

4/29/2008

63-O-08

AN ORDINANCE

**Authorizing the Sale of City
Surplus Fleet Vehicles Owned by the City of Evanston
(Obenauf Auction Service Municipal Equipment Auction)**

WHEREAS, the City Council of the City of Evanston has determined that it is no longer necessary, practical, or economical for the best interest of the City of Evanston to retain ownership of certain surplus fleet vehicles hereinafter described; and

WHEREAS, the City Council has determined that it is in the best interest of the City of Evanston to sell said surplus fleet vehicles to the highest bidder at the Obenauf Auction Service Municipal Equipment Auction to be held on June 7, 2008, at the Lake County Department of Transportation in Libertyville, Illinois.

**NOW THEREFORE, BE IT ORDAINED BY THE MAYOR AND
CITY COUNCIL OF THE CITY OF EVANSTON, COOK COUNTY, ILLINOIS:**

SECTION 1: That, pursuant to Section 1-17-3(B) of the City Code of the City of Evanston, 1979, as amended, the City Council finds that the following described surplus fleet vehicles summarized on Exhibit A, attached hereto and incorporated herein, has an aggregate value in excess of one thousand five hundred dollars (\$1,500.00).

SECTION 2: That, pursuant to said Section 1-17-3(B), the City Council hereby authorizes and directs the City Manager to sell upon terms and conditions he/she deems reasonable, necessary, and in the best interest of the City, the aforescribed surplus fleet vehicles now owned by the City of Evanston at the Obenauf Auction Service Municipal Equipment Auction to be held on June 7, 2008, at the Lake County Department of Transportation in Libertyville, Illinois, to the highest bidder on said surplus fleet vehicles.

SECTION 3: That, upon payment of the price indicated by the Obenauf Auction Service, the City Manager is hereby authorized to convey evidence of ownership of aforesaid surplus personal fleet vehicles to the Obenauf Auction Service.

SECTION 4: That all ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION 5: That this Ordinance 63-O-08 shall be in full force and effect from and after its passage, approval and publication in the manner provided by law.

SECTION 6: That if any provision of this Ordinance 63-O-08 or application thereof to any person or circumstance is held unconstitutional or otherwise invalid, such invalidity shall not affect other provisions or applications of this Ordinance 63-O-08 that can be given effect without the invalid application or provision, and each invalid application of this Ordinance is severable.

Introduced: May 12, 2008

Approved:

Adopted: May 27, 2008

June 2, 2008

Edmund B. Moran, Jr.
Edmund B. Moran, Jr., Mayor Pro Tem

Attest:

Mayre Press
Mayre Press, Deputy City Clerk

Approved as to form:

Elke Tober-Purze
Elke Tober-Purze, Interim
First Assistant Corporation Counsel

EXHIBIT A

SURPLUS FLEET VEHICLES

1. Unit # 263, a 1998 Chevy Blazer, VIN # 1GNCS18WOWK204646 with 78,472 Miles. Vehicle is in very poor condition.
2. Unit # 67, a 2004 Ford Crown Victoria Patrol Car, VIN # 2FAHP71W04X176246 with 84,241 Miles. Car has been totaled out as a result of a motor vehicle accident.
3. Unit # 604, a 1997 Trackless MT5TD sidewalk plow, VIN # MT5TD-1312 with 1,235 hours. Plow is in very is in poor condition.