

ORDINANCE NO. 007-120

AN ORDINANCE AUTHORIZING AN
INTERGOVERNMENTAL AGREEMENT FOR
AN EQUIPMENT MAINTENANCE LOCATION
ACCESS AGREEMENT BETWEEN THE
CHICAGO TRANSIT AUTHORITY AND THE
CITY OF CHICAGO BY AND THROUGH ITS
DEPARTMENT OF FLEET MANAGEMENT

WHEREAS, The Chicago Transit Authority (CTA) desires the City of Chicago's Department of Fleet Management ("Fleet") to maintain and repair certain CTA non-revenue Equipment on a regular basis; and

WHEREAS, It has been determined that it would be in the best interests of the CTA to enter into this maintenance agreement because the services to be provided by this maintenance agreement would reduce CTA user inconvenience and shuttle time and promote the overall efficiency of the maintenance system; and

WHEREAS, The transfer of the maintenance of CTA non-revenue equipment to Fleet would result in savings to the operating budget emanating from reduced expenses related to the procurement of service parts and labor costs; and

WHEREAS, Pursuant to this maintenance agreement, CTA will grant to Fleet the use and occupancy of the CTA Beverly Garage located at 1343-45 W. 103rd Street, Chicago, Illinois; and

WHEREAS, Pursuant to this agreement, Fleet can also maintain and repair CTA non-revenue Equipment at various Fleet service locations located throughout the City; and

WHEREAS, The agreement contains a mutual indemnification between the City and CTA; and

WHEREAS, Staff recommends that the Chicago Transit Board authorize entry into an intergovernmental agreement which sets forth the parties' terms; and

WHEREAS, The Illinois Intergovernmental Cooperation Act, 5 ILCS 220/1, authorizes agreements between units of local government; now, therefore:

BE IT ORDAINED BY THE CHICAGO TRANSIT BOARD
OF THE CHICAGO TRANSIT AUTHORITY:

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SECTION 1. The Chairman of the Chicago Transit Board, or her designee, is authorized to enter into an equipment maintenance location access intergovernmental agreement between the City and the CTA for the maintenance of CTA non-revenue equipment. The agreement shall be for a term of 5 years. The other terms and conditions shall be substantially in conformance with Exhibit A, attached hereto.

SECTION 2. This ordinance shall be in full force and effect from and after its passage.

APPROVED:

PASSED:

Chairman

October 15, 2007

Assistant Secretary

October 15, 2007