lauvers Title Insurance Corporation

67166642

WARRANTY DEED-CORPORATION MEA JASII CL 1948 103 151

00

KNOW ALL MEN BY THESE PRESENTS That Employee and Construction Services, Inc., Michigan corporation show address to 9101 Precland Avenue, Detroit, Michigan 48228

Conveys and Warrants to City of Detroit, a Michigan municipal corporation

whose address is c/o Detroit Water and Sewage Department, 735 Randolph, Detroit, Michigan 48226

the full-wing described promises situated in the City

of Detroit

County of Mayne and State of Michigan, to-wit

see Dichibit "A" attached hereto and made a part hereof

Grantor also warrants to grantee only that the ASKAREL (PCB) filled transformers located on the premises are operable and that no contamination of the transformer surfaces or the premises has occurred or presently exists due to leakage, runtures or spills from said transformers.

for the full consideration of Six Hundred Thousand and no/100 (\$600,000.00) Dollars, subject to all easements and building and use restrictions of record

	SM day of	September	19 87	
Witnessess 44 AU RAVI	M NOW F PARKE	Inc., a	Signed and Sealed: e and Construction Servic Michigan corporation	289, (L
- Gregorijan	MACHINE, TR. O		UGENT BORTHICK	
	ï	۶. Milli	hall the state of	
COUNTY OF W	N N	Se Semanor	mien (SEC) 80 a. 60 ;	
	nt was acknowledged before F BURTNICK IT	o me this 154%.	day of September	1987
	nd Construction Se	ervices, Inc.,		
(4) • Michigan			Corporation on bahalf of the sa	ld corporati
My commission expires	rivery Public, Culies		regergle words	mety, Michi
		e(e) of officers(e) (3) name of a	responden (4) state of incorporation FSON Fischer and Pott E. Maple Road, Thir Thingham, Michigan 48	8
This to to certify t	nty Treasurer's Certificate that them are no tax tiens or the sare paid for FIVE YEARS of EXCEPT	provinces to me pold: C	City Treasurer's Certificate ogeled the White described platent function of the control of the c	
SEP 161		HEASURER TREASURE	SEP 16 1987	
Siteconding Fee \$7.00	+ \$3.00 + \$1.00	- Charter	sed intum to grantee	
State Transfer This.	6900.00	Send subseq	WEVEL COUNTY CHI STORY	<u>-</u>
2				vin .
Plea Percel at 16-00	7-16914-20:		CONEST L. ADMINISTRAD	<u>vian -</u>

1123427:1941

Lots 247 and 248 and 1/2 vacated alley to the rear thereof, Lots 253 to 258, inclusive and 1/2 vacated alley to the rear thereof, Lots 279 to 290, inclusive, and 1/2 vacated alley to the rear thereof, Lots 291 and 292, the West 150 feet of Lots 63, 259 and South 10 feet of adjoining vacated Beyonet Avenue and 1/2 vacated alley to the rear thereof, and the South 67 feet of the East 147 feet of Lot 63 and 1/2 vacated alley to the rear thereof in Daniel Scotten's Subdivision of that part of Private Claim 32 and the East-735.90 feet of Private Claim 268 lying between Fort Street and the River Road, Town of Springwells, Wayne County, Michigan, Town 2 South, Range 11 East, according to the plat thereof as recorded in Liber 9 of Plats, Page 19, Wayne County Records, and

The westerly 1/2 of the vacated public alley 20 feet wide lying easterly of and adjacent to said lots 250, 251, 252 and the northerly 10 feet of Lot 249, inclusive, of Daniel Scotten's Subdivision of part of Private Claim 268, according to the plat thereof recorded in Liber 9, Page 19 of Plats, Whyne County Records.

Exhibit A

STATE OF		MICHIGAN,	
		Detroit	- 53

CITY CLERK'S OFFICE, DETROIT

I,	Janice M. Winfr	rey , City Cle	erk of the City of Detroit, in said
State, do he	reby certify that the annexe	d paper is a TRUE COPY OF	RESOLUTION
adopted (pa	ssed) by the City Council a	t session of	
		July 25,	2017
and approve	ed by Mayor		
		July 26,	2017
whole of suc		In Witness Whereof	t transcript therefrom, and of the , I have hereunto set my hand corporate seal of said City, at
		Detroit, this	
	.4	day of Au	gust A.D. 2017





COLEMAN'A. YOUNG MUNICIPAL CENTER 2 WOODWARD AVE., SUITE 1126 DETROIT, MICHIGAN 48226 PHONE 313*224*3400 FAX 313*224*4128 WWW.DETROITALGOV

July 19, 2017

To the Honorable City Council,

At the suggestion of the Legislative Policy Division, I am attaching a revised Resolution regarding the Agreements relating to the Gordie Howe International Bridge Project.

There is only one substantive difference between this revised Resolution and the previous draft. That is a clarification that—of the 13 City-owned property parcels being purchased by MDOT—the City of Detroit holds title to twelve, and the Department of Water and Sewerage ("DWSD") holds title to the remaining parcel.² The monies received from that DWSD parcel will ultimately remain with DWSD.

Relatedly, I also wish to provide some clarification as to the amount of money the City will receive from the Agreements. All told, the Agreements will provide for approximately \$45,021,630.00 in payments made to the City. That number is inclusive of \$8,500,000.00 in workforce-development funds that will be paid by the State to the Detroit Employment Solutions Corporation ("DESC")—the City-affiliated entity that is eligible to receive federal and state workforce development funds.

In addition, four other City-related entities also sold properties and assets pursuant to the Agreements. Specifically, DLBA, PLA, DWSD, and the Economic Development Corporation all sold properties and assets located in the Gordie Howe project footprint. The monies received for those assets are restricted for use by the entitles that owned them. The total amount of money

WHEREAS, the City, through the Planning & Development Department ("P&DD"), wishes to permanently transfer and convey to MDOT thirteen twelve (1312) properties within the City and identified in the TPAIJ Agreement (the "Properties") for the sum of Three Million Seven-Hundred Ninety Three Thousand One Hundred Fifty-and 00/100 Dollars (\$3,793,150.00) One Million Twenty One Thousand Six Hundred Thirty and 00/100 Dollars (\$1,021,630.00) and on the terms more specifically set forth in therein; and

WHEREAS, the City, through the Department of Water and Sewerage ("DWSD"), wishes to permanently transfer and convey to MDOT one (1) property at 303 S. Livernois ("Livernois Site") as identified in the TPAIJ Agreement for Two Million Seven Hundred Seventy One Thousand Five Hundred Twenty and 00/100 Dollars (\$2,771,520.00) ...

¹ The "Agreements" are: (1) the "Agreement - Transfers of Properties, Assets, Interests and Jurisdiction" between the City, the Detroit Land Bank Authority ("DLBA"); the Public Lighting Authority ("PLA"), the Economic Development Corporation of the City of Detroit ("EDC") and the Michigan Department of Transportation ("MDOT"); (2) the "Agreement - Leases and Services" between the City, the DLBA, the EDC, and the Windsor-Detroit Bridge Authority; and (3) the "Agreement: Joint State/City Initiatives for Health, Job Training, and Neighborhood Development" between the City, the State of Michigan ("State"), and EDC.

The relevant changes made to this draft are as follows:

that will be paid to DLBA, PLA, DWSD, and the Economic Development Corporation pursuant to the Agreements is \$3,393,836.00.

Thus, the total amount that is being paid to the City and City-related entities pursuant to the Agreements is \$48,415,466.00. That figure represents the sum of the \$45,021,630.00 that will be paid to the City (and DESC), and the \$3,393,836.00 that will be paid to DLBA, PLA, DWSD, and the Economic Development Corporation.

In addition to the revised Resolution, I have attached two documents. The first is a Sources and Uses chart specifying the breakdown of bridge-related funds, with the monies that are to be received by DLBA, PLA, DWSD, and the Economic Development Corporation highlighted. The second is a flow chart indicating how funds related to the Agreements are to be received and used.

For avoidance of any doubt, none of the underlying Agreements have been changed, nor have any of the City's obligations under the Agreements. The revision outlined above is solely for the sake of clarification.

I look forward to answering any of your questions.

omeerory,

Eli Savit Senior Advisor and Counsel to the Mayor

Sources:

Source	Amount	Agreement
MDOT (funded by WDBA) for purchase of City assets	\$19,521,630	Transfers of Properties, Assets, Interests, and Jurisdiction
MDOT (funded by WDBA) for purchase of DLBA assets	\$54,867	Transfers of Properties, Assets, Interests, and Jurisdiction
MDOT (funded by WDBA) for purchase of EDC assets	\$365,503	Transfers of Properties, Assets, Interests, and Jurisdiction
MDOT (funded by WDBA) for purchase of DWSD assets	\$2,771,520	Transfers of Properties, Assets, Interests, and Jurisdiction
MDOT (funded by WDBA) for purchase of PLA assets	\$201,946	Transfers of Properties, Assets, Interests, and Jurisdiction
WDBA for leasing of property in the bridge area	\$4,100,000	Leases and Services Agreement
WDBA for City services	\$6,000,000	Leases and Services Agreement
State of Michigan for health and emissions monitoring	\$2,400,000	Joint State/City Initiative
State of Michigan for City-wide Job training fund	\$8,500,000	Joint State/City Initiative
State of Michigan for neighborhood developments	\$4,500,000	Joint State/City Initiative
TOTAL	\$48,415,466	***************************************

Uses:

Use	Amount
Neighborhood Improvement Fund created and run by the City	\$32,621,630
Job training Initiative	\$10,000,000
Health/Emissions Monitoring in Southwest Detroit	\$2,400,000
Public Lighting Authority (for assets)	\$201,946
EDC (for assets)	\$365,503
DWSD (for assets)	\$2,771,520
DLBA (for assets)	\$54,867
TOTAL	\$48,415,466

GORDIE HOWE INTERNATIONAL BRIDGE PROJECT-FLOW OF FUNDS

Transfer of Properties, Assets, Interests and Jurisdiction

Leases and Services

Joint State I City Initiative for Health, Job Training, and Neighborhood Development

Figure of Michael

State Allocation

Windsor Detroit Bridge Authority

建設されいりままま \$1,100,000 for leases to MDOT

51,021,630 for parcels 518,506,000 for roads

53,000,000 for leases to MDOT

56,000,000 for advisory services

Neighborhood Fund

\$8,500,000 for job training

1910

City monitoring \$4,500,000 for Bridging \$2,400,00 for health

\$2,400,000 million for \$8,500,000 from State health monitoring \$1,500,000 for City roads \$10,000,000 total

for parcels S54,867 for \$365,503 parcels

\$201,946.80 PLA personal property \$2,771,520 for parcel #5350

\$1,021,630 for City parcels \$17,000,000 for City roads \$1,100,000 for leases to ADOT \$6,000,000 for advisory services \$3,000,000 for leases to ADOT \$4,500,000 from \$tate \$32,621,630 total

Rev		
15ev	15	,S.J.

RESOLUTION

BY COUNCIL MEMBER	: Leland	
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WHEREAS, the State of Michigan ("State"), by and through its Department of Transportation ("MDOT") and in support of the Gordie Howe International Bridge Project ("GHIB Project"), has requested that the City of Detroit, including its agents, officers and departments ("City") enter into that certain "Agreement - Transfers of Properties, Assets, Interests and Jurisdiction" ("TPAIJ Agreement") between the City, the Detroit Land Bank Authority ("DLBA"), the Public Lighting Authority ("PLA"), the Economic Development Corporation of the City of Detroit ("EDC") and MDOT. A copy of the TPAIJ Agreement is attached hereto as Exhibit 1 and is incorporated herein by reference; and

WHEREAS, the State, by and through MDOT and in support of the GHIB Project, has requested that the City enter into that certain "Grant of Transverse Crossings Easement" ("TCE Agreement") between the City and MDOT granting certain transverse crossing easements over certain roads of the City. A copy of the TCE Agreement is attached hereto as Exhibit H to the TPAIJ Agreement and is incorporated herein by reference; and

WHEREAS, the State, by and through MDOT and in support of the GHIB Project, has requested that the City enter into that certain "Agreement – Jurisdictional Transfer" ("JT Agreement") between the City and MDOT. A copy of the JT Agreement is attached hereto as Exhibit 2 and is incorporated herein by reference; and

WHEREAS, the Windsor-Detroit Bridge Authority, a Canadian Crown corporation ("WDBA") and in support of the GHIB Project, has requested that the City, the DLBA, and the EDC enter into that certain "Agreement – Leases and Services" ("LS Agreement") between the City, the DLBA, the EDC, and WDBA. A copy of the LS Agreement is attached hereto as Exhibit 3 and is incorporated herein by reference; and

WHEREAS, the State, by and through its Governor, has requested that the City enter into that certain "Agreement – Joint State/City Initiative for Health, Job Training, and Neighborhood Development" ("HJD Agreement") between the City and the State. A copy of the HJD Agreement is attached hereto as Exhibit 4 and is incorporated herein by reference; and

WHEREAS, the geographic boundaries of the GHIB Project, which is generally located in southwest Detroit, is specifically defined in Exhibit D – GHIB Project Boundaries of the "TPAIJ Agreement" ("GHIB Project Boundaries"); and

WHEREAS, the City, through the Planning & Development Department ("P&DD"), wishes to permanently transfer and convey to MDOT twelve (12) properties within the City as identified in the TPAIJ Agreement (the "Properties") for the sum of One Million Twenty One Thousand Six Hundred Thirty and 00/100 Dollars (\$1,021,630.00) and on the terms more specifically set forth in therein; and

WHEREAS, the City, through the Department of Water and Sewerage ("DWSD"), wishes to permanently transfer and convey to MDOT one (1) property at 303 S. Livernois ("Livernois

Site") as identified in the TPAIJ Agreement for Two Million Seven Hundred Seventy One Thousand Five Hundred Twenty and 00/100 Dollars (\$2,771,520.00); and

WHEREAS, the Livernois Site requires the satisfaction of certain conditions precedent to closing as more particularly set forth in the TPAIJ Agreement; and

WHEREAS, the DLBA wishes to permanently transfer and convey to MDOT nineteen (19) properties within the City and identified in the TPAIJ Agreement (the "DLBA Properties") for the sum of Fifty Four Thousand Eight Hundred Sixty Seven and 00/100 Dollars (\$54,867.00) and on the terms more specifically set forth therein; and

WHEREAS, the City wishes to permanently transfer and convey to MDOT certain personal property, improvements, fixtures and other assets that the City may own within the GHIB Project Boundaries as identified in the TPAIJ Agreement (collectively the "City Personal Property") on the terms more specifically set forth therein; and

WHEREAS, the City wishes to release, discharge, and terminate certain easements, encumbrances, liens, restrictions, lis pendens and other interests that City may hold on property within the GHIB Project Boundaries as identified in the TPAIJ Agreement (collectively, the "City Encumbrances") on the terms more specifically set forth therein; and

WHEREAS, the City wishes to retain certain utility easements within the GHIB Project Boundaries as identified in the TPAIJ Agreement (collectively, the "City Utility Easements") on the terms more specifically set forth therein; and

WHEREAS, the City wishes to grant certain transverse crossings easements as identified in the TCE Agreement (collectively, the "City Transverse Crossings Easements") on the terms more specifically set forth therein;

WHEREAS, the City wishes to grant certain storm water connection rights to MDOT as identified in the TPAIJ Agreement (the "Storm Water Connection Rights") and on the terms more specifically set forth therein; and

WHEREAS, the City seeks approval of the TPAIJ Agreement in its entirety, including all of its terms, whether set forth above or not; and

WHEREAS, the City wishes to transfer permanent jurisdictional control of certain road segments within the City (the "Permanent Road Segments") as identified in the JT Agreement on the terms more specifically set forth therein; and

WHEREAS, the City wishes to transfer temporary jurisdictional control of certain road segments within the City (the "Temporary Road Segments") identified in the JT Agreement and then later accept back jurisdictional control of the same on the terms more specifically set forth therein; and

WHEREAS, the City wishes to approve MDOT making certain improvements to City rights-ofway and other infrastructure and making certain connectivity improvements identified in the JT Agreement on the terms more specifically set forth therein; and WHEREAS, the City wishes to approve MDOT dedicating certain rights-of-way to the City identified in the JT Agreement and the City accepting the same on the terms more specifically set forth in the JT Agreement; and

WHEREAS, the City seeks approval of the JT Agreement in its entirety, including all of its terms, whether set forth above or not; and

WHEREAS, the City wishes to lease certain property to the WDBA, including providing for a mechanism to lease certain other properties owned by the City and located in the vicinity of the GHIB Project Boundaries, identified in the LS Agreement on the terms more specifically set forth therein; and

WHEREAS, the City wishes to provide certain services to the WDBA identified in the LS Agreement on the terms more specifically set forth therein; and

WHEREAS, the City seeks approval of the LS Agreement in its entirety, including all of its terms, whether set forth above or not; and

WHEREAS, the City seeks approval of the HJD Agreement in its entirety, including all of its terms, whether set forth above or not:

WHEREAS, the City wishes to vacate certain Permanent Road Segments and certain easements, including utility easements, within the GHIB Project Boundaries as more particularly set forth in the Resolution of Vacation attached hereto as Exhibit 5 and which is incorporated herein by reference; and

WHEREAS, the City seeks approval of the TCE Agreement; and

WHEREAS, the TPAIJ Agreement, JT Agreement, LS Agreement, HJD Agreement and TCE Agreement shall collectively be referred to herein as the "Agreements"; and

WHEREAS, it is anticipated that a separate resolution will be brought before Detroit City Council to amend the 2017-2018 Budgets for the Housing & Revitalization Department, the Health Department and the Department of Civil Rights, Inclusion and Opportunity to establish new appropriation numbers for the acceptance, appropriation and expenditure of certain revenues to the City from the Agreements; now therefore be it

RESOLVED, that Detroit City Council hereby approves the permanent transfer and conveyance of the Properties and Livernois Site from the City to MDOT for the consideration of Three Million Seven Hundred Ninety Four Thousand and 00/100 Dollars (\$3,794,000.00); and be it further

RESOLVED, that prior to closing on the transfer and conveyance of the Livernois Site to MDOT, the current operations of both DWSD and the Great Lakes Water Authority shall have been relocated from the Livernois Site by MDOT with such relocated operations up and running, provided that the Mayor, or his authorized designee, may waive this condition precedent in his sole discretion; and be it further

RESOLVED, the permanent transfer and conveyance of the DLBA Properties from DLBA to

MDOT for the consideration of Fifty Four Thousand Eight Hundred Sixty Seven and 00/100 Dollars (\$54,867.00) is approved; and be it further

RESOLVED, that for a period of twenty (20) years from Detroit City Council's approval of this resolution ("Conveyance Period"), Detroit City Council hereby authorizes the transfer and conveyance at no cost of any other City owned real or personal property, or the release, discharge, or termination of any other City held encumbrance, lien, restriction, lis pendens or other interest, within the GHIB Project Boundaries ("Other Properties/Interests") to MDOT for use in the GHIB Project. This approval to sell City owned real or personal property shall apply to both real or personal property owned by the City at the time of approval of this resolution, as well as any other real or personal property acquired by the City subsequent to the approval date of this resolution and up to the end of the Sale Period; and be it further

RESOLVED, that further approval by Detroit City Council for the transfer and conveyance or the release, discharge or termination of Other Properties/Interests, as the case may be, to MDOT during the Conveyance Period shall not be required; and be it further

RESOLVED, that the P&DD Director, or his authorized designee, be and is hereby authorized to execute a deed to the Properties to MDOT, authorized to execute deeds and other documents as necessary to the Other Properties/Interests to MDOT, as well as authorized to execute any such other documents as may be necessary to effectuate transfer and conveyance of the Properties and transfer and conveyance or release, discharge or termination of the Other Properties/Interests, as the case may be, from the City to MDOT; and be it further

RESOLVED, that the DWSD Director, or his authorized designee, be and is hereby authorized to execute a deed to the Livernois Site to MDOT, authorized to execute deeds and other documents as necessary to the Other Properties/Interests to MDOT, as well as authorized to execute any such other documents as may be necessary to effectuate transfer and conveyance of the Livernois Site and transfer and conveyance or release, discharge or termination of the Other Properties/Interests, as the case may be, from the City to MDOT; and be it further

RESOLVED, that for the duration of the Conveyance Period, any and all transfers by the DLBA to MDOT of any real property owned by the DLBA within the GHIB Project Boundaries is hereby approved. This approval of the transfer of DLBA owned real property to MDOT shall apply to both real property owned by the DLBA at the time of approval of this resolution, as well as any other real property acquired by the DLBA subsequent to the approval date of this resolution and up to the end of the Conveyance Period, provided that the DLBA Board has approved of such sale in each instance; and be it further

RESOLVED, that further approval by Detroit City Council for the transfer of DLBA owned properties within the GHIB Project Boundaries to MDOT during the Conveyance Period shall not be required; and be it further

RESOLVED, that Detroit City Council hereby approves the transfer and conveyance to MDOT of all City Personal Property, City Transverse Crossings Easements and the Storm Water Connection Rights; and be it further

RESOLVED, that the Mayor, or his authorized designee, be and is hereby authorized to execute bills of sale to MDOT for the City Personal Property, as well as authorized to execute any such

other documents as may be necessary to effectuate transfer of the City Personal Property from the City to MDOT, and the Transverse Crossings Easements; and be it further

RESOLVED, that Detroit City Council hereby approves termination of all easements, including utility easements, within the GHIB Project Boundaries as required by MDOT ("Easement Terminations"). The Easement Terminations shall become effective on such dates as determined in writing by MDOT; and be it further

RESOLVED, that Detroit City Council hereby approves the acceptance of the City Utility Easements from MDOT effective on such dates as determined in writing by MDOT; and be it further

RESOLVED, that the Detroit City Council hereby approves the Storm Water Connection Rights; and be it further

RESOLVED, that the Director of the City's Department of Public Works ("DPW"), or his authorized designee, is hereby authorized to execute any instruments and documents required to effectuate the Easement Terminations and the Storm Water Connection Rights, as well as all instruments and documents required to accept the City Utility Easements; and be it further

RESOLVED, that Detroit City Council hereby approves the release, discharge and termination of the City Encumbrances and all other such interests within the GHIB Project Boundaries (collectively the "Encumbrances"); and be it further

RESOLVED, that the City's Corporation Counsel, or his authorized designee, is hereby authorized to execute any and all documents required to effectuate the release, discharge and termination of the Encumbrances; and be it further

RESOLVED, that Detroit City Council hereby approves the TPAIJ Agreement; and be it further

RESOLVED, that Detroit City Council hereby approves the transfer of jurisdictional control of the Permanent Road Segments and Temporary Road Segments from the City to MDOT; and be it further

RESOLVED, that Detroit City Council hereby approves the City's acceptance of jurisdictional control of the Temporary Road Segments back from MDOT pursuant to the JT Agreement; and be it further

RESOLVED, that the DPW Director, or his authorized designee, is hereby authorized to execute any other documents required to effectuate the transfers of jurisdictional control of the Permanent Road Segments and Temporary Road Segments as contemplated by the JT Agreement; and be it further

RESOLVED, that Detroit City Council hereby approves the JT Agreement; and be it further

RESOLVED, that Detroit City Council hereby approves the lease of all City owned property within the GHIB Project Boundaries to the WDBA pursuant to the terms of the LS Agreement; and be it further

RESOLVED, that the Detroit City Council hereby approves the provision of services to WDBA pursuant to the terms of the LS Agreement; and be it further

RESOLVED, that Detroit City Council hereby approves the LS Agreement; and be it further

RESOLVED, that Detroit City Council hereby approves the HJD Agreement; and be it further

RESOLVED, that Detroit City Council hereby approves the TCE Agreement; and be it further

RESOLVED, that Detroit City Council hereby approves vacation of the Permanent Road Segments and certain easements, including utility easements, within the GHIB Project Boundaries as more particularly set forth in the Resolution of Vacation attached hereto as Exhibit 5 on the terms set forth therein; and be it further

RESOLVED, that the Mayor, or his authorized designee, is hereby authorized to execute any required instruments to make and incorporate technical amendments or changes to the Agreements (including but not limited to corrections to or confirmations of legal descriptions, or timing of tender of possession of particular parcels, assets, leased property, etc.) in the event that changes are required to correct minor inaccuracies or are required due to unforeseen circumstances or technical matters that may arise during the term of the Agreements, provided that the changes do not materially alter the substance or terms of the Agreements; and be it further

RESOLVED, that the Mayor, or his authorized designee, be and is hereby authorized to execute any document required by any of the Agreements or reasonably required to effectuate the intent of any of the Agreements, in each and every case for no additional consideration.

Exhibits:

- Exhibit I Agreement Transfers of Properties, Assets, Interests and Jurisdiction
- Exhibit 2 Agreement Jurisdictional Transfer
- Exhibit 3 Agreement Leases and Services
- Exhibit 4 Agreement Joint State/City Initiative for Health, Job Training, and Neighborhood Development
- Exhibit 5 Vacation Resolution



ADOPTED AS FOLLOWS COUNCIL MEMBERS

	YEAS	NAYS	
Janee AYERS	V		
Scott BENSON			
Raquel CASTANEDA-LOPEZ	V		
*George CUSHINGBERRY, JR.	Absent		
Gabe LELAND	TUANT		
Mary SHEFFIELD	V		
Andre SPIVEY	V .		
James TATE	レ		
Brenda PRESIDENT JONES	V		
*PRESIDENT PRO TEM			
	8	0	
WAIVER OF RECONSIDERATION (No) Per motions of adjournment.			
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