ORDINANCE NO.	ORDINANCE NO.	
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An ordinance granting a revocable license to 7-Eleven, Inc. to occupy, maintain and utilize portions of Field and Commerce Streets rights-of-way located near its intersection with Main Street adjacent to City Block 108/68 within the limits hereinafter more fully described, for the purpose of occupying, maintaining and utilizing portions of Field and Commerce Streets rights-of-way for two blade signs, two facade signs and a canopy without premise sign; providing for the terms and conditions of this license; providing for the annual compensation to be paid to the City of Dallas; providing for payment of the publication fee; and providing an effective date of this license and ordinance.

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WHEREAS, on December 10, 2008, the City Council of the City of Dallas passed Ordinance No. 27416 thereby granting 7-Eleven atc. the right, payilege and franchise to utilize portions of Field and Commerce Streets rights of way to install and maintain two projecting attached signs, one attached facade sign and one canopy; and

WHEREAS, on January 13, 2021, the City Your circulate City of Dallas passed Ordinance No. 31733 thereby granting 7-fleve. Inc. the right, privilege and franchise to utilize portions of Field and Commerce Streets right of-way to occupy, maintain and utilize two blade signs, a facade sign and panopy without premise sign; and

WHEREAS, the Car Council of the City of Dallas is of the opinion that a new license should be granted to releven inc. to continue to use this public property for two blade signs and two façade sure and one canopy without premise sign; subject to the conditions hereinafter more fully set out;

Now Therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That a revocable license, hereinafter referred to as "license", subject to the restrictions and conditions of this ordinance, is hereby granted to 7-Eleven, Inc., a Texas corporation, its successors and assigns, hereinafter referred to as **GRANTEE**, to occupy.

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SECTION 1. (continued)

maintain and utilize for the purpose set out hereinbelow the tract of land described in Exhibit A, hereinafter referred to as "licensed area", which is attached hereto and made a part hereof.

SECTION 2. That this license is granted for a term of four years, unless sooner terminated according to other terms and provisions herein contained.

SECTION 3. That for and in monetary consideration of FOUR THOUSAND AND NO/100 DOLLARS (\$4,000.00) annually for the license herein granted for two blade signs and two façade signs said sum to become due and payable on the 2nd day of January each year, in advance, during the term hereof; provided, however that the first payment due hereunder in the sum of FOUR THOUSAND AND NO! DOLLARS (\$4,000.00) shall be paid prior to the final passage of this ordinance and shall over the consideration for 2025. In addition, GRANTEE shall pay to the Cit of Dallas a on time license fee in the sum of ONE HUNDRED AND NO/100 DOLL RS (\$100.00) for the canopy without premise sign, said sum to be paid prior the final essage of this ordinance and shall cover the consideration for the license term accordance with the special fees established by Section 43-115.1 Dal City Code. Such consideration shall be in addition to and exclusive of a vother axes of special assessments required by law to be paid by GRANTEE. Should Control to pay the above stated annual fee within sixty (60) days of the rue day the lirector of Department of Facilities and Real Estate Management, or designee, may terminate this license. All sums payable to the City of Dallas hereunder shall part to the City Financial Officer of the City of Dallas and deposited in General Fund v001, Agency FRM, Org. 1181, Revenue Source 8200. In the event **GRANTEE's** check for the license fee is dishonored, **GRANTEE** shall pay to the City a processing fee of \$25.00 for each dishonored check. Additionally, all monies owed to the City under this license shall be subject to the assessment of interest at a rate of 10 percent a year from the day after any monies become due until it is paid in full, in accordance with Section 2-1.1 of the Dallas City Code.

SECTION 4. That the licensed area shall be used by **GRANTEE** for the following purpose under the direction of the Director of Department of Facilities and Real Estate Management of the City of Dallas: to occupy, maintain and utilize two blade signs, two façade signs and a canopy without premise sign.

SECTION 5. That this license is subject to the provisions set forth in EXHIBIT B, attached hereto and made a part hereof.

SECTION 6. That this license is nonexclusive and is made expressly subject and subordinate to the right of the City to use the licensed area for any public purpose. The Governing Body of the City of Dallas reserves the right to terminate and cancel this license, at will, by resolution duly passed by said Governing Body. Upon termination, all rights granted hereunder shall thereupon be considered ally terminated and cancelled and the City of Dallas shall not be held liable by reason there of Said resolution shall be final and shall not be subject to review by the Courts. **GRANTES** shall have the right of cancellation upon giving the City of Dallas sixty (10) ays written notice of its intention to cancel. In the event of either termination is cancellation by the City or **GRANTEE**, as the case may be, this license shall become not and any and **GRANTEE** or anyone claiming any rights under this instrument of any move any improvements and encroachments from the licensed area at **GRANT E's** expense. It allure to do so shall subject **GRANTEE** to the provisions contained in EXECUTE B, Subsection (a). All work shall be done at the sole cost of **GRANTEE** at a to the latish ution of the Director of Department of Facilities and Real Estate Manages ent.

SECTION 7. That the lightse is subject to the following conditions, terms and reservations: **GRANTEE** shall maintain 45-feet by 45-feet visibility triangle at the street intersection.

SECTION 8. That upon the effectiveness of this ordinance, the Director of Department of Facilities and Real Estate Management, or designee, is hereby authorized to execute a NOTICE OF LICENSE and to file same in the deed records of Dallas County, Texas. Additionally, the Director of Department of Facilities and Real Estate Management, or designee, is hereby authorized to execute a cancellation of Notice of License upon termination by the City or **GRANTEE** and to file such cancellation of Notice of License in the deed records of Dallas County, Texas.

SECTION 9. That the terms and conditions contained in this ordinance shall be binding upon **GRANTEE**, its successors and assigns.

SECTION 10. That this license may not be assigned without prior written approval from the Director of Department of Facilities and Real Estate Management, or designee. Such assignment shall recite that it is subject to the terms, restrictions and conditions contained in this ordinance. The assignee shall deliver evidence of ownership of property abutting the licensed area, a copy of the assignment, along with the assignee's written acceptance of the provisions of this ordinance, to the Director of Department of Facilities and Real Estate Management within ten (10) days of such assignment; said assignment and written acceptance shall be forwarded to the City Secretary of the City of Dallas. Should GRANTEE fail to obtain prior written approval for assignment of this license or fail to provide the City of Dallas with the required written acceptance and a copy of the assignment, the Director of Department of Facilities and Real Latate Management, or designee, may terminate this license.

SECTION 11. That the City Secretary iscoreby authorized and directed to certify a copy of this ordinance for recordation in the Lived Courts of Dallas County, Texas, which certified copy shall be delivered to an Direct of Department of Facilities and Real Estate Management, or designee. Open receipt of the fee for the year 2024, an acceptable certificate of insurance and the rest for publishing this ordinance which GRANTEE shall likewise pay, the Director of repartment of Facilities and Real Estate Management, or designee, shall delive to GRANTEE the certified copy of this ordinance. The Director of Department of Facilities and ceal Estate Management, or designee, shall be the sole source for receiving certified copies of this ordinance for one (1) year after its passage.

SECTION 12. That this ordinance is also designated for City purposes as Contract No. FRM- 2024-00024337.

SECTION 13. That this ordinance shall take effect immediately from and after its passage and publication in accordance with the provisions of the Charter of the City of Dallas and it is accordingly so ordained.

APPROVED AS TO FORM: TAMMY L. PALOMINO	JOHN JOHNSON, Director
City Attorney	Department of Facilities and
	Real Estate Management
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Assistant City Attorney	For Assistant Director
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