| RESOLUTION NO. | | | |
|----------------|-------|--------|-----|
| | DECOL | LITION | NIO |

A RESOLUTION APPROVING A PURCHASE AGREEMENT FOR THE ACQUISITION OF REAL PROPERTY WEST OF 7730 LEESBURG RD, FORT WAYNE, INDIANA, FOR THE CITY OF FORT WAYNE, INDIANA (Approved and Executed by the Board of Public Works on January 23, 2024.

WHEREAS, the City of Fort Wayne, by and through its Division of City Utilities ("CU"), wishes to acquire Real Property consisting of 1.56 acres of vacant land west of 7730 Leesburg Road, Fort Wayne, Indiana, (the "Real Estate"), to be used for a sanitary sewer lift station; and

WHEREAS, the City of Fort Wayne, by and through its Board of Public Works, approved and executed a purchase agreement to acquire the Real Estate in the regularly-held meeting of the Board of Public Works on January 23, 2024; and

WHEREAS, the purchase price for the Real Estate is Twenty-Five Thousand and 00/100 Dollars (\$25,000.00) (the "Purchase Price"); and

WHEREAS, Sec. 37.25 of the City of Fort Wayne Code of Ordinances requires the Common Council's approval of any conveyance of real estate to the City.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. The acquisition of the Real Estate by CU, the City of Fort Wayne, by and through its Board of Public Works, in the amount of the Purchase Price, and upon such other terms and conditions as CU shall determine, is hereby agreed to and approved. The appropriate officials of the City of Fort

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| 1 | Wayne are hereby authorized to execute all documents necessary to effectuate |
| 2 | said purchase. |
| 3 | SECTION 2. This Resolution shall be in full force and effect from and |
| 4 | after its passage and any and all necessary approval by the Mayor. |
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| 6 | |
| 7 | Council Member |
| 8 | |
| 9 | APPROVED AS TO FORM AND LEGALITY |
| 10 11 | |
| 12 | Malak Heiny, City Attorney |
| 13 | Malak Helity, Oky Attorney |
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REAL PROPERTY PURCHASE AGREEMENT Fort Wayne City Utilities

The City of Fort Wayne ("Buyer") agrees to purchase the fee simple title to all of the following Real Property ("Property") for the consideration stated below subject to the conditions, requirements, and stipulations described in the following Purchase Agreement.

CONTACT INFORMATION and LOCATION OF PROPERTY

Owner(s) Name(s): Steven D. Hoyt & Janice E. Hoyt ("Seller")

Primary Telephone: (260) 417-4584 E-mail: darevsdhoyt@aol.com

Mailing Address: 7730 Leesburg Rd

Fort Wayne, IN 46818-9766

Latest Deed(s) of Record: 910038544; 910038545; 910038546

Tax ID Number: 02-06-24-300-006.000-049

Land area being purchased: Approximately 1.56 acres lying west of Seeger Ditch, excluding rights of way of Leesburg Rd and O'Day Rd, as roughly depicted below:



Fort Wayne City Utilities

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PURCHASE PRICE

The City agrees to pay to the Seller the total purchase amount of \$25,000.00 (Twenty Five Thousand Dollars and Zero Cents) for the Property.

<u>NOTE</u>: The Seller certifies that no substantial changes have occurred to the Property to reduce the value determined by the appraisals, as of the effective date of this Purchase Agreement.

EXPIRATION OF OFFER

This Purchase Agreement shall be returned to the City no later than 12 noon, on October 27, 2023, otherwise this Purchase Agreement shall be null and void and both parties shall be released from the transaction.

APPROVALS BY BOARD OF PUBLIC WORKS and COMMON COUNCIL

This transaction is subject to approval by both the Board of Public Works and the Common Council of the City of Fort Wayne, Indiana. In the event that either body does not approve this transaction, the transaction shall be terminated and both parties shall be released from this Purchase Agreement.

CLOSING

Closing Date:

The closing date for this transaction shall be on or before March 1, 2024, or this Agreement shall terminate unless an extension of time is mutually agreed to in writing. Any change in the closing date shall be agreed to in writing by both parties.

Location of Closing:

 The closing shall be held at [TBD] located at [TBD], Fort Wayne, Indiana.

Closing Fees:

 All fees charged by the closing agent, including document preparation and recording fees shall be paid by the City of Fort Wayne (City is the Buyer).

METHOD OF PAYMENT

The entire amount shall be paid in cash.

 Both parties agree that all funds delivered to the closing agent's escrow account shall be such that the closing agent shall be able to distribute all funds in accordance with I.C. 27-07-3.7-1 through 27-07-3.7-1-10, inclusive. Furthermore, all funds sent from one source, when the amount is \$10,000.00 or greater, shall be sent in the form of an irrevocable wire transfer to the escrow account of the closing agent, and all funds under \$10,000.00 from one source shall be guaranteed to be "Good Funds" as defined by the aforesaid Indiana Code.

POSSESSION

 Possession of the Property shall be given to the Buyer at closing. If the Seller does not grant possession by the date and time stated above, the Seller shall pay the Buyer the amount of \$100.00 (One Hundred Dollars) per day as liquidated damages until possession is delivered to the Buyer. The Buyer shall have all other legal remedies available for use against the Seller, to the extent allowed by law.

Fort Wayne City Utilities

PROPERTY MAINTENANCE

Lawn Mowing:

The Seller shall keep the lawn mowed so as to not violate tall grass/weed ordinances, and shall mow the grass within two (2) calendar days of possession by the Buyer, when the Buyer takes possession between April 1st and November 15th, subject to any drought conditions that may be present.

Notice of Defective Conditions:

 The Seller certifies that no governmental agency has served notice ordering the repair or correction of any defective conditions.

The Seller shall maintain the Property in its present condition until the Buyer takes possession. The Buyer may inspect the Property prior to closing to determine whether there is compliance with this clause. The Seller shall remove all rubbish and personal property.

LOSS OR DAMAGE PRIOR TO CLOSING

 In the event the Property is damaged by fire, flooding, storm, vandalism, earthquake, or any other cause, prior to the closing, the parties to this Purchase Agreement shall proceed as follows:

In the event any damage or destruction occurs, prior to closing, the Seller shall make all necessary repairs to return the Property to the condition it was in prior to the damage or destruction. The Seller shall maintain adequate property casualty insurance on the Property, and shall also be responsible for the payment of any and all insurance deductible(s). If the Property is not fully repaired prior to closing, the Buyer, at its choosing, may terminate this Agreement and the Seller shall return the earnest money, if any earnest money was given, to the Buyer within thirty (30) calendar days.

BOUNDARY SURVEY

The Seller shall furnish the Buyer with a boundary survey performed in accordance with I.A.C. Title 865, Rule 12, for which the corner markers of the Property are established and marked prior to the closing date. The survey shall (i) be delivered prior to the closing; (ii) certified as of the current date; (iii) be reasonably satisfactory to the Buyer; (iv) show the location of all visible improvements; (v) depict recorded easements identified by the current title commitment, and also items on the real property which indicate that an easement interest may have become established via unwritten rights; and (vi) depict the current flood zone designation of the Real Property as indicated on the current Flood Hazard Boundary Map maintained by the U.S. Department of Homeland Security, Federal Emergency Management Agency. The survey shall be paid for by the Buyer.

FLOOD HAZARD AREA

The Buyer <u>may not</u> cancel this Purchase Agreement if the Property is located in a flood hazard zone.

OTHER USE LIMITATIONS

 The **Buyer** may not terminate this Agreement if the Property is subject to building or use limitations defined by local zoning ordinances which materially affect the **Buyer's** intended use of the Property.

INSPECTIONS

Fort Wayne City Utilities

The **Buyer** acknowledges that it has the right to obtain independent inspections disclosing the condition of the Property, including any buildings, and has been given the opportunity to order those inspections as a part of its due diligence efforts prior to concluding the transaction.

The Buyer reserves its right to conduct independent inspections. All inspections are at the Buyer's expense and shall be performed by licensed independent inspectors or qualified independent contractors that shall be chosen by the Buyer, and paid for their services by the Buyer.

The Seller shall make arrangements so that all areas of the Property, including any buildings, are open and accessible for inspection.

Inspections and Response Periods:

All inspections that Buyer intends to undertake shall be ordered by the **Buyer** immediately following the execution of this document. In the event that the presence of a defect is revealed, **Buyer** shall have 10 calendar days to respond to **Seller** in writing with regard to any such inspection, following which Buyer shall have 10 calendar days to request, obtain, and respond to **Seller** in writing with regard to any supplementary reports.

If the Buyer does not respond in writing to Seller within the above time periods with regard to a problem revealed in a report, or timely request a reasonable extension of time in writing, then the Property shall be deemed to be acceptable. Should either party fail to respond to an inspection response from the other within five calendar days, or timely request a reasonable extension of time in writing, then that inspection response is deemed accepted. Making a timely written request for an extension of time does not constitute acceptance of an inspection response, whether or not the request is granted.

In the event that Buyer reasonably believes that an inspection has revealed a defect with the Property, not disclosed by Seller prior to entering into this Purchase Agreement (and excluding routine maintenance and minor repair items), and the Seller fails to remedy the defect to the Buyer's reasonable satisfaction before closing, then Buyer may terminate this Purchase Agreement. Alternatively, Buyer may waive the right to have the defect cured prior to closing, or Buyer and Seller may agree to have the defect remedied following closing.

(Under Indiana law, a "defect" means a condition that would have a significant adverse effect on the value of the Property, that would significantly impair the health or safety of future occupants of the Property, or that if not repaired, removed, or replaced, would significantly shorten or adversely affect the expected normal life of the premises.)

DISCLOSURES

The Buyer has waived the "Seller's Residential Real Estate Sales Disclosure" form.

The Buyer has waived the "Lead-Based Paint Certification and Acknowledgment" form.

TITLE WORK and DEED

 Before closing, the Buyer shall be furnished with a title insurance commitment using the most current and comprehensive ALTA Owner's Title Insurance Policy available in an amount equal to the purchase price. In order to proceed with the transaction, the Seller shall have marketable title to the

Fort Wayne City Utilities

Real Property in the Seller's name. The Seller shall convey the fee simple title to the Property free 169 170 and clear of any encumbrances and title defects, with the exception of any restrictions or easements of 171 record not substantially interfering with the Buyer's planned use of the Property. 172 Title Insurance Fees:

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The premium for the title insurance policy and all fees charged to prepare an Owner's Title Insurance Policy shall be shared equally.

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The costs to resolve any title issues affecting the Property so that marketable title can be conveyed shall be paid by the Seller.

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Type of Deed:

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The conveyance of the Property shall be accomplished with a Warranty Deed, subject to easements, restrictive covenants, other encumbrances of record, and taxes.

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REAL PROPERTY TAXES

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All real property taxes that have been assessed for any prior calendar year that have not been paid shall be paid by the Seller. Real property taxes that have been assessed for the present year, that are due and payable in the year after closing, shall also be paid by the Seller prorated up to the day immediately prior to the closing date.

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For the purpose of determining the amount to be credited for accrued but unpaid taxes, the taxes shall be assumed to be the same as the most recent year for which taxes were billed based upon the certified tax rates. This settlement shall be final.

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PRORATIONS for PUBLIC UTILITIES and SPECIAL ASSESSMENTS

Utilities and Garbage Services:

The Seller shall pay for all public utility and garbage service charges up to the last day of possession.

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Shutting Off Utilities for Buildings to be Demolished:

The Seller shall cancel the accounts for all public utilities and garbage services no later than the last day of possession, and shall have the utilities shut off by the appropriate utility.

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Special Assessments for Public Improvements:

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The Seller shall pay any special assessments assessed against the Property for public improvements previously made by a governmental unit that benefit the Property. The Seller certifies that it has no knowledge of any proposed improvements which may result in assessments.

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Public improvements that will benefit the Property that are not completed as of the closing date, but will result in an assessment against the Property shall be paid by the Buyer.

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LEGAL JURISDICTION

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This Purchase Agreement shall be interpreted under and according to the laws of the State of Indiana and shall be binding upon the Buyer and Seller, their respective heirs, successors, assigns administrators, executors, and legal representatives. All rights, duties and obligations of the parties shall survive the passing of title to, or an interest in, the Property.

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REAL PROPERTY PURCHASE AGREEMENT Fort Wayne City Utilities

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| 220 221 | A party to this Purchase Agreement who prevails in any legal proceeding against any other party brought in regard to this Purchase Agreement or associated transaction shall be allowed to recover | | | | |
| 222 223 | court c | osts and reasonable attorney's fees from the other party, to the exten | t permitted by law. | | |
| 223 224 | SAVINGS | CT ATICE | | | |
| 225 | | ny provision contained in this Agreement is found to be illegal or ur | nenforceable in any | | |
| 226 | | , that determination shall not affect any other provision of this Purch | | | |
| 227 | Koopoot | and dominimized black his wilest and const provided of the Larve | | | |
| 228 | OTHER S | TIPULATIONS | | | |
| 229 | A. | All funds payable in this transaction shall be paid at the closing. | | | |
| 230 | В. | This Agreement constitutes the only agreement between the parties | , supersedes any prior | | |
| 231 | | arrangements, understandings, or written or oral agreements between | | | |
| 232 | | to this transaction, and cannot be changed without the written cons | | | |
| 233 | C. | The Seller certifies that the Seller is not a "Foreign Person" (pertain | | | |
| 234 | _ | and, therefore, is not subject to the "Foreign Investment in Real Pro | | | |
| 235 | | Buyer discloses that it does not hold an Indiana Real Estate Licens | | | |
| 236 237 | . Е. | The Seller discloses that it holds Indiana Real Estate License # | | | |
| 238 | ADDITIO | NAL CONDITIONS: | | | |
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| 242 243 244 245 246 247 248 249 250 | which shall document. Postal Serv digitally or on the parti | s Purchase Agreement may be executed concurrently in two or more be considered as an original document, but all of which altogether so The parties stipulate that this Purchase Agreement may be transmittice, other service such as FedEx, courier, facsimile, or e-mail. The pelectronically transmitted signatures shall be considered as original es. The City shall keep possession of the original of the Purchase A signing below, the parties to this transaction acknowledge receipt of and agree to the conditions, requirements, and stipulations as stated | shall be one and the same ed between them by U.S. arties acknowledge that signatures and are binding greement. f a copy of this Purchase | | |
| 251 252 253 | | PPROVAL and SIGNATURE(S): | • | | |
| 254 255 256 | This Purch | ase Agreement is ACCEPTED REJECTED. | | | |
| 257 258 259 | Steven D. H | DAOX | Date: 10-9-23 | | |
| 260 261 262 263 | Janice E. He | e E. Hagg | Date: 10-9-23 | | |
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REAL PROPERTY PURCHASE AGREEMENT Fort Wayne City Utilities

| 270 | BUYER APPROVAL AND SIGNATURES: |
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| 272 | BOARD OF PUBLIC WORKS |
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| 274 | 100 0021 |
| 275 | Date: 1.23.2024 |
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| 285 | Kumar Menon, Member |
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| 290 | Chris Guerrero, Member |
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| 295 | Michelle Fulk-Vondran, Clerk |

City Utilities Engineering

Interoffice Memo

Date:

January 18, 2024

To:

Common Council Members

From:

Seth Weinglass, Program Manager – Capital Project Services – Telephone: 427-1330

RE:

Purchase of 1.56 Acres of Vacant Land West of 7730 Leesburg Rd, Fort Wayne, IN

46818

Council Introduction Date: February 13, 2024—Council District #: n/a

Background & supporting information:

City Utilities has reached an agreement to purchase 1.56 acres of vacant land on the east side of O'Day Road, north of its intersection with Leesburg Road. The site will be used for a sanitary sewer lift station.

Owner Steven and Janice Hoyt agreed to a purchase price of \$25,000. This purchase will create a new parcel of land, splitting off the area west of Seeger Ditch that City Utilities is purchasing, from the area of the Hoyt's lot that they use for residential purposes, east of the ditch. The map included on the attached purchase agreement shows the new parcel to be purchased.

<u>Implications of not being approved:</u>

If City Utilities does not purchase this land, a different area of land will need to be purchased for the lift station, likely in a less favorable area for the planned sewer main.

Justification if prior approval is being requested: Not applicable

Funding source: CUE Revenue

Attachments:

Purchase Agreement

CC:

Matthew Wirtz Nathan Baggett Jill Helfrich