.1000
Fax: 312.939.4198

EXHIBIT
C



bids, or irregularities of any kind which may tend to make the proposal incomplete, indefinite or ambiguous as to its meaning. We therefore recommend the proposal received from Valley City Sign be rejected.

The second lowest proposal was received from Western Remac, Inc. in the amount of \$440,226.00. Western Remac, Inc. is prequalified with the Illinois Department of Transportation. We have worked with Western Remac in the past and have found them to be a reliable and efficient contractor. We, therefore, recommend that the contract for the referenced improvement be awarded to Western Remac, Inc. Upon your concurrence, we will prepare the necessary contract documents for execution and processing.

If you have any questions or require any additional information, please do not hesitate to contact Dave Landeweer or myself.

Sincerely,

URS Corporation

A handwritten signature in black ink, appearing to read "David C. Nissen".

David C. Nissen
Construction Group Manager

attachment

**Committee Restructuring Sub-Committee Report
for Meeting on March 31, 2014**

The meeting was called to order at 7:00 pm

Present: Aldermen Hawley, Ostling, Carr, and Johanson

Also present: City Attorney Raines

Absent: Alderman Rita

The draft ordinance was reviewed. Ald. Hawley said once this committee was OK with the ordinance, it would be brought to Mayor Vargas for his approval. If he agreed with it, it would then be brought to City Council for approval and then implemented.

There was some discussion about whether a Recreation Committee should be set up or if those duties could be part of the Community Development Committee. Ald. Carr expressed concern about some people being on three committees. It was determined that the current size of the Community Development Committee was proposed to be smaller and that 3 of those members could be switched to the new Recreation Committee.

The ordinance was reviewed. Ald. Johanson liked the committees having some input on the budget for the departments reporting to them. Attorney Raines said the Appropriations and Budget is supposed to be done by the Budget and Finance Director under the direction of the Mayor. Ald. Johanson clarified that the intention was not to usurp the authority of anyone or any other committee. We were just looking to have input. Attorney Raines was going to suggest that a report be submitted to the Mayor with their recommendations. Ald. Ostling and Ald. Carr were thinking the Department Heads would be in the best position to make the recommendations. It was decided that the language would be adjusted. The intention was the Department Heads would bring their reports to their committees just to have a little awareness of what is going to be presented.

City Attorney Raines confirmed that she is at the City on Tuesday. Ald. Ostling will be moving her meeting date, if it is approved by the rest of the committee, to the first Tuesday of every month at 6 pm so that City Attorney Raines could be at those meetings. It was agreed that she needs to be at Judiciary's meeting. City Attorney Raines will check with the Mayor to see if that would be OK.

After discussion of the Ordinance was finished and all were OK with where that is, the Committee then started to discuss how things were to move through the Committees. Ald. Hawley said there have been complaints about what does go through Committee and what doesn't. City Attorney Raines has said that nothing really needs to go through Committee bringing to question why we have Committees. We want to clarify how things should move through Committees.

City Attorney Raines spoke to that saying that there is not requirement that anything go through Committee first. Some municipalities have it set up that routine things (handicap parking ordinances, special use permits) would go through committees. Some municipalities have committees that only meet when there is something to discuss. Some municipalities would delegate New Business items that come up at City Council to Committees for consideration by a member of the Council or by the Mayor. Once assigned, the Committee would report back to the City Council what their findings and recommendations were. It's up to us how we want it to work.

Ald. Johanson expressed frustration on how some things go through Committee and then are expected to be on the next City Council agenda and they aren't and then some things go directly on to the agenda without any Committee. There's confusion as to what needs to go to committee and WHAT committee issues are supposed to go to. City Attorney Raines said things can go to multiple committees or it could go to one of them over the other. If it's an ordinance that is going to affect the general public (ie. Stop sign, parking restrictions, etc.), what is the process? Should they fill out a form requesting an action? There is a constituent complaint form currently. There should be some form developed for Aldermen to be able to put in their requests and then it gets assigned to a committee. Right now, constituents complain about something and the aldermen report it and then what happens? Sometimes we hear about something happening and sometimes we don't. A form should be developed for Aldermen to fill out and report something. They need to be fillable pdfs.

Ald. Hawley likes the idea of something coming up at City Council and then being assigned to Committee at the recommendation of an Alderman or by the Mayor. That way, everyone knows what is going to Committee and what is on the agenda. Ald. Johanson and Ald. Carr like the Committee structure where things are talked about in Committee and then comes to Council. They feel if it has been talked about in Committee and they are OK with it, it gives a little more comfort to them to be OK with it.

City Attorney Raines suggested delegating the decision making process for what committee things go to the Mayor. She will meet with the Mayor and decide what to do. A recommendation to have a meeting of the whole with the Council to discuss this. The Mayor really decides what should go to committee and if it should go to multiple committees.

City Attorney Raines said she is working on an Ordinance establishing the organization of the Departments and appointed officials. It lays out the official City Departments and their titles. It lays out which positions are appointed and are a guaranteed one year appointment versus which are hired, at-will employees. It approves the adoption of a Personnel Policy and Procedure Handbook that will apply to all City Officials and employees. It puts a structure in place so there is no longer any question of who's in charge, who reports to whom and what they are expected to do. That will be on the April agenda because it needs to be passed before April 30th.

It was decided that a form should be developed for Aldermen to request things like stop signs, etc. that would document the request, give reasons why they think it is needed, etc. It would then go to committee who would consider it. Anything dealing with Revenues and Expenses would go to Finance, but each Department will have a budget and the Department Heads and Directors will be charged with keeping track of it. The forms would go to the City Clerk's Office who would then decide under the direction of the Mayor what would go to which committee and then it would be sent to the Committee Chair to put on the agenda. There would then be a paper trail and proper documentation would always be sent to the Committee.

Because this process affects all of the Aldermen, we should have a Special Council Meeting on how this will work so that everyone is on board with the process and agrees with the process and procedure. City Attorney Raines will speak to the Mayor about setting this up.

It was moved by Ald. Carr and seconded by Ald. Ostling to adjourn. All in favor and the meeting adjourned at 8:40 pm.

Respectfully submitted,

Tom Hawley, Chairman

**Community Development Committee Report
for Meeting on April 9, 2014**

The meeting was called to order at 7:05 pm

Present: Aldermen Hawley, Vieyra, Bilotto, Carr, Ostling

Absent: Alderman Thompson, Frausto

Also Present: Jason Berry, Building Department; Treasurer Bilotto;

Mark Churn, Spark Energy representative, wants to get approval for people to go door to door to speak with people to educate residents about Green Energy. Since they aren't on the agenda, we can only listen and not take any action. They were looking to get started as soon as approved. They would like an annual license to spread people out, if it is a shorter period, they would send more in during a concentrated time. They have submitted their application to Liz Florez in the Building Department and spoke with Linda Podgorski in the Clerk's Office about fees involved. They would be out around 1:30 pm to 7:30 pm during the day. The Committee is referring it the Council with a recommendation to approve the application. Ald. Ostling moved to refer it directly to the City Council for approval. Ald. Carr seconded. Motion passed.

The committee then reviewed the Building Department report for March.

Island Sports Bar & Grill 13414 Western Ave

Per the Tuesday February 18, 2014 meeting before the liquor commissioner, the following actions were

- Capacity for the venue was reduced to 200 patrons;
- Age limit for patrons were increased to 30 years of age after 8PM; and
- Weekend closing time for the establishment is now 2:15AM

There has been no notification of any issues down at the Island Sports Bar & Grill.

PLAN COMMISSION AGENDA ITEMS

- Review of Sign Ordinance

ZONING BOARD OF APPEALS AGENDA ITEMS

- Variation - 12851 Clinton: Applicant will be seeking a variation of the property lot line to allow for the construction of an addition to the home within the rear yard of the property.

APPROVED BUSINESS LICENSES

T&B Associates (Home Business) 2017 Walnut St

The home business as presented is a **PROFESSIONAL OFFICE** (Employment Search Firm) located in the R-1: Single Family Residential District. As of the date of this report, the home business is permitted to operate.

PENDING BUSINESS LICENSES

Vintage Hair Boutique 12149 S Western Ave

The business as presented is a **RETAIL ESTABLISHMENT** located in the C-2: Highway Commercial District. Upon inspection of the premises, the business owner was given a list of items that must be completed from the building and fire inspectors prior to the issuance of a business license. As of the date of this report no re-inspection has been requested by the business owner.

It Takes a Village 1843 Oak St

The home business as presented is a **HOME DAY CARE** located in the R-1: Single Family Residential District. Per the zoning ordinance as written this is a permitted business and must comply with the rules as established by the Illinois Department of Children and Family Services. As of the date of this report, the owner has not received authorization to from the Department of Children and Family Services to open.

Allied Cleaning Services, Inc. 12761-63 Western Ave

The business as presented is a **PERSONAL SERVICE ESTABLISHMENT: PROFESSIONAL OFFICE** (pest control cleaning) located in the C-2: Highway Commercial District. The owner will be performing a building out of the space.

Blue Island Beer Company 13357 S Olde Western Ave

The business as presented is a **MANUFACTURING (ARTISAN)** use which will consist of brewery manufacturing of beer for wholesale distribution and retail sales in taproom located in the U-TOD: Uptown Transit Oriented Development District. The owner will be performing a building out of the space. The use will require a special use permit thus requiring a recommendation by the Zoning Board of Appeals with final determination by the City Council. They have an appreciation for Blue Island history and will be the first brewery to open in Blue Island since prohibition.

All Area W&W Towing, Inc. 2217 W 135th Pl Suite 3E

The business as presented will consist of vehicle impound/towing located in the I1: Limited Industry District. As of the date of this report no inspections have been scheduled. Additionally, the business owner will be assessed a penalty of \$100.00 for operating a business without a proper business license.

Mr. Crite presented the Building Department report for March 2014:

	March 2014 Activity		Year to Date	
	QTY	Revenue	QTY	Revenue
Building Permits	47	\$ 2,885.00	110	\$ 9,695.00
Plumbing Permits	10	\$ 845.00	23	\$ 1,825.00
Electrical Permits	7	\$ 960.00	27	\$ 3,910.00
Penalties	1	\$ 300.00	14	\$ 1,575.00
Stop Work Orders			15	\$ -
Apartment Inspections	34	\$ 1,435.00	72	\$ 2,630.00
Residential Inspections	31	\$ 3,200.00	61	\$ 6,615.00
Commercial Inspections		\$ -	8	\$ -
Health/License Inspections		\$ -	65	\$ -
Elevator Inspections	16	\$ 2,240.00	21	\$ 2,816.00
Not Approved for Occupancy		\$ -	6	\$ -
Code Violations (Door Tags)	0	\$ -	79	\$ -
Court Summons Issued	0	\$ -	0	\$ -
Housing Court Fines Issued	1	\$ 50.00	5	\$ 300.00
Vacant Properties Registered	15	\$ 3,000.00	42	\$ 8,500.00
Vacant Properties Inspected	9	\$ 4,700.00	19	\$ 9,400.00
Contractor Registrations	30	\$ 3,115.00	75	\$ 7,615.00
Street Openings	1	\$ 175.00	1	\$ 175.00
Parkway Openings			0	\$ -
Misc/Wrecking	10	\$ 1,610.00	46	\$ 10,995.00
Sewer Permit	0	\$ -	0	\$ -
Board-Up	0	\$ -	0	\$ -
Garage Sale	0	\$ -	1	\$ 5.00
Business Licenses Issued			0	\$ -
Zoning	0	\$ -	0	\$ -
Total		\$ 24,515.00		\$ 66,056.00

This reflects a short period with the new fee structure. They are keeping a record of what the affect of the new structure is on the revenues. It has been good.

Ald. Ostling asked if there has been a change in the chain of command at the Building Department. Mr. Berry reported that, yes, he would say there has been. Mr. Crite is responsible for all inspectors. Director Rita has asked that Mr. Crite

oversee all of the inspectors since he is aware and signing all permits. They are trying to improve/professionalize the department a little by orientating things towards projects. They just created a property maintenance schedule. They created 7 zones. On Monday, if a person is on Code Enforcement, they are in a certain area, etc. They hope in the next year to have all of the inspectors certified. We have adopted the International Code Council Code Book. They offer certification courses. Mr. Berry is currently the only one certified. The City is moving toward formalizing the procedures followed and professionalize the Department by following the Code we have adopted. Mr. Crite is leading training for that. It costs about \$150 for the test. They have talked about the City paying for the first attempt. If they don't pass, they would need to pay for subsequent testing. There are a number of different Certifications offered. All of the inspectors are part time at this point. Mario is still full time. He is working on facilities maintenance and inspections. If we have tag issues, we should send them to Nic or Jason.

Ald. Ostling asked about if there was a form to fill out with requests. We do have a complaint form, but it's not available for fillable pdf. Ald. Vieyra and Hawley would like to see fillable forms. Mr. Berry asked if there was something that would be a little more efficient? He will check tomorrow and send out the form that is available. What is the best way for follow up? Email would be fine.

Ald. Hawley and Ostling asked where Mr. Berry fits in. His title is Deputy Director for Planning and Building. Most of the projects he is working on are long-range projects. He likes putting Planning and Building Department together is a good thing. Once a sign ordinance is passed through Planning and Zoning, it's then up to the Building Department to enforce it. There are lots of projects that are big in scope and straddle finding the opportunity and the need in the Planning part of it and making it happen and enforcement in Building Department. He works on long range projects. He's been working on getting the Brewery here for over a year. Having Rock Island Public House in town, made it possible to attract the Brewery. Now he will work on what's next. His job is to make Blue Island an economically viable community.

He's been working on making Western Ave. 2-way. They have finally gotten IDOT to say it is feasible. But they also said it's not included in their funding for 2014-2019. So part of what he will work on is getting the funding together to start this process. This is a long-term project. 5 to 6 years away, at least. Part of his job is keeping it on the radar and help keep it moving. Business retention and expansion is another area they are working on. They have created a database of vacant buildings with square footage, how much rents are, etc. Be aggressive about grants.

The sign ordinance has been sent to Judiciary for review. The Community Development Committee is listed in there as being the appeal process and approving variations. Plan Commission has developed this ordinance. If a proposed sign meets the ordinance, they have to approve it. There are two types of signs that would require a special use permits: roof top signs on Olde Western and billboards. Any permitted signs (the owner obtained appropriate permits), would be grandfathered in. Any signs put up without a permit would be subject to the ordinance. The old sign ordinance was passed in 1971 and doesn't address things like electronic signs since they were not around then. This new ordinance addresses those types of signs and allows in some areas and not in others. Once the City Council is good with it, we will go to the Chamber and ask for their support in getting the information out to their members and helping to educate them.

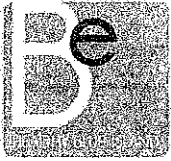
As with many things, enforcement is necessary. There are enforcement provisions are in the sign ordinance as well. It is as comprehensive as possible so that it is all covered in one ordinance. It can be given to a business owner and they will know all of the standards, requirements, variation process and enforcement. It will help provide consistent regulations in signage around town. We're not looking to push aesthetics on an owner. The business owner can decide what kind of signage works best for their business, but within regulations that can be enforced consistently. Ald. Hawley suggested sending out some notification to the business owners. Ald. Carr would like to make sure the businesses don't feel like they can't do anything. Ald. Vieyra said the business owners need to be educated to ask before purchasing signs. The problems come when people don't apply and do whatever they want and others feel very restricted if they follow the rules. It needs to be consistently applied and enforced. Ald. Vieyra wants the information easily accessible online as well as printed.

There being no further business, it was moved by Ald. Ostling and seconded by Ald. Bilotto to adjourn. Motion passed and the meeting was adjourned at 8:30 pm.

The next meeting is scheduled for Wednesday, May 13, 2014 at 7 pm in the City Council Chambers.

Respectfully submitted,

Tom Hawley, Chairman



Blue Island community Health Coalition

Request for Street Closings

The **Blue Island Community Health Coalition** in partnership with **Active Transportation Alliance** (formerly the Chicagoland Bicycle Federation) would like to host an **Open Streets Event** on **Sunday, June 8, 2014, from 1:00 - 4:00pm**. We are requesting the closing of **Greenwood Avenue from 119th Street to 127th Street** (123rd Street will remain open), **from Noon until 5:00pm on June 8th** (hour prior and after the event are for set up and clean up).

Open Streets is an event that aims to promote community culture, safe, car-free public space, and provide a chance for families to experience Blue Island in a new way. During the 3 hour period, Greenwood Avenue from 119th to 127th will have gardening displays, kid's play areas, bike obstacle courses, and much, much more. The event promotes an active and healthy lifestyle. Some of the participating organizations include:

- Active Transportation Alliance
- Agency for Toxic Substance Disease Registry (ATSDR)
- American Heart Association (AHA)
- Blue Island Bike Club
- Blue Island Park District
- Blue Island Public Library
- Blue Island Residents
- California Gardens Community Gardens
- Carr Gardens
- City of Blue Island
- Cook County Public Health Department
- Curves Blue Island
- F.U.T.U.R.E Foundation
- Memorial Park Community Garden
- Metropolitan Family Services
- MetroSouth Medical Center
- Pronger Smith Medical Center
- School District 130
- School District 218

Your consideration is appreciated.

Mary Poulsen
Blue Island Community Health Coalition
Communications Committee

- Attachments: - Blue Island Community Health Coalition Overview
- Street Closing Request Map

**THE CITY OF BLUE ISLAND
COOK COUNTY, ILLINOIS**

**ORDINANCE
NUMBER 2014-020**

**AN ORDINANCE RESTRICTING A PORTION OF A CERTAIN
STREET AT OR NEAR 2622 GRUNEWALD STREET FOR
HANDICAPPED PARKING ONLY WITHIN
THE CITY OF BLUE ISLAND, COUNTY OF COOK,
STATE OF ILLINOIS AND PROVIDING PENALTIES FOR THE
VIOLATION THEREOF.**

**DOMINGO F. VARGAS, Mayor
Randy Heuser, City Clerk**

1st Ward	CHRISTINE BUCKNER	TOM HAWLEY
2nd Ward	LETICIA VIEYRA	CHARISSA BILOTTO
3rd Ward	NANCY RITA	KEVIN DONAHUE
4th Ward	MARCIA STONE	CANDACE CARR
5th Ward	JANICE OSTLING	KENNETH PITTMAN
6th Ward	DEXTER JOHNSON	JAIRO FRAUSTO
7th Ward	NANCY THOMPSON	JAMES JOHANSON

Aldermen

ORDINANCE NO. 2014-020

AN ORDINANCE RESTRICTING A PORTION OF A CERTAIN STREET AT OR NEAR 2622 GRUNEWALD STREET FOR HANDICAPPED PARKING ONLY WITHIN THE CITY OF BLUE ISLAND, COUNTY OF COOK, STATE OF ILLINOIS, AND PROVIDING PENALTIES FOR THE VIOLATION THEREOF.

WHEREAS, it is the public policy of the State of Illinois, as enunciated in the State Constitution, that handicapped persons are entitled to enjoy the fruits of a full and meaningful life; and

WHEREAS, the Mayor and City Council of the City of Blue Island hereby declare that it is the public policy of the city to encourage and assist handicapped persons to participate fully in the social and economic life of our community; and

WHEREAS, to implement such policy the Mayor and City Council of the City of Blue Island recognize it is desirable to restrict certain portions of the public ways within the City of Blue Island for handicapped parking only;

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Blue Island, County of Cook and State of Illinois, as follows:

SECTION ONE

That these portions of the streets within the City of Blue Island, as hereinafter designated, are hereby restricted for handicapped parking only:

- a) On the north side of Grunewald Street in front of the residence whose common address is 2622 Grunewald Street (one space consisting of a total of twenty (20') feet)

SECTION TWO

Appropriate signs shall be erected by the Superintendent of Public Works on the portions of the streets designated above informing the public that parking thereon is restricted or permitted as hereinabove provided for.

SECTION THREE

The operator of any vehicle violating or failing to comply with the provisions of this ordinance shall upon conviction be fined not less than Two Hundred Fifty Dollars (\$250.00) nor more than Three Hundred Fifty Dollars (\$350.00) for each offense.

SECTION FOUR

All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION FIVE

This ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form as provided by law. A full, true and complete copy of this ordinance shall be published in pamphlet form, by authority of the City Council as Corporate Authorities.

ADOPTED this 22nd day of April, 2014, pursuant to a roll call as follows:

	YES	NO	ABSENT	PRESENT	ABSTAIN
Alderman BUCKNER					
Alderman HAWLEY					
Alderman VIEYRA					
Alderman BILOTTO					
Alderman RITA					
Alderman DONAHUE					
Alderman STONE					
Alderman CARR					
Alderman OSTLING					
Alderman PITTMAN					
Alderman JOHNSON					
Alderman FRAUSTO					
Alderman THOMPSON					
Alderman JOHANSON					
Mayor DOMINGO VARGAS					
TOTAL					

APPROVED by the Mayor this 22nd day of April, 2014.

DOMINGO F. VARGAS
MAYOR OF THE CITY OF BLUE ISLAND,
COUNTY OF COOK AND STATE OF ILLINOIS

ATTESTED and **Filed** in my office this
 22nd of April, 2014.

CITY CLERK

PUBLISHED in pamphlet form this
 22nd day of April, 2014.

CITY CLERK

**THE CITY OF BLUE ISLAND
COOK COUNTY, ILLINOIS**

**ORDINANCE
NUMBER 2014-021**

**AN ORDINANCE RESTRICTING A PORTION OF A CERTAIN
STREET AT OR NEAR 2332 123RD STREET FOR HANDICAPPED
PARKING ONLY WITHIN THE CITY OF BLUE ISLAND, COUNTY
OF COOK, STATE OF ILLINOIS AND PROVIDING PENALTIES
FOR THE VIOLATION THEREOF.**

**DOMINGO F. VARGAS, Mayor
Randy Heuser, City Clerk**

1st Ward	CHRISTINE BUCKNER	TOM HAWLEY
2nd Ward	LETICIA VIEYRA	CHARISSA BILOTTO
3rd Ward	NANCY RITA	KEVIN DONAHUE
4th Ward	MARCIA STONE	CANDACE CARR
5th Ward	JANICE OSTLING	KENNETH PITTMAN
6th Ward	DEXTER JOHNSON	JAIRO FRAUSTO
7th Ward	NANCY THOMPSON	JAMES JOHANSON

Aldermen

ORDINANCE NO. 2014-021

AN ORDINANCE RESTRICTING A PORTION OF A CERTAIN STREET AT OR NEAR 2332 123RD STREET FOR HANDICAPPED PARKING ONLY WITHIN THE CITY OF BLUE ISLAND, COUNTY OF COOK, STATE OF ILLINOIS, AND PROVIDING PENALTIES FOR THE VIOLATION THEREOF.

WHEREAS, it is the public policy of the State of Illinois, as enunciated in the State Constitution, that handicapped persons are entitled to enjoy the fruits of a full and meaningful life; and

WHEREAS, the Mayor and City Council of the City of Blue Island hereby declare that it is the public policy of the city to encourage and assist handicapped persons to participate fully in the social and economic life of our community; and

WHEREAS, to implement such policy the Mayor and City Council of the City of Blue Island recognize it is desirable to restrict certain portions of the public ways within the City of Blue Island for handicapped parking only;

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Blue Island, County of Cook and State of Illinois, as follows:

SECTION ONE

That these portions of the streets within the City of Blue Island, as hereinafter designated, are hereby restricted for handicapped parking only:

- a) On the north side of 123rd Street in front of the residence whose common address is 2332 123rd Street (one space consisting of a total of twenty (20') feet)

SECTION TWO

Appropriate signs shall be erected by the Superintendent of Public Works on the portions of the streets designated above informing the public that parking thereon is restricted or permitted as hereinabove provided for.

SECTION THREE

The operator of any vehicle violating or failing to comply with the provisions of this ordinance shall upon conviction be fined not less than Two Hundred Fifty Dollars (\$250.00) nor more than Three Hundred Fifty Dollars (\$350.00) for each offense.

SECTION FOUR

All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION FIVE

This ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form as provided by law. A full, true and complete copy of this ordinance shall be published in pamphlet form, by authority of the City Council as Corporate Authorities.

ADOPTED this 22nd day of April, 2014, pursuant to a roll call as follows:

	YES	NO	ABSENT	PRESENT	ABSTAIN
Alderman BUCKNER					
Alderman HAWLEY					
Alderman VIEYRA					
Alderman BILOTTO					
Alderman RITA					
Alderman DONAHUE					
Alderman STONE					
Alderman CARR					
Alderman OSTLING					
Alderman PITTMAN					
Alderman JOHNSON					
Alderman FRAUSTO					
Alderman THOMPSON					
Alderman JOHANSON					
Mayor DOMINGO VARGAS					
TOTAL					

APPROVED by the Mayor this 22nd day of April, 2014.

DOMINGO F. VARGAS
MAYOR OF THE CITY OF BLUE ISLAND,
COUNTY OF COOK AND STATE OF ILLINOIS

ATTESTED and Filed in my office this
 22nd of April, 2014.

CITY CLERK

PUBLISHED in pamphlet form this
 22nd day of April, 2014.

CITY CLERK

**THE CITY OF BLUE ISLAND
COOK COUNTY, ILLINOIS**

**ORDINANCE
NUMBER 2014-022**

**AN ORDINANCE RESTRICTING A PORTION OF A CERTAIN
STREET AT OR NEAR 12440 MAPLE AVENUE FOR
HANDICAPPED PARKING ONLY WITHIN THE CITY OF BLUE
ISLAND, COUNTY OF COOK, STATE OF ILLINOIS AND
PROVIDING PENALTIES FOR THE VIOLATION THEREOF.**

**DOMINGO F. VARGAS, Mayor
Randy Heuser, City Clerk**

1st Ward	CHRISTINE BUCKNER	TOM HAWLEY
2nd Ward	LETICIA VIEYRA	CHARISSA BILOTTO
3rd Ward	NANCY RITA	KEVIN DONAHUE
4th Ward	MARCIA STONE	CANDACE CARR
5th Ward	JANICE OSTLING	KENNETH PITTMAN
6th Ward	DEXTER JOHNSON	JAIRO FRAUSTO
7th Ward	NANCY THOMPSON	JAMES JOHANSON

Aldermen

ORDINANCE NO. 2014-022

AN ORDINANCE RESTRICTING A PORTION OF A CERTAIN STREET AT OR NEAR 12440 MAPLE AVENUE FOR HANDICAPPED PARKING ONLY WITHIN THE CITY OF BLUE ISLAND, COUNTY OF COOK, STATE OF ILLINOIS, AND PROVIDING PENALTIES FOR THE VIOLATION THEREOF.

WHEREAS, it is the public policy of the State of Illinois, as enunciated in the State Constitution, that handicapped persons are entitled to enjoy the fruits of a full and meaningful life; and

WHEREAS, the Mayor and City Council of the City of Blue Island hereby declare that it is the public policy of the city to encourage and assist handicapped persons to participate fully in the social and economic life of our community; and

WHEREAS, to implement such policy the Mayor and City Council of the City of Blue Island recognize it is desirable to restrict certain portions of the public ways within the City of Blue Island for handicapped parking only;

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Blue Island, County of Cook and State of Illinois, as follows:

SECTION ONE

That these portions of the streets within the City of Blue Island, as hereinafter designated, are hereby restricted for handicapped parking only:

- a) On the west side of Maple Avenue in front of the residence whose common address is 12440 Maple Avenue (one space consisting of a total of twenty (20') feet)

SECTION TWO

Appropriate signs shall be erected by the Superintendent of Public Works on the portions of the streets designated above informing the public that parking thereon is restricted or permitted as hereinabove provided for.

SECTION THREE

The operator of any vehicle violating or failing to comply with the provisions of this ordinance shall upon conviction be fined not less than Two Hundred Fifty Dollars (\$250.00) nor more than Three Hundred Fifty Dollars (\$350.00) for each offense.

SECTION FOUR

All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION FIVE

This ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form as provided by law. A full, true and complete copy of this ordinance shall be published in pamphlet form, by authority of the City Council as Corporate Authorities.

ADOPTED this 22nd day of April, 2014, pursuant to a roll call as follows:

	YES	NO	ABSENT	PRESENT	ABSTAIN
Alderman BUCKNER					
Alderman HAWLEY					
Alderman VIEYRA					
Alderman BILOTTO					
Alderman RITA					
Alderman DONAHUE					
Alderman STONE					
Alderman CARR					
Alderman OSTLING					
Alderman PITTMAN					
Alderman JOHNSON					
Alderman FRAUSTO					
Alderman THOMPSON					
Alderman JOHANSON					
Mayor DOMINGO VARGAS					
TOTAL					

APPROVED by the Mayor this 22nd day of April, 2014.

DOMINGO F. VARGAS
MAYOR OF THE CITY OF BLUE ISLAND,
COUNTY OF COOK AND STATE OF ILLINOIS

ATTESTED and **Filed** in my office this
22nd of April, 2014.

CITY CLERK

PUBLISHED in pamphlet form this
22nd day of April, 2014.

CITY CLERK

**THE CITY OF BLUE ISLAND
COOK COUNTY, ILLINOIS**

**ORDINANCE
NUMBER 2014-023**

**AN ORDINANCE RESTRICTING A PORTION OF A CERTAIN
STREET AT OR NEAR 13121 CHICAGO STREET FOR
HANDICAPPED PARKING ONLY WITHIN THE CITY OF BLUE
ISLAND, COUNTY OF COOK, STATE OF ILLINOIS AND
PROVIDING PENALTIES FOR THE VIOLATION THEREOF.**

**DOMINGO F. VARGAS, Mayor
Randy Heuser, City Clerk**

1st Ward	CHRISTINE BUCKNER	TOM HAWLEY
2nd Ward	LETICIA VIEYRA	CHARISSA BILOTTO
3rd Ward	NANCY RITA	KEVIN DONAHUE
4th Ward	MARCIA STONE	CANDACE CARR
5th Ward	JANICE OSTLING	KENNETH PITTMAN
6th Ward	DEXTER JOHNSON	JAIRO FRAUSTO
7th Ward	NANCY THOMPSON	JAMES JOHANSON

Aldermen

ORDINANCE NO. 2014-023

AN ORDINANCE RESTRICTING A PORTION OF A CERTAIN STREET AT OR NEAR 13121 CHICAGO STREET FOR HANDICAPPED PARKING ONLY WITHIN THE CITY OF BLUE ISLAND, COUNTY OF COOK, STATE OF ILLINOIS, AND PROVIDING PENALTIES FOR THE VIOLATION THEREOF.

WHEREAS, it is the public policy of the State of Illinois, as enunciated in the State Constitution, that handicapped persons are entitled to enjoy the fruits of a full and meaningful life; and

WHEREAS, the Mayor and City Council of the City of Blue Island hereby declare that it is the public policy of the city to encourage and assist handicapped persons to participate fully in the social and economic life of our community; and

WHEREAS, to implement such policy the Mayor and City Council of the City of Blue Island recognize it is desirable to restrict certain portions of the public ways within the City of Blue Island for handicapped parking only;

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Blue Island, County of Cook and State of Illinois, as follows:

SECTION ONE

That these portions of the streets within the City of Blue Island, as hereinafter designated, are hereby restricted for handicapped parking only:

- a) On the east side of Chicago Street in front of the residence whose common address is 13121 Chicago Street (one space consisting of a total of twenty (20') feet)

SECTION TWO

Appropriate signs shall be erected by the Superintendent of Public Works on the portions of the streets designated above informing the public that parking thereon is restricted or permitted as hereinabove provided for.

SECTION THREE

The operator of any vehicle violating or failing to comply with the provisions of this ordinance shall upon conviction be fined not less than Two Hundred Fifty Dollars (\$250.00) nor more than Three Hundred Fifty Dollars (\$350.00) for each offense.

SECTION FOUR

All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION FIVE

This ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form as provided by law. A full, true and complete copy of this ordinance shall be published in pamphlet form, by authority of the City Council as Corporate Authorities.

ADOPTED this 22nd day of April, 2014, pursuant to a roll call as follows:

	YES	NO	ABSENT	PRESENT	ABSTAIN
Alderman BUCKNER					
Alderman HAWLEY					
Alderman VIEYRA					
Alderman BILOTTO					
Alderman RITA					
Alderman DONAHUE					
Alderman STONE					
Alderman CARR					
Alderman OSTLING					
Alderman PITTMAN					
Alderman JOHNSON					
Alderman FRAUSTO					
Alderman THOMPSON					
Alderman JOHANSON					
Mayor DOMINGO VARGAS					
TOTAL					

APPROVED by the Mayor this 22nd day of April, 2014.

DOMINGO F. VARGAS
MAYOR OF THE CITY OF BLUE ISLAND,
COUNTY OF COOK AND STATE OF ILLINOIS

ATTESTED and Filed in my office this
22nd of April, 2014.

CITY CLERK

PUBLISHED in pamphlet form this
22nd day of April, 2014.

CITY CLERK

**THE CITY OF BLUE ISLAND
COOK COUNTY, ILLINOIS**

**ORDINANCE
NUMBER 2014-024**

**AN ORDINANCE RESCINDING HANDICAPPED PARKING
RESTRICTIONS AT 2420 ORCHARD STREET IN THE CITY OF
BLUE ISLAND, COUNTY OF COOK AND STATE OF ILLINOIS.**

**DOMINGO F. VARGAS, Mayor
Randy Heuser, City Clerk**

1st Ward	CHRISTINE BUCKNER	TOM HAWLEY
2nd Ward	LETICIA VIEYRA	CHARISSA BILOTTO
3rd Ward	NANCY RITA	KEVIN DONAHUE
4th Ward	MARCIA STONE	CANDACE CARR
5th Ward	JANICE OSTLING	KENNETH PITTMAN
6th Ward	DEXTER JOHNSON	JAIRO FRAUSTO
7th Ward	NANCY THOMPSON	JAMES JOHANSON

Aldermen

ORDINANCE NO. 2014-024

**AN ORDINANCE RESCINDING HANDICAPPED PARKING RESTRICTIONS AT
2420 ORCHARD STREET IN THE CITY OF BLUE ISLAND, COUNTY OF COOK
AND STATE OF ILLINOIS**

BE IT ORDAINED by the City Council of the City of Blue Island, County of Cook and State of Illinois, as follows:

SECTION ONE

The parking restriction providing for handicapped parking only in front of the property commonly known as 2420 Orchard Street, City of Blue Island, is hereby repealed and rescinded.

SECTION TWO

The Superintendent of Public Works shall remove all signs restricting parking on the portion of Orchard Street identified in Section One.

SECTION THREE

All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION FOUR

This ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form as provided by law. A full, true and complete copy of this ordinance shall be published in pamphlet form, by authority of the City Council as Corporate Authorities.

ADOPTED this 22nd day of April, 2014, pursuant to a roll call as follows:

	YES	NO	ABSENT	PRESENT	ABSTAIN
Alderman BUCKNER					
Alderman HAWLEY					
Alderman VIEYRA					
Alderman BILOTTO					
Alderman RITA					
Alderman DONAHUE					
Alderman STONE					
Alderman CARR					
Alderman OSTLING					
Alderman PITTMAN					
Alderman JOHNSON					
Alderman FRAUSTO					
Alderman THOMPSON					
Alderman JOHANSON					
Mayor DOMINGO VARGAS					
TOTAL					

APPROVED: this 22nd day of April, 2014.

**MAYOR OF THE CITY OF BLUE ISLAND,
COUNTY OF COOK AND STATE OF ILLINOIS**

ATTESTED and **Filed** in my office this
22nd day of April, 2014.

CITY CLERK

PUBLISHED in pamphlet form this
22nd day of April, 2014.

CITY CLERK

THE CITY OF BLUE ISLAND
COOK COUNTY, ILLINOIS

ORDINANCE
NUMBER 2014-025

**AN ORDINANCE RESCINDING HANDICAPPED PARKING
RESTRICTIONS AT 2518 WALNUT STREET IN THE CITY OF
BLUE ISLAND, COUNTY OF COOK AND STATE OF ILLINOIS.**

DOMINGO F. VARGAS, Mayor
Randy Heuser, City Clerk

1st Ward	CHRISTINE BUCKNER	TOM HAWLEY
2nd Ward	LETICIA VIEYRA	CHARISSA BILOTTO
3rd Ward	NANCY RITA	KEVIN DONAHUE
4th Ward	MARCIA STONE	CANDACE CARR
5th Ward	JANICE OSTLING	KENNETH PITTMAN
6th Ward	DEXTER JOHNSON	JAIRO FRAUSTO
7th Ward	NANCY THOMPSON	JAMES JOHANSON

Aldermen

ORDINANCE NO. 2014-025

**AN ORDINANCE RESCINDING HANDICAPPED PARKING RESTRICTIONS AT
2518 WALNUT STREET IN THE CITY OF BLUE ISLAND, COUNTY OF COOK
AND STATE OF ILLINOIS**

BE IT ORDAINED by the City Council of the City of Blue Island, County of Cook and State of Illinois, as follows:

SECTION ONE

The parking restriction providing for handicapped parking only in front of the property commonly known as 2518 Walnut Street, City of Blue Island, is hereby repealed and rescinded.

SECTION TWO

The Superintendent of Public Works shall remove all signs restricting parking on the portion of Orchard Street identified in Section One.

SECTION THREE

All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION FOUR

This ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form as provided by law. A full, true and complete copy of this ordinance shall be published in pamphlet form, by authority of the City Council as Corporate Authorities.

ADOPTED this 22nd day of April, 2014, pursuant to a roll call as follows:

	YES	NO	ABSENT	PRESENT	ABSTAIN
Alderman BUCKNER					
Alderman HAWLEY					
Alderman VIEYRA					
Alderman BILOTTO					
Alderman RITA					
Alderman DONAHUE					
Alderman STONE					
Alderman CARR					
Alderman OSTLING					
Alderman PITTMAN					
Alderman JOHNSON					
Alderman FRAUSTO					
Alderman THOMPSON					
Alderman JOHANSON					
Mayor DOMINGO VARGAS					
TOTAL					

APPROVED: this 22nd day of April, 2014.

**MAYOR OF THE CITY OF BLUE ISLAND,
COUNTY OF COOK AND STATE OF ILLINOIS**

ATTESTED and **Filed** in my office this
22nd day of April, 2014.

CITY CLERK

PUBLISHED in pamphlet form this
22nd day of April, 2014.

CITY CLERK