

REGULAR MEETING OF THE COUNCIL
OF THE
CITY OF DEARBORN

September 28, 2021

The Council convened at 7:33 P.M., President of the Council Susan Dabaja presiding. Present at roll call were Councilmembers Abraham, Bazy, Byrnes, Herrick, O'Donnell, Sareini and President of the Council Dabaja; absent, none. A quorum being present, the Council was declared in session.

Rev. Colleen Nieman from St. Paul Lutheran Church delivered the invocation.

By O'Donnell supported by Byrnes.

9-426-21. RESOLVED: That the minutes of the previous regular meeting of September 14, 2021, and the same are hereby approved as recorded and published.

The resolution was unanimously adopted.

By Bazy supported by Sareini.

9-427-21. WHEREAS: Council Resolution No. 5-177-21 established the "Rotunda Drive and Schaefer Road Industrial Development District" consisting of the property located at 13750 Rotunda Drive, and

WHEREAS: The City Clerk has received one (1) Application for an Industrial Facilities Tax Exemption Certificate from Ground Effects LLC for construction of a new industrial leased facility located at 13750 Rotunda Drive covering the property located within the "Rotunda Drive and Schaefer Road Industrial Development District" in the amount of \$11,964,211, and

WHEREAS: Ground Effects LLC has requested the Industrial Facilities Tax Exemption for ten (10) years after completion, and

WHEREAS: Act No. 198, P.A. of 1974, as amended, Section 6 (MCL 207.556) provides:

Sec. 6. The legislative body of the local governmental unit, not more than 60 days after receipt by its clerk of the application, shall by resolution either approve or disapprove the application for an industrial facilities exemption certificate in accordance with section 9 and the other provisions of this act. If disapproved, the reasons shall be set forth in writing in the resolution. If approved, the clerk shall forward the application to the commission within 60 days of approval or before October 31 of that year, whichever is first or as otherwise provided in section 7 in order to receive the industrial facilities exemption certificate effective for the following year. If disapproved, the clerk shall return the application to the applicant. The applicant may appeal the disapproval to the commission within 10 days after the date of the disapproval,

and

WHEREAS: Act No. 198, P.A. of 1974, as amended, Section 9 (1) (MCL 207.559) provides:

SEC 9 (1) The legislative body of the local governmental unit, in its resolution approving an application, shall set forth a finding and determination that the granting of the Industrial Facilities Exemption Certificate, considered together with the aggregate amount of the Industrial Facilities Exemption Certificate previously granted and currently in force, shall not have the effect of substantially impeding the operation of the local governmental unit or impairing the financial soundness of a taxing unit which levies an ad valorem property tax in the local governmental unit in which the facility is located or to be located. If the state equalized valuation of property proposed to be exempt pursuant to an application under consideration, considered together with the aggregate state equalized valuation of property exempt under certificates previously granted and currently in force, exceeds 5% of the state equalized valuation of the local governmental unit, the Commission, with the approval of the State Treasurer, shall make a separate finding and shall include a statement in the order approving the Industrial Facilities Exemption Certificate that exceeding that amount shall not have the effect of substantially impeding the and operation of the local governmental unit or impairing the financial soundness of any affected taxing unit,

and

WHEREAS: Act No. 198, P.A. of 1974, as amended, Section 5 (2) (MCL 207.555) provides:

SEC 5 (2) Upon receipt of an application for an industrial facilities exemption certificate, the clerk of the local governmental unit shall notify in writing the assessor of the governmental unit in which the facility is located or to be located, and to the legislative body of each taxing unit which levies ad valorem property taxes in the local governmental unit in which the facility is located or to be located. Before acting upon the application, the legislative body of the local governmental unit shall afford the applicant, the assessor, and a representative of the affected taxing units an opportunity for a hearing;

therefore be it

RESOLVED: That the City Council hereby designates Thursday, October 7, 2021 at 7:15 p.m. as the date and time for a Special Council Meeting, for the purposes of holding a Public Hearing and taking action on the one (1) Application for Industrial Facilities Exemption Certificate from Ground Effects LLC for construction of a new industrial leased facility located at 13750 Rotunda Drive covering the property located within the "Rotunda Drive and Schaefer Road Industrial Development District" in the amount of \$11,964,211 for spray in bed liners, other accessory vehicle customization and "upfitting" to an automotive industry product being the Ford F-150 Truck; be it further

RESOLVED: That the City Clerk is hereby authorized and directed to provide copies of the Application(s), to the legislative bodies of governmental units deriving property taxes from the property which will be affected by granting the Industrial Facilities Exemption Certificate, as required by Act No. 198, P.A. of 1974, as amended; be it further

RESOLVED: That no payment of any kind in excess of the fee allowed, as amended by Public Act 323 of 1996, has been made or promised in exchange for favorable consideration of an exemption certificate application, be it further

RESOLVED: That the City Clerk is hereby authorized and directed to notify in writing each of the taxing units of the pending Public Hearing of the City Council on Ground Effects LLC's application; specifically, to provide notice in writing to the following taxing units:

Dearborn Board of Education
Wayne County Board of Commissioners
Wayne County Regional Educational Services Agency
Henry Ford Community College
and all other taxing authorities

be it further

RESOLVED: That the City Clerk is hereby authorized and directed to publish a copy of the following "Notice of Hearing" in the official newspaper for the City of Dearborn:

NOTICE OF HEARING

To consider the one (1) Application for Industrial Facilities Exemption Certificate from Ground Effects LLC for construction of a new industrial leased facility located at 13750 Rotunda Drive covering the property located within the "Rotunda Drive and Schaefer Road Industrial Development District" in the amount of \$11,964,211 for spray in bed liners, other accessory vehicle customization and "upfitting" to an automotive industry product being the Ford F-150 Truck.

TO ALL RESIDENTS AND TAXPAYERS OF THE CITY OF DEARBORN, MICHIGAN

TAKE NOTICE that the City Council of the City of Dearborn will be holding a Public Hearing on Thursday, October 7, 2021 at 7:15 p.m. to consider the request of Ground Effects LLC for construction of a new industrial leased facility located at 13750 Rotunda Drive for an Industrial Facilities Tax Exemption for spray in bed liners, other accessory vehicle customization and "upfitting" to an automotive industry product being the Ford F-150 Truck. At this Public Hearing, all residents and taxpayers will have the opportunity to speak on the request of Carhartt Inc. to obtain an Industrial Facilities Exemption Certificate for the proposed project and the resulting potential tax relief, as identified on the submitted application.

Act No. 198, P.A. of 1974, as amended, provides that the City Council may issue an Industrial Facilities Exemption Certificate for the purpose of establishing a business climate conducive to new development and retaining employment opportunities within the community. Council Resolution No. 5-177-21 established the "Rotunda Drive and Schaefer Road Industrial Development District" consisting the property located at 13750 Rotunda Drive.

Representatives from Ground Effects LLC, city administration, school districts and other taxing units levying ad valorem property taxes in the City and residents and taxpayers will be afforded a full opportunity to question and comment upon the proposed issuance of the Industrial Facilities Exemption Certificate at the Public Hearing on Thursday, October 7, 2021 at 7:15 p.m. in the City Council Chambers, Dearborn Administrative Center, 16901 Michigan Avenue, Dearborn, Michigan.

Individuals with disabilities who require special accommodations, auxiliary aids or services to attend or participate in this program should contact the Department of Assessment at 943-2140. Reasonable advance notice is required.

The notice is given by order of the City Council of the City of Dearborn, in accord with the requirements of City Council Rules of Order, Section 5.2.

GEORGE DARANY
City Clerk

be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Sareini supported by Byrnes.

9-428-21. RESOLVED: That Ordinance No. 21-1718 be taken from the table and placed upon its final reading.

The resolution was unanimously adopted.

The Clerk then read Ordinance No. 21-1718, entitled, "An Ordinance to Amend Section 9.02 of Ordinance No. 06-1111 of the City of Dearborn" by rezoning the property located at 3031 S. Telegraph from B-B (Community Business District) and V-P (Vehicular Parking District) to B-C (General Business District) and V-P (Vehicular Parking District) zoning classification.

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

9-428-21. Upon roll call the Ordinance was unanimously adopted.

By Sareini supported by Abraham.

9-429-21. RESOLVED: That Ordinance No. 21-1719 be taken from the table and placed upon its final reading.

The resolution was unanimously adopted.

The Clerk then read Ordinance No. 21-1719, entitled, "An Ordinance to Amend Section 9.02 of Ordinance No. 06-1111 of the City of Dearborn" by rezoning the properties located at 7100 Ternes Ave., 7044 Ternes Ave., and 7041 Orchard Blvd. from R-D (Multiple Family Residential District) to R-A (Single Family Residential District) zoning classification.

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

9-429-21. Upon roll call the Ordinance was unanimously adopted.

Councilmember Bazzy introduced Ordinance No. 21-1720, entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by Amending Article 25.00, Section 25.03, Entitled "VP, Vehicular Parking District."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Abraham supported by Byrnes.

9-430-21. RESOLVED: That proposed Ordinance No. 21-1720 be laid on the table.

The resolution was unanimously adopted.

By Byrnes supported by Sareini.

9-431-21. RESOLVED: That all bids received for purchase of Janitorial Supplies are hereby rejected except the bid of Lower Huron Chemical and Supply in the amount of \$100,000 per year totaling \$200,000, that the aforementioned bid is hereby accepted, that the Mayor is hereby authorized to execute a formal contract upon the approval of the Department of Law; provided however, that all of the specifications and instructions in the bid have been fully complied with; be it further

RESOLVED: That the contract shall be for a term of two years with three (3) one-year renewals pending satisfactory performance by the vendor; be it further

RESOLVED: That this contract shall be financed from the City-Wide Accounts for Janitorial Supplies budgets

The resolution was unanimously adopted.

By Bazy supported by O'Donnell.

9-432-21. WHEREAS: Ordinance No. 05-1062, Section 2-568 (b) 6 (b), authorizes sole source procurement in certain circumstances, and

WHEREAS: The Purchasing Agent has received a request for a sole source procurement; be it

RESOLVED: That DTE be designated as a sole source for purchase of LED Light Fixtures in the Monroe/Park Street parking lot (Lot G) in the amount of \$33,725 and that the Purchasing Agent be authorized to enter into a purchase order for the aforementioned items; be it further

RESOLVED: That this purchase order shall be financed from General Fund, Public Works, Repair and Maintenance, Street Lights budget; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Byrnes supported by Bazzy.

9-433-21. WHEREAS: Ordinance No. 05-1062, Section 2-568 (b) 6 (b), authorizes sole source procurement in certain circumstances, and

WHEREAS: The Purchasing Agent has received a request for a sole source procurement; be it

RESOLVED: That Setcom be designated as a sole source for purchase of New Headsets and Equipment in the amount of \$33,215 and that the Purchasing Agent be authorized to enter into a purchase order for the aforementioned items; be it further

RESOLVED: That this purchase order shall be financed from General Fund, Fire Department, Capital Equipment budget; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Byrnes supported by Bazzy.

9-434-21. WHEREAS: The City of Dearborn currently has a contract with Grampian Striping Inc. for Pavement Marking Services around the City in the amount of \$35,800. The Purchasing Division has received a request from the Engineering Division to add an additional \$35,000 to that contract which will bring the total contract value up to \$70,800; therefore be it

RESOLVED: That the additional expenditures for Pavement Marking Services around the City with Grampian Striping Inc. be and is hereby authorized in the amount of \$35,000, bringing the new total contract amount to \$70,800; be it further

RESOLVED: That the additional expenditures will be financed from the Local Street Fund, Public Works, Roads & Streets Maintenance budget; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Sareini supported by Abraham.

9-435-21. WHEREAS: After comparing the costs of the November 2020 and August 2021 Elections, as well as looking at our current budget and what we anticipate the November 2021 Election will cost, the Clerk's Office estimates that we will need additional appropriations to the Clerk's Office Election budget, and

WHEREAS: Refer to the attached spreadsheet for the figures of costs for each election. You will notice that the NOV20 election expenses were more than twice that of the AUG21 election, and almost twice what we anticipate for NOV21. The lion's share of the expenses for NOV20 were the result of COVID related and personnel expenses. The City Clerk's Office paid every election inspector an additional \$100 Hazard pay and we hired 6 election inspectors for each precinct, as opposed to our standard 4, to handle the volume the Clerk's Office expected last year. Thye Clerk's Office also processed 25,000 absentee ballots, with new guidelines and rules set by the State, and

WHEREAS: The Clerk's Office is planning to schedule 5 election inspectors for every polling location to help mitigate the pressure put upon election inspectors, and to attempt to reduce the bad behavior of Election Challengers, Election Watchers, and Campaigners at the polls, and

WHEREAS: Per the attached spreadsheet, the accounts where the Clerk's Office sees shortfalls are as follows:

Part-Time Payroll (101-1350-801.10-20)	\$21,820
Over-Time Payroll (101-1350-801.10-40)	\$2,000
Ballot Coding/Equipment Testing: (101-1350-801.61-00 & 101-1350-801.61-00)	\$18,500
Printing Costs (101-1350-801.55-00)	\$14,500
Misc. (publishing, etc.): (101-1350-801.27.00 & 101-1350-801.60-20)	\$300
Total Additional Funding Requested:	<u>\$57,120</u>

and

WHEREAS: The City Clerk respectfully requests that the Finance Director be authorized to appropriate additional Budget within the Clerk's Election Division budget in the amount of \$57,120, in the accounts described above, from the General Fund fund balance; therefore be it

RESOLVED: That the Finance Director be and is hereby authorized to appropriate additional Budget within the Clerk's Election Division budget in the amount of \$57,120, in the accounts described above, from the General Fund fund balance; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

Election Comparisons

	Nov.20	Aug. 21	Nov.21	Balance	Needed	Account
Chairpeople	\$17,280	\$12,480	\$12,480			
Election Workers	\$96,000	\$37,400	\$52,800			
AV Counting Board	\$12,800	\$6,600	\$7,040			
Election Night Staff	\$4,000	\$1,050	\$1,400			
Voting Assistants	\$90,000	\$24,000	\$30,000			
Total Personnel	\$220,080	\$81,530	\$103,720	\$81,900	\$21,820	1350.801.10.20
Clerk Staff OT	\$12,600	\$5,000	\$7,000	\$5,000	\$2,000	1350.801.10.40
Polling Places	\$750	\$750	\$875	\$875		
Modems/Flashdrives	\$1,500	\$0	\$0			
Coding of Ballots	\$7,000	\$7,000	\$8,500		\$18,500	1350.801.61.00
Testing of Tabulators	\$10,000	\$10,000	\$10,000			1350.801.61.00
Printing	\$14,300	\$13,000	\$15,000	\$500	\$14,500	1350.801.55.00
Car allowance	\$150	\$50	\$200	\$150		1350.801.27.00
Publishing/Notices	\$750	\$750	\$750	\$500	\$300	1350.801.60.20
Postage	\$19,000	\$5,000	\$6,000	\$6,000		
Total Cost	\$286,130	\$123,080	\$152,045	\$94,925	\$57,120	

By Dabaja supported by Sareini.

9-436-21. WHEREAS: Abdo Mohamed Munaser, on behalf of Abdo Munaser & Sons, LLC, owner of Arabian Market at 10040 Dix Avenue has requested that the City lease a portion of the City-owned property near the rear of the building for the installation of a concrete pad, dumpster enclosure to accommodate three dumpsters, and landscaping buffer, and

WHEREAS: The proposed leased area is comprised of two pieces of property that make up approximately 3,490 sq. ft. as shown on the attached map, and

WHEREAS: The area shaded in gray is the portion designated for the installation of a concrete pad and a dumpster enclosure. The area shaded in green is the piece proposed for the installation of a landscape buffer, and

WHEREAS: The request was reviewed by the Law Department, Economic and Community Development Department, Property Maintenance and Development Services Department, City Planning division, and the City Assessor, and

WHEREAS: Scott Miller's current opinion of value for lease of 3,490 sq. ft. to install the improvements is \$2,094/year, adjusted annually by the Consumer Price Index (CPI), and

WHEREAS: The Legal Department recommends that the City Council approve the request to lease approximately 3,490 sq. ft. of property located near the rear of 10040 Dix Avenue, adjacent to the alley between Holly and Akron as depicted on the attached map to Abdo Munaser & Sons, LLC for \$2,094/year, adjusted annually by CPI, beginning on October 1, 2021, for a five-year term, plus a \$200 annual administrative fee, plus payment of taxes, and

WHEREAS: The lessee will also be responsible for the installation and maintenance of a concrete pad, dumpster enclosure to accommodate three dumpsters, and a landscape buffer which must be completed within nine months of the lease commencement date, and

WHEREAS: The Legal Department has also recommended that the Mayor be authorized to execute a lease agreement on behalf of the City to memorialize the transaction, subject to review and approval of Corporation Counsel; therefore be it

RESOLVED: That this Council does hereby approve Abdo Munaser & Sons, LLC's request to lease approximately 3,490

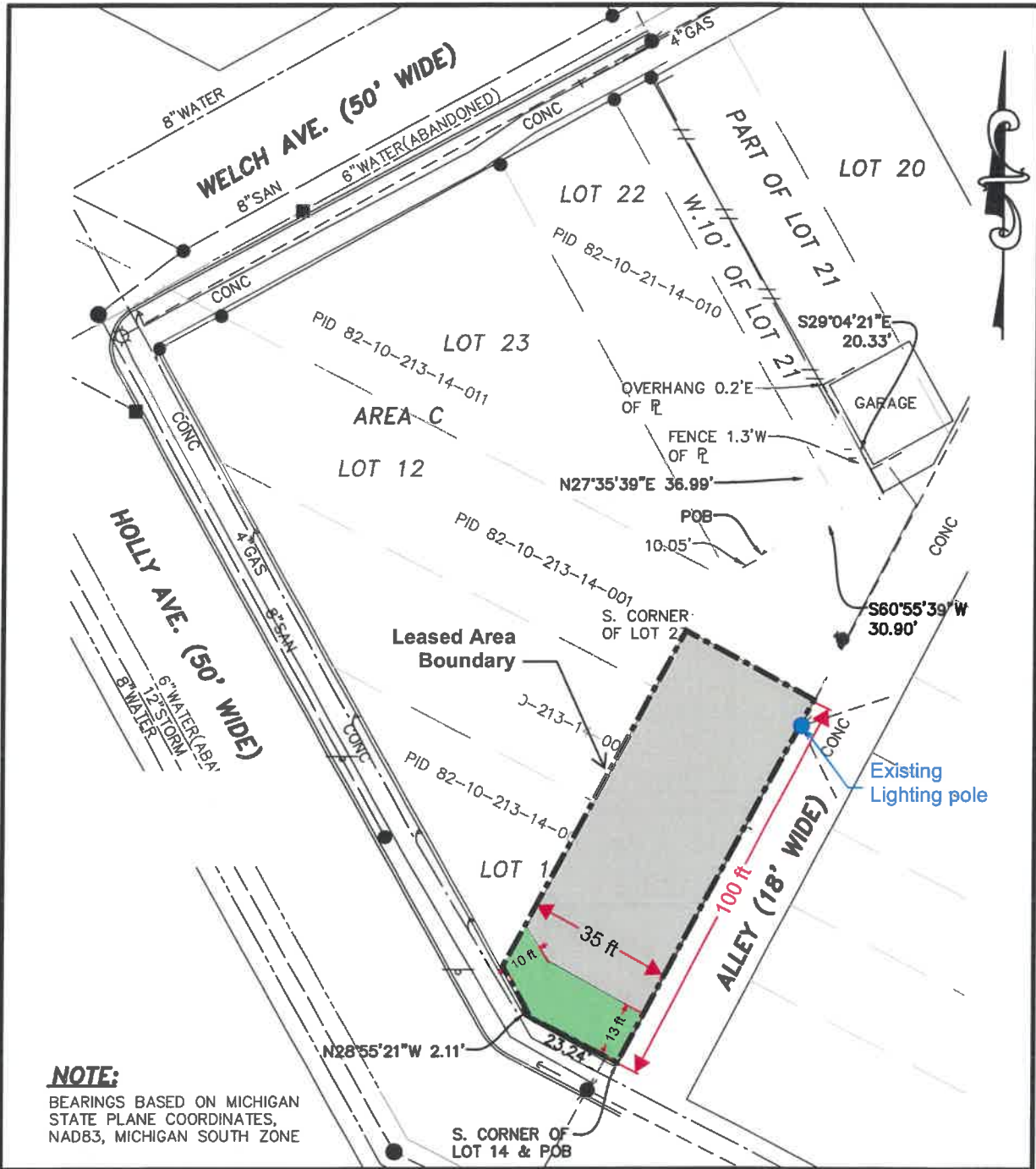
sq. ft. of property near the rear of 10040 Dix Avenue, adjacent to the alley between Holly and Akron as depicted on the attached map, for \$2,094/year, adjusted annually by CPI, beginning on October 1, 2021, for a five-year term, plus a \$200 annual administrative fee, plus payment of taxes, and responsibilities outlined in the lease agreement, which are subject to the review and approval of Corporation Counsel; be it further

RESOLVED: That the Mayor is hereby authorized to execute a lease agreement on behalf of the City of Dearborn to memorialize the lease terms, subject to the review and approval of Corporation Counsel; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

Exhibit B



Leased Area = +/-3,490 sq.ft

- Paved Area = +/-3,027 sq.ft

- Landscape Area = +/-460 sq.ft

By Bazzy supported by O'Donnell.

9-437-21. WHEREAS: DTE submitted letter to the Mayor, requesting permission to install a temporary portable substation in the right-of-way at on Hartwell Avenue near Ford Road, and

WHEREAS: Due to the significant flooding over the summer, DTE's McGraw substation experienced catastrophic damage, and

WHEREAS: While DTE works on a permanent solution to the placement of a substation, DTE has requested permission to temporarily place a portable substation on Hartwell Avenue near Ford Road (attached map) until March 31, 2023, and

WHEREAS: The temporary substation will help to provide for the immediate response to power outages in the area, and

WHEREAS: DTE has agreed to maintain a fence barrier to enclose the portable substation, and

WHEREAS: Zoning Ordinance 2.07(4) allows for the City to grant temporary use of land for special events and other temporary uses, subject to certain conditions, and

WHEREAS: The request was reviewed by the Law Department and Engineering division, and

WHEREAS: Recommendation is made to approve the request from DTE to temporarily place a portable substation on Hartwell Avenue near Ford Road until March 31, 2023, subject to building official approval and subject to maintenance of a fence barrier to enclose the portable substation; therefore be it

RESOLVED: That the request from DTE to temporarily place a portable substation on Hartwell Avenue near Ford Road until March 31, 2023, is hereby approved, subject to compliance with all of the following conditions:

1. DTE must apply for and obtain a temporary structure permit; and
2. The Building Official must approve the plans for the temporary structure; and
3. DTE must install a secure and substantial fence that is approved by the Building Official; and

4. DTE must execute a hold harmless and indemnification agreement; and
5. DTE must maintain the site, including regular grass cutting and regular removal of trash and debris; and
6. DTE must send a letter to the residents in the area that is written in English and Arabic, providing an explanation as to the reason for placement of the substation at that location and warning residents to stay away from the fencing and the substation for their safety; and
7. DTE must provide a performance bond to ensure maintenance and restoration of the site; and
8. DTE must investigate the power outages at 6011 Appoline, and provide the resident with a written explanation for the repeated outages at the residence;

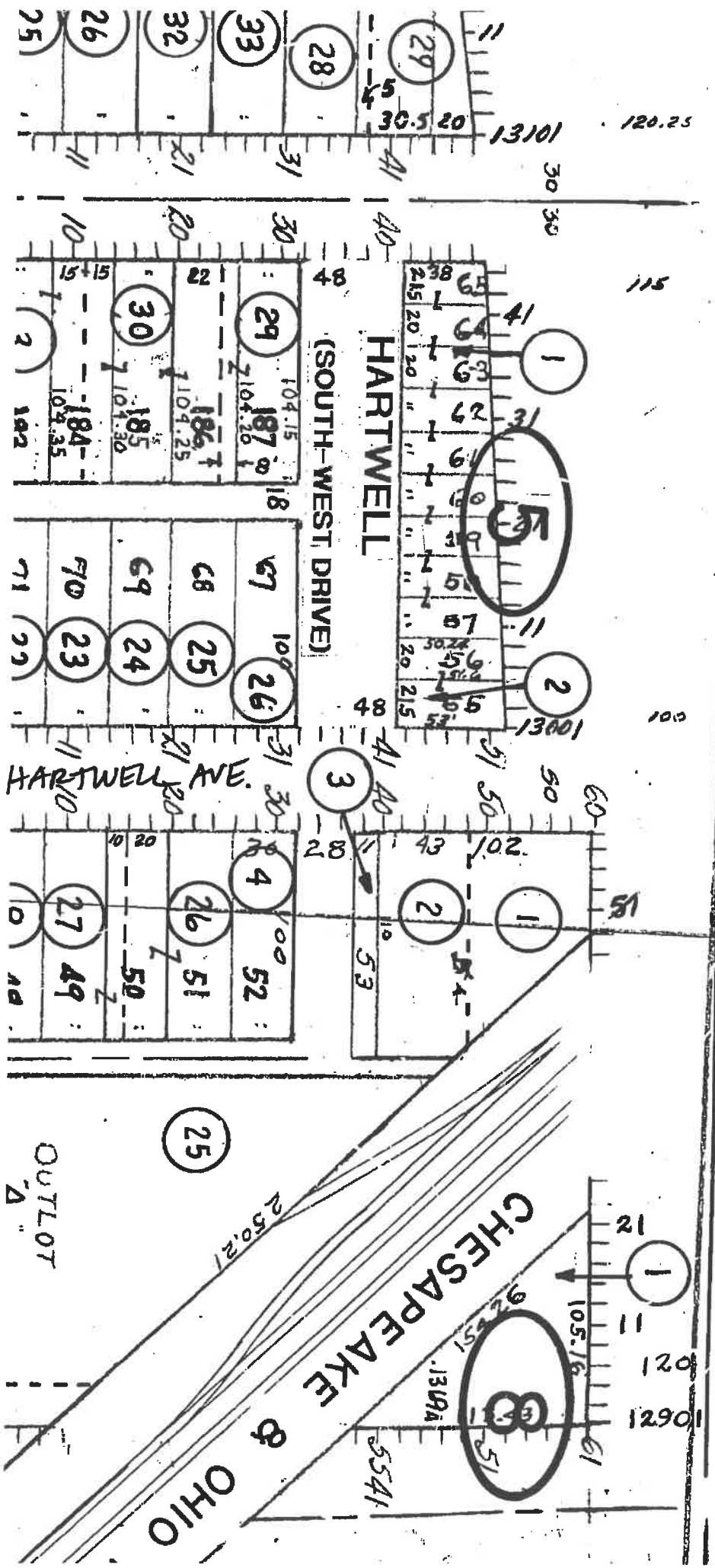
be it further

RESOLVED: That this resolution is given immediate effect.

The resolution was unanimously adopted.

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CHESAPEAKE & OHIO

By Sareini supported by Byrnes.

9-438-21. RESOLVED: That the Fordson High School Student Council be and are hereby granted permission to conduct their Annual Homecoming Parade on Friday, October 8, 2021 from 4:00 P.M. to 5:30 P.M., subject to reimbursement of all City Services, applicable ordinances and the rules and regulations of the Police Department; be it further

RESOLVED: That the parade route shall be as follows: proceed north on Neckel Street to Hemlock Street; west on Hemlock Street to Argyle Street; south on Argyle Street to Alber Street; then turn left, and continue east on Alber Street finishing in the Fordson High School Parking Lot at Horger Street; be it further

RESOLVED: That City Council hereby authorizes assistance from the Police Department with traffic control and escort for the entire duration of the parade route.

The resolution was unanimously adopted.

By Sareini supported by Herrick.

9-439-21. WHEREAS: MCL 211.27b provides several penalties which shall be levied for failing to file a Property Transfer Affidavit ("PTA") within 45 days from the date of a sale, and

WHEREAS: MCL 211.27b(5) states: "The governing body of a local tax collecting unit may waive, by resolution, the penalty levied under subsection (1)(c) or (d), and

WHEREAS: The Centers for Disease Control and Prevention ("CDC") confirmed the first case of COVID-19 in the United States on January 15, 2020. The Michigan Department of Health and Human Services identified the first two presumptive cases of COVID-19 in Michigan on March 10, 2020, and

WHEREAS: In response to the widespread and severe health threats posed by COVID-19 the State of Michigan and City of Dearborn issued emergency declarations and emergency orders to mitigate the spread of COVID-19, which included closing the Dearborn Administrative Center to the public for a period of time, and

WHEREAS: It is recommended that the City Council waive all penalties for late PTA filings incurred from February 1, 2020 through January 31, 2021, with penalties incurred before or after that time frame are not waived; therefore be it

RESOLVED: That all penalties for late PTA filings incurred from February 1, 2020 through January 31, 2021 are hereby waived; be it further

RESOLVED: That this resolution be given immediate effect.

Roll call on the resolution was as follows: Yes: Dabaja, Herrick, and Sareini. (3) No: Abraham, Bazy, Byrnes, and O'Donnell. (4) Absent: none.

Resolution was declared lost.

By Abraham supported by Bazzy.

9-440-21. RESOLVED: That City Council hereby concurs in the Mayor's appointment of Oscar W. King III, to the Planning Commission for a term ending June 30, 2024; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Abraham supported by Bazzy.

9-441-21. RESOLVED: That City Council hereby concurs in the Mayor's re-appointment of Robert J. Platte, to the Tax Waiver Committee for a term ending June 30, 2024; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Bazzy supported by Abraham.

9-442-21. WHEREAS: The City's agreement with Friends for Animals of Metro Detroit ("Friends") for the operation and administration of the Dearborn Animal Shelter expired on June 30, 2021 (CR 7-339-19), and

WHEREAS: City Council adopted CR 6-275-21, extending the terms of the 2019 contract through August 31, 2021, and

WHEREAS: Councilman Bazzy has recommended a one-year extension of the current contract, retroactive to July 1, 2021 and expiring on June 30, 2022, in the amount of \$225,000 for the year, and

WHEREAS: Friends has managed the Dearborn Animal Shelter located at 2661 Greenfield for over 24 years and is in the process of completing the second phase of the new Animal Adoption and Education facility located at 16121 Reckinger Road; therefore be it

RESOLVED: That the recommendation for a one-year extension of the current contract, with the Friends is hereby approved, retroactive to July 1, 2021 and expiring on June 30, 2022, in the amount of \$225,000 for the year, paid quarterly; be it further

RESOLVED: That the first quarterly payment of \$56,250 shall be offset by \$35,000 which was already paid pursuant to the extension approved by CR 6-275-21; be it further

RESOLVED: That the Mayor is authorized to execute a contract amendment on behalf of the City of Dearborn for animal shelter operations with Friends for Animals of Metro Detroit, subject to the review and approval of Corporation Counsel, in accordance with this resolution; be it further

RESOLVED: That all other terms and conditions contained in the 2019 contract, CR 7-339-19, and CR 6-275-21 shall remain in full force and effect; be it further

RESOLVED: That this contract shall be financed from the General Fund, Police Department, Animal Shelter Division, Contractual Services account; be it further

RESOLVED: That this resolution is given immediate effect.

The resolution was unanimously adopted.

There being no further business, upon a motion duly made, seconded and adopted, the Council then adjourned at 9:21 P.M.

APPROVED:

President of the Council

ATTESTED:

City Clerk