Must Accompany This Petition SUBMIT PETITION IN DUPLICATE To the Honorable, The Common Council of the City of Milwaukee: The undersigned (State whether petitioner is an individual, co-partnership, Wisconsin or foreign corporation) being the owners of the following described real estate: Pedro Defection in the Addermanic District also know by street respectfully petition the Common Council of the City of Milwaukee according to the provisions of Section 66.045 of the Wisconsin Statutes, that the following privilege be grantee Platform and barrier-free access ramp (Here describe the privilege) DAADTUL SUBMITTED TO DPW Of which a plan or sketch is herewith submitted. Petitioner agrees to comply with all laws and all ordinances of the City of Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout the existence of the privilege, a certificate of insurance indicating applicant hoids a public liability policy in at least the sums of \$25,000.00/350,000.00 bodity injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any ourb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege, to restore to tis former condition and to the approval of the c	\$208.00 Publicati			<u>, 20 05 </u>
To the Honorable, The Common Council of the City of Milwaukee: The undersigned (State whather petitioner is an individual, co-partnership, Wisconsin or foreign corporation) being the owners of the following described real estate: Pedro Dajeccio in the Aldermanic District also know by street respectfully petition the Common Council of the City of Milwaukee according to the provisions of Section 66.045 of the Wisconsin Statutes, that the following privilege be grantee Platform and barrier-free access ramp (here describe the privilege) Of which a plan or sketch is herewith submitted. Petitioner agrees to comply with all laws and all ordinances of the City of Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughouthe existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, restore to its former condition and to the approval of the Commissioner of Public Works, any cutp. pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege, Petitioner in any user first to contest the validity of Section 50.045 of the Wisconsin Statues or the legality of this special privilege in any user first to contest the validity of Section 50.045 of the Wis				
The undersigned (State whether petitioner is an individual, co-partnership, Wisconsin or foreign corporation) being the owners of the following described real estate: Pedro Dafecci In the Aldermanic District also know by street respectfully petition the Common Council of the City of Milwaukee according to the provisions of Section 66.045 of the Wisconsin Statutes, that the following privilege be grantee Platform and barrier-free access ramp (Here describe the privilege) Of which a plan or sketch is herewith submitted. Petitioner agrees to comply with all laws and all ordinances of the City of Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to turnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughouthee existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 body injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon esclution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege. Petitioner further agrees for to contest the validity of Section 6.045 of the Wisconsin Statutes or the legalist of this special privilege. Petitioner further agrees for to contest the validity of Section 6.045 of the Wisconsin Statutes or the legalist of the special privilege.			and B. Billian and a	
being the owners of the following described real estate: Pedro Daleccio In the			/ Or Milwaukee:	
And number as 2078 South 8th Street	I he undersign	ned	dividual, co-partnership, Wisconsin or foreig	gn corporation)
And number as 2078 South 8th Street	being the owners of th	e following described real est	tate:	
And number as 2078 South 8 th Street	Pedro	\		
And number as 2078 South 8th Street		<u> </u>		
And number as 2078 South 8th Street				
Milwaukee according to the provisions of Section 66.045 of the Wisconsin Statutes, that the following privilege be granted. Platform and barrier-free access ramp — Platform access to the privilege) Of which a plan or sketch is herewith submitted. Petitioner agrees to comply with all laws and all ordinances of the City of Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout the existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees for to contest the validity of Section 16.045 of the Wisconsin Statutes or the legality of this special privilege.	And number as 2078	South 8th Street 104		ermanic District also know by street
Platform and barrier-free access ramp — Place St - Lounge (Here describe the privilege) Of which a plan or sketch is herewith submitted. Petitioner agrees to comply with all laws and all ordinances of the City of Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout he existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees hot to contest the validity of Section 16.045 of the Wisconsin Statutes or the legality of this special privilege in any way.			7. Tespectrully petition to 3.045 of the Wisconsin Statutes, the	the Common Council of the City of lat the following privilege be granted
Of which a plan or sketch is herewith submitted. Petitioner agrees to comply with all laws and all ordinances of the City of Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout the existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon esolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or listurbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 16.045 of the Wisconsin Statutes or the legality of this special privilege in any way.		*	0 2	
Of which a plan or sketch is herewith submitted. Petitioner agrees to comply with all laws and all ordinances of the City of Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout he existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon esolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 16.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.	-laπorm and namer-tr	ee access ramn 🚐 🔝 🖊		
Of which a plan or sketch is herewith submitted. Petitioner agrees to comply with all laws and all ordinances of the City of Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout the existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 16.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.	Platform and partier-fr		HCA POS -	+ LOUNAC
Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout the existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 56.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.	Platform and barrier-fr		HCA POS -	+ Lounae
Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout the existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 56.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.		(F		+ Lounac
Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout the existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 56.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.		(F		T LOUNA C
Milwaukee, to abide by any order or resolution of the Common Council affecting this privilege, to be primarily liable for damages to person or property by reason of the granting of such privilege, to furnish a bond and pay annual compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout the existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 56.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.		(F		T LOUNACE
compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout the existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that might arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 56.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.	DRAWDUL SO	UBMITTED TO DI	Ρω	T LOUNAC
compensation as provided by law in the sum to be fixed by the proper city officers, and to file and keep current throughout he existence of the privilege, a certificate of insurance indicating applicant holds a public liability policy in at least the sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that night arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon esolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or listurbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 6.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.	TDAAUTUU SO	UBMITTED TO DI	PW	aws and all ordinances of the City or
sums of \$25,000.00/\$50,000.00 bodily injury, and \$10,000.00 property damage, insuring the city against any liability that night arise by reason of the privilege. Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon esolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 66.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.	DLAWTUL So Df which a plan or ske Milwaukee, to abide by lamages to person or	toh is herewith submitted. Per any order or resolution of the property by reason of the gra	etitioner agrees to comply with all late Common Council affecting this properties of such privilege, to furnish a	rivilege, to be primarily liable for bond and pay annual
Petitioner further agrees to remove said privilege whenever public necessity so requires when so ordered upon resolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 66.045 of the Wisconsin Statutes, or the legality of this special privilege, in any way.	Draww So	tch is herewith submitted. Per vany order or resolution of the property by reason of the graded by law in the sum to be fi	etitioner agrees to comply with all late Common Council affecting this properties of such privilege, to furnish a fixed by the proper city officers, and	rivilege, to be primarily liable for bond and pay annual to file and keep current throughou
esolution adopted by the Common Council or other legislative body. Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or listurbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 6.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.	Drawww Scale of which a plan or skew Milwaukee, to abide by lamages to person or compensation as province existence of the pri	tch is herewith submitted. Per vany order or resolution of the property by reason of the graded by law in the sum to be fivilege, a certificate of insuran	etitioner agrees to comply with all la e Common Council affecting this parting of such privilege, to furnish a fixed by the proper city officers, and fixed indicating applicant holds a public	rivilege, to be primarily liable for bond and pay annual to file and keep current throughou blic liability policy in at least the
Should this special privilege be discontinued for any reason whatsoever, petitioner agrees to remove all construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or disturbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 6.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.	Of which a plan or skee Milwaukee, to abide by lamages to person or compensation as provine existence of the printer of \$25,000.00/\$5 night arise by reason of	tch is herewith submitted. Per any order or resolution of the property by reason of the graded by law in the sum to be fivilege, a certificate of insurant 0,000.00 bodily injury, and \$100 f the privilege.	etitioner agrees to comply with all late Common Council affecting this parting of such privilege, to furnish a fixed by the proper city officers, and the indicating applicant holds a publication of property damage, insuring the control of the con	rivilege, to be primarily liable for bond and pay annual to file and keep current throughou blic liability policy in at least the ng the city against any liability that
construction work executed pursuant to this special privilege, to restore to its former condition and to the approval of the Commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or listurbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section 6.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.	Of which a plan or ske Milwaukee, to abide by damages to person or compensation as provi he existence of the pri drums of \$25,000.00/\$5 night arise by reason of Petitioner furth	tch is herewith submitted. Per any order or resolution of the property by reason of the graded by law in the sum to be fivilege, a certificate of insurant 0,000.00 bodily injury, and \$100 f the privilege.	etitioner agrees to comply with all late Common Council affecting this parting of such privilege, to furnish a fixed by the proper city officers, and the indicating applicant holds a public indicating whenever public necessity so	rivilege, to be primarily liable for bond and pay annual to file and keep current throughou blic liability policy in at least the ng the city against any liability that
commissioner of Public Works, any curb, pavement, or other public improvement which was removed, changed or listurbed by reason of the granting of this special privilege. Petitioner further agrees not to contest the validity of Section i6.045 of the Wisconsin Statutes, or the legality of this special privilege in any way.	Of which a plan or ske Ailwaukee, to abide by lamages to person or compensation as provi he existence of the pri ums of \$25,000.00/\$5 night arise by reason of Petitioner furth esolution adopted by t	tch is herewith submitted. Per any order or resolution of the property by reason of the graded by law in the sum to be fivilege, a certificate of insurant 0,000.00 bodily injury, and \$100 f the privilege. Per agrees to remove said privilege Common Council or other	etitioner agrees to comply with all late Common Council affecting this printing of such privilege, to furnish a fixed by the proper city officers, and ince indicating applicant holds a put 10,000.00 property damage, insuring whenever public necessity so legislative body.	rivilege, to be primarily liable for bond and pay annual to file and keep current throughoud to file and keep current throughoud lic liability policy in at least the ng the city against any liability that o requires when so ordered upon
ib.U45 of the Wisconsin Statutes, or the legality of this special privilege in any way.	Of which a plan or skew Ailwaukee, to abide by lamages to person or compensation as proving the existence of the principle of \$25,000.00/\$5 might arise by reason of Petitioner furth esolution adopted by the Should this special processor of the principle of \$25,000.00/\$5 might arise by reason of the principle of \$25,000.00/\$5 might arise by reason of the principle of the princip	tch is herewith submitted. Per any order or resolution of the property by reason of the graded by law in the sum to be fivilege, a certificate of insurant 0,000.00 bodily injury, and \$100 of the privilege. Per agrees to remove said privilege be discontinued outed pursuant to this special	etitioner agrees to comply with all late Common Council affecting this printing of such privilege, to furnish a fixed by the proper city officers, and its indicating applicant holds a publicating applicant holds a publication property damage, insuring the such as the su	rivilege, to be primarily liable for bond and pay annual to file and keep current throughoud it of file and keep current throughoud it liability policy in at least the ng the city against any liability that or requires when so ordered upon oner agrees to remove all prodition and to the approval of the
FILE WITH CITY CLERK LICENSE DIVISION Signed Feder Value	Of which a plan or skew Milwaukee, to abide by lamages to person or compensation as proving the existence of the principle of \$25,000.00/\$5 might arise by reason of Petitioner furth esolution adopted by the Should this specific on struction work execution work execution of Public Commissioner of P	tch is herewith submitted. Per any order or resolution of the property by reason of the graded by law in the sum to be fivilege, a certificate of insurant 0,000.00 bodily injury, and \$100 of the privilege. Per agrees to remove said privilege be discontinued uted pursuant to this special of Works, any curb, pavement	etitioner agrees to comply with all late Common Council affecting this printing of such privilege, to furnish a fixed by the proper city officers, and its disconditional property of the property of the property damage, insuring the property damage, to restore to its former controlled the property damage, to restore to its former controlled the property damage, to restore to its former controlled the property damage.	rivilege, to be primarily liable for bond and pay annual to file and keep current throughout blic liability policy in at least the ng the city against any liability that or requires when so ordered upon oner agrees to remove all prodition and to the approval of the sh was removed, changed or
SOOM 105 CITY HALL 200 FAST WELLS STREET	Of which a plan or skew Milwaukee, to abide by lamages to person or compensation as proving the existence of the principle of \$25,000.00/\$5 might arise by reason of Petitioner furth esolution adopted by the Should this specific on the existence of Public isturbed by reason of sturbed by reason of principle of Public isturbed by reason of public isturbed by reaso	tch is herewith submitted. Per any order or resolution of the property by reason of the graded by law in the sum to be fivilege, a certificate of insurant 0,000.00 bodily injury, and \$50 of the privilege. The Common Council or other ecial privilege be discontinued uted pursuant to this special of the granting of this special privilege the granting of this special privilege.	etitioner agrees to comply with all late Common Council affecting this printing of such privilege, to furnish a fixed by the proper city officers, and its disconditional property of the property of the property damage, insuring the property damage, in any way the property damage in any way the property damage in any way.	rivilege, to be primarily liable for bond and pay annual to file and keep current throughout olic liability policy in at least the ng the city against any liability that or requires when so ordered upon oner agrees to remove all ondition and to the approval of the sh was removed, changed or lot to contest the validity of Section
	Of which a plan or ske Milwaukee, to abide by lamages to person or compensation as provine existence of the printer of \$25,000.00/\$5 night arise by reason of Petitioner furth esolution adopted by to Should this special commissioner of Public isturbed by reason of 6.045 of the Wisconsi	tch is herewith submitted. Per any order or resolution of the property by reason of the graded by law in the sum to be fivilege, a certificate of insurant 0,000.00 bodily injury, and \$10,000.00 bodily injury, and \$10	etitioner agrees to comply with all late Common Council affecting this printing of such privilege, to furnish a fixed by the proper city officers, and its disconditional property of the property of the property damage, insuring the property damage, in any way the property damage in any way the property damage in any way.	rivilege, to be primarily liable for bond and pay annual to file and keep current throughout blic liability policy in at least the ng the city against any liability that or requires when so ordered upon oner agrees to remove all prodition and to the approval of the sh was removed, changed or lot to contest the validity of Section

(Title or office held in same)

Address

(if firm, society of corporation, give its full name)

(Local phone Number of Engineer/Contractor)