

City of Flint, Michigan

Third Floor, City Hall 1101 S. Saginaw Street Flint, Michigan 48502 www.cityofflint.com

Meeting Agenda – FINAL Monday, February 10, 2025 4:30 PM

City Council Chambers

SPECIAL AFFAIRS COMMITTEE

Candice Mushatt, Vice President, Ward 7

Leon El-Alamin, Ward 1 VACANT, Ward 3 Jerri Winfrey-Carter, Ward 5 Dennis Pfeiffer, Ward 8 Ladel Lewis, Ward 2
Judy Priestley, Ward 4
Tonya Burns, Ward 6
Jonathan Jarrett, Ward 9

Davina Donahue, City Clerk

ROLL CALL

READING OF DISORDERLY PERSON CITY CODE SUBSECTION

Any person that persists in disrupting this meeting will be in violation of Flint City Code Section 31-10, Disorderly Conduct, Assault and Battery, and Disorderly Persons, and will be subject to arrest for a misdemeanor. Any person who prevents the peaceful and orderly conduct of any meeting will be given one warning. If they persist in disrupting the meeting, that individual will be subject to arrest. Violators will be removed from the meetings.

REQUEST FOR AGENDA CHANGES/ADDITIONS PUBLIC COMMENT

Members of the public who wish to address the City Council or its committees must register before the meeting begins. A box will be placed at the entrance to the Council Chambers for collection of registrations. No additional speakers or slips will be accepted after the meeting begins.

Members of the public shall have no more than three (3) minutes per speaker during public comment, with only one speaking opportunity per speaker.

COUNCIL RESPONSE

Councilmembers may respond once to all public speakers only after all public speakers have spoken. An individual Councilmember's response shall be limited to two (2) minutes.

CONSENT AGENDA

Per the amended Rules Governing Meetings of the Flint City Council (as adopted by the City Council on Monday, April 22, 2024), the Chair may request the adoption of a "Consent Agenda". After a motion to adopt a Consent Agenda is made and seconded, the Chair shall ask for separations. Any agenda item on a Consent Agenda shall be separated at the request of any Councilmember. After any separations, there is no debate on approving the Consent Agenda – it shall be voted on or adopted without objection.

RESOLUTIONS

250042-T Reallocation of ARPA Funds/Bethel United Methodist Church/Food Pantry/Food Access and Food Support System

Resolving that the appropriate City Officials are hereby authorized to do all things necessary, including executing any necessary agreements, to appropriate \$50,000.00 in funding to Bethel United Methodist Church for their Food Pantry program. Before the funds are spent, the City of Flint's ARAP administration, compliance, and implementation firm shall review and ensure compliance with the latest US Department of Treasury final rules.

APPOINTMENTS

2500037-T Appointment/Community-Wide Advisory Council/Joyce Ellis McNeal/8th Ward

Resolution resolving that the Flint City Council approves the appointment of Joyce Ellis-McNeal, of 4021 Greenbrook Lane, Flint MI 48507, to the 8th Ward seat on the Citywide Advisory Council, to serve a term from March 1, 2025, to February 28, 2028.

2500039-T Appointment/Flint Planning Commission/ Rodrick L. Green/3rd Ward

Resolution resolving that the Flint City Council approves the appointment of Rodrick L. Green, of 1183 E. Holbrook Ave., Flint, MI 48505, to the 3rd Ward seat on the Planning Commission, to serve a term from March 1, 2025, to February 28, 2028.

250041-T Appointment/Board of Review/ Shirley Wilson Johnson/9th Ward

Resolution resolving that the Flint City Council approves the appointment of Shirley Wilson Johnson (2715 Lakewood Drive, Flint, Michigan, 48507) as 9th Ward representative, for a three-year term commencing upon adoption of this resolution and expiring December 31, 2028.

ORDINANCE

240430.1-T Amended Ordinance/Code Amendment/Ordinance/Chaper25 (Community Development)/Article I (Community Benefits Agreements)/Sections 25-1 to 25-7

An amended ordinance to amend the Flint City Code of Ordinances by amending Chapter 25, Community Development, by the addition of Article I, Community Benefits Agreements. [NOTE: This ordinance to become effective 30 days after adoption.]. [NOTE: Ordinance amended to add Developer definition information, Tier Project estimations and public hearing details, agreement specifications, and community engagement processes.]

ADJOURNMENT



RESOLUTION NO.:_	250042-	Γ

KESOLUTION		
PRESENTED:	2-5-2025	
ADOPTED:		

RESOLUTION TO REALLOCATE \$50,000.00 OF ARPA FUNDING TO BETHEL UNITED METHODIST CHURCH'S FOOD PANTRY FOR FOOD ACCESS AND FOOD SUPPORT SYSTEM

BY THE CITY COUNCIL:

WHEREAS, The City of Flint received funds pursuant to the American Rescue Plan Act of 2021 (ARPA), which could be utilized by the City for defined purposes. In 2023, the City of Flint obligated all of ARPA funding received, of which approximately \$40 million was obligated as "revenue replacement"; and

WHEREAS, City Council recommends reallocating \$50,000.00 in ARPA funding, previously obligated for revenue replacement, to provide funding to Bethel United Methodist Church; and

WHEREAS, The funding is to be utilized by Bethel United Methodist Church for their Food Pantry in providing Food Access and Food System Support for the residents of Flint; therefore funding is to come from the following account:

Account Number	Account Name	Subrecipient	Amount
101-612.004-801.000	General Fund	Bethel United Methodist	\$50,000.00
		Church	

IT IS RESOLVED that the appropriate City Officials are hereby authorized to do all things necessary, including executing any necessary agreements, to appropriate \$50,000.00 in funding to Bethel United Methodist Church for their Food Pantry program. Before the funds are spent, the City of Flint's ARPA administration, compliance, and implementation firm shall review and ensure compliance with the latest US Department of Treasury final rules.

For the City Council:	
Approved as to Form:	Approved as to Finance:
Joanne Gurley, City Attorney	Phillip Moore, Chief Financial Officer





RESOLUTION N	0.:
PRESENTED:	2-25-2025
ADOPTED:	

RESOLUTION APPROVING APPOINTMENT OF JOYCE ELLIS MCNEAL TO 8th WARD COMMUNITY-WIDE ADVISORY COUNCIL SEAT

Mayor Sheldon A. Neeley appoints Joyce Ellis-McNeal, of 4021 Greenbrook Lane, Flint MI 48507, to the 8th Ward seat on the Citywide Advisory Council (CWAC). The new term for Ms. Ellis-McNeal will be March 1, 2025 – February 28, 2028.

BE IT RESOLVED that the Flint City Council approves the appointment of Joyce Ellis-McNeal, of 4021 Greenbrook Lane, Flint MI 48507, to the 8th Ward seat on the Citywide Advisory Council, to serve a term from March 1, 2025 to February 28, 2028.

FOR THE CITY OF FLINT:	APPROVED BY CITY COUNCIL:
Sheldon A. Neeley, Mayor	
APPROVED AS TO FORM:	
Joanne Gurley, City Attorney	

021 Greenbrook Lane · Flint, MI 48507-2223 · (

(810) 820-5635 ·

joycemeneal123@gmail.com

Innovative * Revolutionary * Versatile * Team Oriented

SENIOR ENTREPRENEURS AND OPERATIONS EXECUTIVE

- O Community Grassroot Ambassador
- Extensive and diversified experience in manufacturing, early childhood education and operational management.; event coordinator and planner
- O Expert initiator and strategic thinker with effective leadership, organizational, analytical and communication skills. Expertise in Monthly budget planning and preparation, Procurement Operations Planning, Information Technology experience (Microsoft Suite), Marketing Expertise, Budget Analysis, as well as Meal Pattern skills in writing and planning daily menu. Research Proposal: Food Desert
- O Successful in planning and implementing new projects, service expansion and start up business experience. Program Analyst for government contract and Human Resources.

PROFESSIONAL ACHIEVEMENTS

Judson Center - Supervisor - Bridging Community Partner (BCP)

2023 - Present

BCP program is designed to provide supportive services to clients and families who are either current or prospective resource parents (foster parents, fictive kin or relative care), birth families, youth and children who are involved in the child welfare. Role is to locate existing and develop new support services, activities, and resources that meet the specific needs of the client and families served. Including, but not limited to; after school programs; extracurricular activities in conjunction with local schools; Fatherhood involvement activities, grandparent raising grandchildren support, children's workshops, recreational activities for youth and children involved in the child welfare system.

Michigan United - Public Health Navigator - Supervisor

2021-2022

Supervise the Michigan United grassroots Public Health Navigator program which has been in partnership with the Genesee County Health department since inception in May 2020. The work of our Navigators is incredibly important as we enter the second year of the COVID-19 pandemic, particularly in light of the urgent need for large-scale vaccination to overcome the virus. Many of the communities that are most vulnerable to COVID-19 have the least access to information and resources to protect themselves and their families.

Mobile Notary Signing Agent -

2019- Present.

Duties include making sure legal documents are authentic, checking the identity of the person signing the document, serving as a witness for the document being signed, collaborating with the buyer and seller, and notarizing all required signatures.

Round ² Educational & Research Center

Manage 501©3 organization which promotes Bridging the Digital Divide Gap.

- O Market and developing self-sufficient programs and mobile tutoring services.
- O Provide Grant Proposal Writing 101 Workshops
- O Entrepreneurship Workshops
- O Computer Literacy Job Readiness Workshops
- O The Forgotten Art of Hospitality
- O Leadership Instructor

Program Development Director /CEO

2001 - 2014

Bundles of Luv

Burton, MI

- O Marketed, developed, and grew business revenue
- O Overseer of education and care for 75 120 children per day
- O Hired, oriented, managed, developed and trained approximately 100 employees
- O Managed annually budget
- O Developed quality systems and process essentials
- O Managed day-to-day operations: Employee's Scheduling; Payroll, Quarterly Reports, W2s, etc.
- O Employee Workshop Training, PowerPoint Presentation
- O Wrote and implemented employee manual, policies, and procedures

First Line Supervisor/Coordinator

1997 - 2001

General Motors Flint, MI

- O Supervised, trained and developed a staff of approximately 125 employees
- O Performed and instructed employees on technical procedures and operation of equipment
- O Developed and wrote employee training manuals
- O Monitored employee performance and processed grievances
- O Responsible for internal control audits and monitoring safety procedures

EDUCATION

- O Master Public Administration-Public Management (NASPAA Accreditation) -CMU
- O Bachelor of Science in Organizational Management, Central Michigan University, Mt. Pleasant, M PhD, Doctor of Philosophy in Christian Leadership, Ministry and Leadership, Biblical Studies and Theology, Bethlehem Bible Institute
 - Master Bible Theology, Destiny College International, Springfield, FL
- O Associate in Computer Information Systems, Lewis College of Business, Detroit, MI
- O Associate in Business Accounting, Detroit College of Business, Detroit, MI

CERTIFICATIONS AND ACCOMPLISHMENTS

Affiliations/Membership

O Flint Community School Board Member - President

- O Michigan United Community Pandemic Health Navigator Supervisor
- O National Association for Schools of Public Affair and Administration (NASPAA) accreditation
- O International Research Society for Public Management (IRSPM) –University of Tor Vergata-Rome, Italy and Central Michigan University, since 2012.

Certification

- O National Notary Association Mobile Signing Agent
- O Flint & Genesee Chamber of Commerce Shared Leadership Alliance Services
- O Citizen Planner Certification (Planning & Zoning) Michigan State University Extension
- O Volunteer Task Force Member City of Flint's Master Plan Education / Economic Development
- O Certificates from Global Compliance Training (GBN), sponsored by Professional Education Services Group (PESG):
- O (1) A Guide for Substitute Teachers, (2) ADAAA, (3) Allergy Management/Food Allergies, (4) Bloodborne Pathogens, (5) Bullying, (6) FERPA, (7) Hazard Communication, (8) Sexual Harassment, and (9) State and Federal Laws K12 MI International Third World Leaders, Member
- O International Leadership Training Institute, Member
- O American Association of Christian Counselors, Member
- O Wayne County, Volunteer Tax Preparer for low income communities
- O Genesis House, Volunteer Counselor for substance abuse clientele
- O Junior Achievement Society, Volunteer
- O Community Grassroots Leadership Conference Washington, DC
- O Hollywood Golf for Kids Detroit, Michigan
- O National Literacy Board Member
- O Task Force Team Member for the City of Flint's Master Plan Education/Finance Development
- O Peer Recovery Coach





RESOLUTION NO.:	_
PRESENTED: 2-5-2025	
ADOPTED:	_

RESOLUTION APPROVING APPOINTMENT OF RODRICK L. GREEN TO THE FLINT PLANNING COMMISSION

Mayor Sheldon A. Neeley appoints Rodrick L. Green, of 1183 E. Holbrook Ave, Flint, MI 48505, to the 3rd Ward seat on the Flint Planning Commission, to fill the current vacancy. The new term for Mr. Green will be from March 1, 2025 to February 28, 2028.

BE IT RESOLVED that the Flint City Council approves the appointment of Rodrick L. Green, of 1183 E. Holbrook Ave, Flint, MI 48505, to the 3rd Ward seat on the Planning Commission, to serve a term from March 1, 2025 to February 28, 2028.

FOR THE CITY OF FLINT:	APPROVED BY CITY COUNCIL:
Sheldon A. Neeley, Mayor	
APPROVED AS TO FORM:	
Joanne Gurley (Janis), 2025 15:02 EST) Joanne Gurley City Attorney	

Rodrick L. Green 1183 E. Holbrook Ave Flint, MI, 48505 Cell:(810)-336-8434 or Cell:(810)309:6322

Professional Summary

Coaching students and support at McMonagle's Elementary School, Holmes 3-6 Stem Academy, and Middle School, and Hamady Middle and High School.

Skills

Team management Community Outreach Experience Goal getting, Expertise in Longterm athletic Development

Work History

Track Coach / McMonagle's Elementary School

Pushing athletic training skills. Following practice schedule enforcing appropriate exertion levels. Nutrition and hydration help athletic performance. Led stretching exercises to improve athletic flexibility while reducing injury during competition, promoting sportsmanship values among athletes. Boosted player's confidence and collaborated with other coaches to share best practices and techniques.

Title One Paraprofessional, Flint Committee Schools

several schools in the past, but in the present Holme 7th & 8th grade middle school. Support lead teachers, Enforce rules oversee students in the classroom. Enhanced student support by delivering one-on-one and small-group assistance.

Education

Graduation from Northwestern High in 1974, Also attended Mott College.

Veteran, United States Navy

1978 to 1988

I served on The Ship Eisenhower sailing to verse countries, one being Egypt and more.

Volunteer Work

Doing clean-up working with young people in gardening. I'm head of the Foss Avenue Community Garden.

I enjoyed working with people in my community and others.

I'm helping students improve their understanding of core subjects such as Math, English, Science, and Social Studies. A member of The North Flint Action Council (NFAC) President Patrick McNeal. I enjoy helping others and giving back to my community enjoy, working with The Foss Avenue Block Club, Cutting grass in the area. Work with the Foss Avenue Committee Graden.

Deacon of Foss Avenue Baptist Church, Director of the Mans Choir, and combine choir.



RESOLUT	TION NO:
PRESENT	TED: 2-5-2075
ADOPTE	D:
RESOLUTION APPROVING THE APPOINTM TO THE BOARD O	•
BY THE CLERK:	
A vacancy exists on the Board of Review for	r a 9th Ward representative; and
9th Ward City Councilmember Jonathan Jarra Wilson Johnson (2715 Lakewood Drive, Flint, Michael Board of Review.	ett recommends the appointment of Shirley higan, 48507) as 9 th Ward representative on
IT IS RESOLVED, that the Flint City Cou Wilson Johnson (2715 Lakewood Drive, Flint, Mic Ward representative, for a three-year term comme expiring December 31, 2028.	
APPROVED AS TO FORM:	APPROVED BY CITY COUNCIL:
JoAnne Gurley, Chief Legal Officer	

Shirley Wilson Johnson 2715 Lakewood Dr. Flint, MI 48507 Email shirleywilsonj@aol.com 810-742-0918, Mobile 810-252-7003

I hold a Bachelor of Science degree in Accounting from the University of South Alabama and a master's in administration from Central Michigan University. I am retired from General Motors Corporation, North America Operations. While at General Motors, I held positions in both administration and supervision.

I am a life member of Alpha Kappa Alpha, Sorority and I am affiliated with Zeta Beta Omega Chapter where I have served as President, Vice President, Treasurer, Parliamentarian, and Graduate Advisor. I am a member of The Links Incorporated, Flint Area (MI) Chapter where I am the Immediate Past President. I have held the offices of Financial Secretary and Treasurer. I have served on the board of directors of the Friends of the Flint Public Library where I held the office of President; board of directors of the League of Women Voters and is currently serving as the Treasurer of the board of directors of The Ivy House where I have served since inception.

I am a member of the Bristol RD. Church of Christ-A Family of Faith where I serve on the Ladies Ministry committee, the community services committee and The Finance committee.

My husband Booker is deceased, and I am the mother of Guieskai and Tyshon and grandmother of Guieskai, Jr., E'ana, Inarie, and Karma Johnson.

ORDINANCE NO.

AN ORDINANCE TO AMEND THE FLINT CITY CODE OF ORDINANCES BY AMENDING CHAPTER 25.

IT IS HEREBY ORDAINED BY THE PEOPLE OF THE CITY OF FLINT:

SEC. 1. AN ORDINANCE TO AMEND THE FLINT CITY CODE OF ORDINANCES BY AMENDING CHAPTER 25, COMMUNITY DEVELOPMENT, BY ADDING ARTICLE I, COMMUNITY BENEFITS AGREEMENTS, BY ADDING SECTIONS 25-1 THROUGH 25-7, WHICH SHALL READ IN THEIR ENTIRETY AS FOLLOWS:

§25-1. PURPOSE.

- (1) IT SHALL BE THE POLICY OF THE CITY OF FLINT TO REQUIRE, WHEREVER FEASIBLE, PROPORTIONAL COMMUNITY BENEFITS AS A CONDITION OF SIGNIFICANT PUBLIC SUPPORT FOR DEVELOPMENT IN THE FORM OF SUBSIDIES, TAX ABATEMENTS, BELOW-MARKET PRICED LAND, OR OTHER ENHANCED PUBLIC RESOURCES.
- (2) THIS ARTICLE SHALL BE KNOWN AS THE "CITY OF FLINT COMMUNITY BENEFITS ORDINANCE."

§25-2. DÉFINITIONS.

THE FOLLOWING WORDS, TERMS, AND PHRASES WHEN USED IN THIS ARTICLE SHALL HAVE THE MEANINGS ASCRIBED TO THEM IN THIS SECTION, EXCEPT WHERE THE CONTEXT CLEARLY INDICATES A DIFFERENT MEANING:

<u>COMMUNITY BENEFITS</u> MEAN THE AMENITIES, BENEFITS, COMMITMENTS, OR PROMISES TO THE CITY OF FLINT BY A DEVELOPER, AS DISCUSSED FURTHER IN THIS ORDINANCE.

COMMUNITY BENEFITS AGREEMENT MEANS A VOLUNTARY CONTRACT NEGOTIATED AND AGREED TO BY THE CITY OF FLINT AND A DEVELOPER TO PROVIDE COMMUNITY BENEFITS IN RETURN FOR THE RECEIPT OF PUBLIC SUPPORT.

<u>DEPARTMENT</u> MEANS THE CITY OF FLINT DEPARTMENT OF BUSINESS & COMMUNITY SERVICES, OR ITS SUCCESSOR DEPARTMENT.

CITYWIDE ADVISORY COUNCIL MEANS THE CITYWIDE ADVISORY COUNCIL CHARGED WITH NEGOTIATING THE COMMUNITY BENEFITS AGREEMENTS AND WILL INCLUDE TWO MEMBERS OF THE AFFECTED WARD(S).

ENFORCEMENT COMMITTEE MEANS A COMMITTEE ESTABLISHED TO MONITOR AND ENFORCE THE COMMUNITY BENEFITS AGREEMENT BETWEEN THE CITY OF FIRST AND THE DEVELOPER, ITS AGENTS, ASSIGNEES, OR DESIGNEES.

DEVELOPER MEANS ANY FOR PROFIT PERSON, FIRM, PARTNERSHIP, LIMITED LIABILITY COMPANY, CORPORATION, JOINT VENTURE, PROPRIETORSHIP, OR OTHER ENTITY THAT IS THE PURCHASER OR LESSEE IN THE SALE OR LEASE OF CITY- OWNED LAND, THE RECIPIENT OF A FINANCIAL INCENTIVE, OR ANY COMBINATION THEREOF, INCLUDING SUBCONTRACTORS.

IMPACT AREA MEANS AN AREA DETERMINED BY THE DIRECTOR OF BUSINESS AND COMMUNITY SERVICES THAT INCLUDES ALL CENSUS TRACTS OR CENSUS BLOCK GROUPS WITHIN THE AFFECTED WARD(S) IN WHICH THE PROJECT IS LOCATED.

DIRECTOR MEANS THE DIRECTOR OF THE CITY OF FLINT'S DEPARTMENT OF BUSINESS & COMMUNITY SERVICES.

FINANCIAL INCENTIVE MEANS CASH OR NEAR-CASH ASSISTANCE PROVIDED ON THE DISCRETIONARY BASIS BY THE CITY OF FLINT TO ATTRACT OR RETAIN A PROJECT. THESE BENEFITS PRINCIPALLY ENCOMPASS TAX AND ECONOMIC INCENTIVES PROVIDED BY FEDERAL, STATE, OR LOCAL GOVERNMENTAL BODIES.

INTERESTED PARTIES MEANS THE RESIDENTS OF THE WARD(S) IN WHICH A PROJECT IS PROPOSED TO BE LOCATED.

PROJECT MEANS EITHER A TIER 1 PROJECT, TIER 2 PROJECT, OR TIER 3 PROJECT.

PUBLIC SUPPORT MEANS A FINANCIAL INCENTIVE OR THE SALE OR LEASE OF CITY-OWNED LAND BELOW MARKET VALUE, AS DETERMINED BY THE CITY ASSESSOR. PUBLIC SUPPORT SHALL NOT INCLUDE INCENTIVES THROUGH THE NEIGHBORHOOD ENTERPRISE ZONE ACT, PUBLIC ACT 147 OF 1992 (MCL 207.771 ET SEQ).

QUADRUPLE BOTTOM LINE PHILOSOPHY MEANS THE EFFECT A PROJECT MAY HAVE ON THE WELL-BEING OF THE COMMUNITY IN TERMS OF CULTURAL VITALITY, SOCIAL EQUITY, ECONOMIC PROSPERITY, AND ENVIRONMENTAL SUSTAINABILITY. THIS INCLUDES THE PUBLIC SUPPORT AND COMMUNITY BENEFITS AGREED TO AS PART OF THE PROJECT.

REGISTERED GROUP MEANS ANY GROUP OR ORGANIZATION WITH AT LEAST ONE MEMBER THAT IS A RESIDENT OF THE CITY OF FLINT THAT FILES THEIR CONTACT INFORMATION WITH THE OFFICE OF BUSINESS AND COMMUNITY SERVICES TO RECEIVE NOTIFICATION UNDER THIS ORDINANCE. THE OFFICE OF BUSINESS AND COMMUNITY SERVICES SHALL KEEP THIS INFORMATION ON FILE. THE REGISTERED GROUP SHALL BE RESPONSIBLE FOR THE ACCURACY OF THE INFORMATION SUBMITTED TO THE DEPARTMENT.

- SALE OR LEASE OF CITY-OWNED LAND MEANS THE CONVEYANCE OF TITLE OF REAL PROPERTY FROM THE CITY OR OTHER PUBLIC ENTITY TO A PURCHASER OR A LEASE OF CITY OR OTHER PUBLIC PROPERTY TO A LESSEE. THE CONVEYANCE OF CITY RIGHT-OF-WAYS, CONVEYANCES UNDER THE PROPERTY DISPOSITION POLICY, AND THE CONVEYANCE OR LEASE OF PROPERTIES LESS THAN ONE-QUARTER (1/4) OF AN ACRE IN SIZE ARE NOT INCLUDED IN THIS DEFINITION.
- TIER 1 PROJECT MEANS ANY PROJECT, DEVELOPMENT, OR REDEVELOPMENT IN WHICH THE DEVELOPER IS REQUESTING PUBLIC SUPPORT IN THE FORM OF FINANCIAL INCENTIVES OR IN THE FORM OF THE SALE OR LEASE OF CITY-OWNED LAND FOR A PROJECT ESTIMATED AT 20 MILLION DOLLARS OR MORE AT THE TIME OF THE FIRST PUBLIC HEARING.
 - (1) ANY TRANSFER TO THE DEVELOPER OF CITY-OWNED LAND PARCELS THAT HAVE A CUMULATIVE MARKET VALUE OF \$1,000,000.00 OR MORE, AS DETERMINED BY THE CITY ASSESSOR OR INDEPENDENT APPRAISAL, WITHOUT OPEN BIDDING AND PRICED BELOW MARKET RATES WHERE ALLOWED BY LAW; OR
 - (2) PROVISION OR APPROVAL BY THE CITY OF TAX ABATEMENTS OR OTHER TAX BREAKS THAT ABATE MORE THAN \$1,000,000.00 OF CITY TAXES OVER THE TERM OF THE ABATEMENT TUAT INURE DIRECTLY TO THE DEVELOPER, BUT NOT INCLUDING NEIGHBORHOOD ENTERPRISE ZONE TAX ABATEMENTS.
- TIER 2 PROJECT MEANS ANY PROJECT, DEVELOPMENT, OR REDEVELOPMENT IN WHICH THE DEVELOPER IS REQUESTING PUBLIC SUPPORT IN THE FORM OF A FINANCIAL INCENTIVES OR IN THE FORM OF THE SALE OR LEASE OF CITY-OWNED LAND FOR A PROJECT ESTIMATED AT 1 MILLION DOLLARS OR MORE AT THE TIME OF THE FIRST PUBLIC HEARING.
 - (1) ANY TRANSFER TO THE DEVELOPER OF CITY OWNED LAND PARCELS THAT HAVE A CUMULATIVE MARKET VALUE OF \$150,000.00 OR MORE, AS DETERMINED BY THE CITY ASSESSOR OR INDEPENDENT APPRAISAL, WITHOUT OPEN BIDDING AND PRICED BELOW MARKET RATES WHERE ALLOWED BY LAW: OR
 - (2) PROVISIONS OR APPROVAL BY THE CITY OF TAX ABATEMENTS THAT ABATE MORE THAN \$150,000.00 OF CITY TAXES OVER THE TERM OF THE ABATEMENT THAT INURE DIRECTLY TO THE DEVELOPER, BUT NOT INCLUDING NEIGHBORHOOD ENTERPRISE ZONE TAX ABATEMENT.
- TIER 3 PROJECT MEANS ANY PROJECT, DEVELOPMENT, OR REDEVELOPMENT IN WHICH THE DEVELOPER IS REQUESTING PUBLIC SUPPORT IN THE FORM OF FINANCIAL INCENTIVES OR IN THE FORM OF THE SALE OR LEASE OF CITY-OWNED LAND FOR SPECIFIC PROJECTS ESTIMATED TO BE BELOW 1 MILLION DOLLARS AT THE TIME OF THE FIRST PUBLIC HEARING.

- (1) ANY LAND TRANSFER TO THE DEVELOPER OF CITY OWNED LAND PARCELS THAT HAVE A CUMULATIVE MARKET VALUE OF \$25,000.00 OR MORE, AS DETERMINED BY THE CITY ASSESSOR OR INDEPENDENT APPRAISAL, WITHOUT OPEN BIDDING AND PRICED BELOW MARKET RATES WHERE ALLOWED BY LAW; OR
- (2) PROVISIONS OR APPROVAL BY THE CITY OFT AX ABATEMENTS THAT ABATE MORE THAN \$25,000.00 OF CITY TAXES OVER THE TERM OF THE ABATEMENT THAT INURE DIRECTLY TO THE DEVELOPER, BUT NOT INCLUDING NEIGHBORHOOD ENTERPRISE ZONE TAX ABATEMENT.

§25-3. COMMUNITY BENEFITS AGREEMENT REQUIRED.

- (A) A COMMUNITY BENEFITS AGREEMENT IS REQUIRED BETWEEN THE CITY OF FLINT AND A DEVELOPER CONSISTENT WITH TIER 1, TIER 2, AND TIER 3 AS DEFINED IN SECTION 25-2 OF THIS ORDINANCE PRIOR TO THE CITY COUNCIL'S FINAL APPROVAL OF PUBLIC SUPPORT. THE CITY COUNCIL MAY GRANT PRELIMINARY APPROVAL OF PUBLIC SUPPORT SUBJECT TO THE EXECUTION OF A COMMUNITY BENEFITS AGREEMENT.
- (B) THE CITY COUNCIL MUST ACCEPT OR AMEND A FINAL COMMUNITY BENEFITS AGREEMENT WITHIN 28 DAYS AFTER PRESENTMENT TO THE CITY COUNCIL BY RESOLUTION. THE COMMUNITY BENEFITS AGREEMENT WILL TAKE EFFECT IF NO ACTION IS TAKEN BY THE CITY COUNCIL AFTER 28 DAYS.
- (C) THE FOLLOWING MINIMUM STANDARDS SHALL BE REQUIRED OF ANY COMMUNITY BENEFITS AGREEMENT CONTRACT:
 - (1) SHALL INCORPORATE, TO THE EXTENT PRACTICABLE, THE QUADRUPLE BOTTOM LINE PHILOSOPHY AS DEFINED IN SECTION 25-2 OF THIS ORDINANCE: THE EFFECT A PROJECT MAY HAVE ON THE WELL-BEING OF THE COMMUNITY IN TERMS OF CULTURAL VITALITY, SOCIAL EQUITY, ECONOMIC PROSPERITY, AND ENVIRONMENTAL SUSTAINABILITY. THIS INCLUDES THE PUBLIC SUPPORT AND COMMUNITY BENEFITS AGREED TO AS PART OF THE PROJECT.
 - (2) LEGALLY ENFORCEABLE AND THE RESULT OF THE PROCEDURE SPECIFIED UNDER THE PROVISIONS OF THIS ARTICLE.
 - (3) THE COMMUNITY BENEFITS PROVIDED REFLECT THE SCALE OF AND ARE IN PROPORTION TO THE PUBLIC SUPPORT APPROVED.
 - (4) IDENTIFY SPECIFIC METHODS FOR MONITORING AND COMPLIANCE WITH THE PROVISIONS OF THE COMMUNITY BENEFITS AGREEMENT.

- (5) PROVIDE FOR ENFORCEMENT TERMS AND SPECIFIC REMEDIES UPON THE BREACH OR NONCOMPLIANCE OF A PARTY. SUCH REMEDIES MAY INCLUDE, WITHOUT LIMITATION, SPECIFIC PERFORMANCE, LIQUIDATED DAMAGES, CLAW BACKS OF FINANCIAL INCENTIVES AND/OR LAND, OR THE REVOCATION OR WITHDRAWAL OF PUBLIC SUPPORT.
- (6) THE PROVISIONS OF A COMMUNITY BENEFITS AGREEMENT SHALL BE BINDING UPON ALL PARTIES, INCLUDING THEIR AGENTS, SUCCESSORS, AND ASSIGNS. AFTER APPROVAL AND EXECUTION BY THE PARTIES, COMMUNITY BENEFITS AGREEMENTS SHALL BE RECORDED AGAINST THE PROPERTY IN WHICH A PROJECT IS LOCATED AND RUN WITH THE LAND.
- (7) WHERE POSSIBLE, PROVIDE MEANS TO MEASURE, VALUE, AND ASSESS THE FACTORS DISCUSSED TIER 1, TIER 2, AND TIER 3 PROJECTS TO THE CITYWIDE ADVISORY COUNCIL.
- (8) INCLUSION OF LOCAL SMALL BUSINESSES, MINORITY-OWNED BUSINESS ENTERPRISES, WOMEN OWNED BUSINESS ENTERPRISES, AND OTHER RELEVANT BUSINESS ORGANIZATIONS IN PRE-BID MEETINGS AND CONFERENCES WITH ADVANCE NOTICE.
- (9) COMPLIANCE OF DEVELOPER WITH ANY COMPETITIVE REQUIREMENTS, AS APPLICABLE, PROVIDED FOR IN THE CITY CODE OF ORDINANCES, STATE, OR FEDERAL LAWS.
- (10) NO OUTSTANDING BACK TAXES, FINES, JUDGMENTS, OR LIENS ARE OWED TO THE CITY.
- (II) COMPLIANCE OF DEVELOPER WITH THE PROVISIONS CONTAINED IN CHAPTER 2, ARTICLE V, SEC. 2-19.2 OF THE FLINT CODE OF ORDINANCES, REGARDING DISCRIMINATORY PRACTICES.
- (12) PROVIDE FOR THE CLEANUP OF CONTAMINATION ON SITE, AS REQUIRED BY THE MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY.
- (13) THE REQUIREMENTS OF THIS ORDINANCE MAY BE WAIVED BY RESOLUTION OF THE CITY COUNCIL UPON SUBMISSION BY EITHER THE DIRECTOR OF BUSINESS AND COMMUNITY SERVICES OR THE DEVELOPER IDENTIFYING REASONS THAT THE REQUIREMENTS OF THIS ORDINANCE ARE IMPRACTICAL OR INFEASABLE AND INDENTIFYING HOW THE DEVELOPER WILL PROVIDE COMMUNITY BENEFITS.

(14) ANY HOUSING PROJECT THAT RECIEVES AN APPROVED PILOT FOR SERVICING PERSONS OF LOW AND MODERATE INCOME WHO MEET THE IDENTIFIED AND DEMONSTRABLE NEED FOR CREATING OR PRESERVING 50% OF THE PROJECT'S TOTAL HOUSING UNITS FOR AFFORDABLE HOUSING, MAY BE EXEMPT FROM A COMMUNITY BENEFITS AGREEMENT UPON THE APPROVAL OF THE FLINT CITY COUNSEL.

§25-4. COMMUNITY ENGAGEMENT PROCESS.

THE DIRECTOR AND THE CITYWIDE ADVISORY COMMITTEE WILL DEVELOP AN APPLICATION PROCESS TO CREATE A POOL OF CANDIDATES FROM THE IMPACTED AREA TO ASSIST THE CITYWIDE ADVISORY COUNCIL IN NEGOTIATING A COMMUNITY BENEFITS AGREEMENT FOR THAT PROJECT. THIS POOL WILL BECOME PART OF THE REGISTERED GROUP AS DEFINED IN SECTION 25-2 OF THIS ORDINANCE. THE OFFICE OF BUSINESS AND COMMUNITY SERVICES SHALL KEEP THIS INFORMATION ON FILE. THE REGISTERED GROUP SHALL BE RESPONSIBLE FOR THE ACCURACY OF THE INFORMATION SUBMITTED TO THE OFFICE OF BUSINESS AND COMMUNITY DEVELOPMENT.

- (1) THE DIRECTOR WILL SELECT TWO (2) RESIDENTS FROM THE POOL OF APPLICANTS FROM THE IMPACTED AREA.
- (2) IF THE DIRECTOR RECEIVES LESS THAN THREE APPLICANTS, THE DIRECTOR OF BUSINESS AND COMMUNITY SERVIVES MAY SEEK OUT ADDITIONAL APPLICATIONS FROM INDIVIDUALS THAT LIVE OUTSIDE THE IMPACTED AREA.
- (3) THE TWO RESIDENTS NOMINATED BY THE DIRECTOR OF BUSINESS AND COMMUNITY SERVICES MUST BE APPROVED BY A MAJORITY OF THE CITYWIDE ADVISORY COUNCIL.
- (4) THE TWO RESIDENTS SELECTED WILL SERVE ON THE CITYWIDE ADVISORY COUNCIL UNTIL THE COMPLETION OF THE PROJECT AS DETERMINED BY THE DIRECTOR OF BUSINESS AND COMMUNITY SERVICES AND THE ADVISORY COUNCIL

- (5) ALL RESIDENTS OVER THE AGE OF 18 THAT RESIDE IN THE IMPACT AREA ARE ELIGIBLE FOR NOMINATION, PROVIDED THAT, ANY PERSON WHO IS AN AGENT, EMPLOYEE, OR OFFICIAL OF THE DEVELOPER, OR AN EMPLOYEE OF A CITY DEPARTMENT OR AUTHORITY DIRECTLY INVOLVED IN THE DEVELOPMENT, MUST DISCLOSE SUCH RELATIONSHIP PRIOR TO THEIR SELECTION. IF A CONFLICT EXISTS, THE PERSON IS PROHIBITED FROM SERVING ON THE ENFORCEMENT COMMITTEE. A CONFLICT OF INTEREST FOR THIS PURPOSE MEANS ANY FINANCIAL INTEREST HELD PERSONALLY OR BY AN IMMEDIATE FAMILY MEMBER IN THE DEVELOPMENT PROJECT.
- (6) THE CITY CLERK SHALL FORWARD NOTICE OF THE FIRST PUBLIC MEETING VIA FIRST CLASS MAIL NO LESS THAN TEN DAYS BEFORE SUCH MEETING TO ALL CITY OF FLINT RESIDENTS WITHIN THE IMPACT AREA.
- (7) NO MEETING SHALL BE HELD WITH LESS THAN TWO-THIRDS OF THE CITYWIDE ADVISORY COUNCIL PRESENT, NOT INCLUDING MEMBERS SERVING FROM THE IMPACTED AREA. ALL MEETINGS MUST CONFORM TO FEDERAL, STATE, AND LOCAL LAWS THAT GOVERN THE OPEN MEETINGS ACT.
- (8) PRIOR TO SUBMITTING TO CITY COUNCIL, A REQUEST FOR APPROVAL OF LAND TRANSFERS OR TAX ABATEMENTS RELATED TO A TIER 1, TIER 2, OR TIRE 3 PROJECTS, THE DIRECTOR SHALL HOLD NO FEWER THAN FIVE PUBLIC MEETINGS, UNLESS A MAJORITY OF THE CITYWIDE ADVISORY COUNCIL VOTES TO WAIVE ONE OR MORE OF THE REQUIRED MEETINGS, BUT NOT LESS THAN TWO PUBLIC MEETINGS SHALL BE HELD IN ALL CIRCUMSTANCES.
- (9) ALL ACTIONS OF THE CITYWIDE ADVISORY COUNSEL MAY BE TAKEN WITH THE CONSENT OF A MAJORITY OF CITYWIDE ADVISORY COMMITTEE MEMBERS PRESENT, PLUS AT LEAST ONE OF THE TWO MEMBERS SERVING ON THE COMMITTEE, THAT IS PRESENT, OF THE IMPACT AREA.
- (10) IN ADDITION TO THE MEETING REQUIREMENT IN THIS SECTION, THE DIRECTOR SHALL FACILITATE AT LEAST ONE MEETING BETWEEN THE CITYWIDE ADVISORY COUNCIL AND THE DEVELOPER TO ALLOW THE CITYWIDE ADVISORY COUNCIL TO LEARN MORE DETAILS ABOUT THE PROJECT AND TO PROVIDE AN OPPORTUNITY FOR THE CITYWIDE ADVISORY COUNCIL TO MAKE THE DEVELOPER AWARE OF CONCERNS RAISED BY THE RESIDENTS OF THE IMPACTED AREA.

(11) COMMUNITY BENEFITS REPORT AND AGREEMENT: THE DIRECTOR SHALL PROVIDE A COMMUNITY BENEFITS REPORT TO THE CITY COUNCIL REGARDING TIER 1, TIER 2, AND TIER3 PROJECTS PRIOR TO THE REQUEST FOR ANY APPROVALS RELATED TO THOSE PROJECTS.

THE COMMUNITY BENEFITS REPORT SHALL CONTAIN:

- A. A DETAILED ACCOUNT OF HOW NOTICE WAS PROVIDED TO ORGANIZE THE PUBLIC MEETING.
- B. A LIST OF CANDIDATES SELECTED FROM THE IMPACT AREA TO ASSIST THE CITYWIDE ADVISORY COUNCIL MEMBERS AND HOW THEY WERE SELECTED.
- C. AN ITEMIZED LIST OF THE CONCERNS RAISED BY THE CITYWIDE ADVISORY COUNCIL.
- D. A METHOD FOR ADDRESSING EACH OF THE CONCERNS RAISED BY THE CITYWIDE ADVISORY COUNCIL OR WHY A PARTICULAR CONCERN WILL NOT BE ADDRESSED; AND
- E. A DETAILED LIST OF COMMUNITY OUTREACH STRATEGIES, INCLUSIVE OF A LANGUAGE ACCESS PLAN, THAT HAVE BEEN USED TO SOLICIT AND RECORD FEEDBACK.
- F. THE DIRECTOR, WHERE POSSIBLE, SHALL PROVIDE A COPY OF THE COMMUNITY BENEFITS REPORT TO THE CITYWIDE ADVISORY COUNCIL PRIOR TO SUBMISSION TO THE CITY COUNCIL.
- G. THE CITYWIDE ADVISORY COUNCIL SHALL HAVE AT LEAST ONE WEEK TO REVIEW THE COMMUNITY BENEFITS AGREEMENT PRIOR TO RECEIVING A REQUEST FROM THE DEVELOPER TO EITHER VOTE TO APPROVE OR SIGN A LETTER IN SUPPORT OF THE PROPOSED BENEFITS PROVIDED THAT, IF A MAJORITY OF THE CITYWIDE ADVISORY COUNCIL VOTES AGAINST THE PROPOSAL, THEN ADDITIONAL TIME SHALL BE PROVIDED FOR DISCUSSION AND NEGOTIATION.
- H. THE DIRECTOR SHALL WORK WITH THE CITY COUNCIL TO ASSURE THAT, TO THE MAXIMUM EXTENT POSSIBLE, ALL APPROVALS REQUIRED OF THE CITY COUNCIL MAY BE CONSIDERED SIMUTANEOUSLY AND SUBJECT TO ONE APPROVAL VOTE.
- I. THE DIRECTOR WORK WITH OTHER CITY DEPARTMENTS TO FACILLITATE THAT ALL PROJECTS RECEIVE EXPEDITED CITY-REQUIRED APPROVAL.

§25-5. DEVELOPMENT AGREEMENT.

ALL DEVELOPMENT AGREEMENTS MADE BETWEEN THE DEVELOPER AND THE CITY RELATED TO THE LAND TRANSFERS OR TAX ABATEMENTS ASSOCIATED WITH A TIER 1, TIER 2, OR TIER 3 PROJECTS SHALL INCLUDE THE COMMUNITY BENEFITS PROVISION, WHICH SHALL INCLUDE:

- (1) ENFORCEMENT MECHANISMS FOR FAILURE TO ADHERE TO COMMUNITY BENEFITS PROVISIONS, THAT MAY INCLUDE BUT ARE NOT LIMITED TO, CLAW BACK OF CITY-PROVIDED BENEFITS, REVOCATION OF LAND TRANSFERS OR LAND SALES, DEBARMENT PROVISIONS AND PROPORTIONATE PENALTIES AND FEES.
- (2) THE PROCEDURE FOR COMMUNITY MEMBERS TO REPORT VIOLATIONS OF THE COMMUNITY BENEFITS PROVISION TO THE ENFORCEMENT COMMITTEE.
- (3) THE LENGTH OF TIME THAT ANNUAL COMPLIANCE REPORTS WILL BE SUBMITTED TO THE CITYWIDE ADVISORY COMMITTEE.
- (4) CONTINUED COMMUNITY ENGAGEMENT OR COMMUNITY MEETING REQUIREMENTS.
- (5) THE DEVELOPER SHALL NOT BE REQUIRED TO ENTER INTO A LEGALLY BINDING AGREEMENT WITH ANY INDIVIDUAL OR ORGANIZATION OTHER THAN THE CITY FOR THE EXPRESS PURPOSE OF FULFILLING THE REQUIREMENTS OF THIS ORDINANCE OR OTHER CITY-MANDATED COMMUNITY ENGAGEMENT PROCESS.

§25-6. STANDARDS.

THE FOLLOWING MINIMUM STANDARDS SHALL BE REQUIRED OF ANY COMMUNITY BENEFITS AGREEMENT:

- (1) LEGALLY ENFORCEABLE AND THE RESULT OF THE PROCEDURE SPECIFIED.
- (2) THE COMMUNITY BENEFITS PROVIDED REFLECT THE SCALE OF AND BE IN PROPORTION TO THE PUBLIC SUPPORT APPROVED.
- (3) IDENTIFY SPECIFIC METHODS REGARDING MONITORING AND COMPLIANCE WITH THE PROVISIONS OF THE COMMUNITY BENEFITS AGREEMENT.
- (4) PROVIDE FOR ENFORCEMENT TERMS AND SPECIFIC REMEDIES UPON THE BREACH OR NONCOMPLIANCE OF A PARTY SUCH REMEDIES MAY INCLUDE MADIOUR LIMITATION, SPECIFIC PURPORMANCE, LIQUIDATED DAMAGES, CLAW BACKS, OR RELACTION OF WELLORAWAL OF PUBLIC SUPPORT.

- (5) THE PROVISIONS OF A COMMUNITY BENEFITS AGREEMENT SHALL BE BINDING UPON ALL PARTIES, INCLUDING THEIR AGENTS, SUCCESSORS, AND ASSIGNS. AFTER APPROVAL AND EXECUTION BY THE PARTIES, COMMUNITY BENEFITS AGREEMENTS SHALL BE RECORDED AGAINST THE PROPERTY IN WHICH A PROJECT IS LOCATED AND RUN WITH THE LAND.
- (6) INCLUSION OF LOCAL SMALL BUSINESSES, MINORITY-OWNED BUSINESS ENTERPRISES, WOMEN OWNED BUSINESS ENTERPRISES, AND OTHER RELEVANT BUSINESS ORGANIZATIONS IN PRE-BID MEETINGS AND CONFERENCES WITH ADVANCE NOTICE.
- (7) THE DEVELOPER SHALL PROMOTE THE HIRING, TRAINING AND EMPLOYABILITY OF CITY OF FLINT RESIDENTS CONSISTENT WITH THE CITY OF FLINT, STATE, AND FEDERAL LAW
- (8) THE DEVELOPER WILL PAY WAGES CONSISTENT WITH THE HOUSING AND URBAN DEVELOPMENT ACT OF 1968, AS AMENDED BY THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1992 (SECTION 3) WHERE FUNDING IS DERIVED FROM THIS AGENCY BY THE CITY OF FLINT, DEVELOPER, ANY THIRD PARTY ENGAGED IN THE PROJECT.
- (9) NO OUTSTANDING PAYMENTS, BACK TAXES, FINES, OR LIENS ARE OWED TO THE CITY OF FLINT.
- (10) PROVIDE FOR THE CLEANUP OF CONTAMINATION ON SITE, AS REQUIRED BY THE MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY.

§25-7. ENFORCEMENT.

AN ENFORCEMENT COMMITTEE SHALL BE ESTABLISHED TO MONITOR TIER 1, TIER 2, AND TIER 3 PROJECTS AND SHALL BE COMPRISED OF, AT MINIMUM, THE FOLLOWING INDIVIDUALS:

- (1) THE CITY ATTORNEY FOR THE CITY OF FLINT; OR THEIR DESIGNEE.
- (2) A REPRESENTATIVE FROM THE DEPARTMENT OF BUSINESS & COMMUNITY SERVICES.
- (3) A REPRESENTATIVE OF THE CITYWIDE ADVISORY COUNCIL WHO REPRESENTS THE IMPACTED AREA.

- (4) THE DIRECTOR APPLICATIONS TO THE ENFORCEMENT COMMITTEE FROM ANY PERSON THAT RESIDES IN THE IMPACTED AREA TO SERVE THROUGHOUT THE DEVELOPMENT PROCESS WHO ARE PRESENT AT THE INITIAL PUBLIC MEETING.
- (5) THE DIRECTOR, THE CITYWIDE ADVISORY COUNCIL MEMBER, AND THE CITY ATTORNEY OR THEIR DESIGNEE, WILL JOINTLY SELECT ONE (1) RESIDENT FROM THE IMPACTED AREA TO SERVE ON THE ENFORCEMENT COMMITTEE.
- (6) IN ADDITION TO THE MEMBERS OF THE ENFORCEMENT COMMITTEE AS IDENTIFIED IN THIS SECTION, THE DIRECTOR REQUIRE THAT OTHER DEPARTMENTS PARTICIPATE IN THE ENFORCEMENT COMMITTEE AS NEEDED.
- (7) THE ENFORCEMENT COMMITTEE SHALL PROVIDE A BIANNUAL COMPLIANCE REPORT TO THE CITY COUNCIL AND THE CITYWIDE ADVISORY COUNCIL FOR THE TIME IDENTIFIED IN THE COMMUNITY BENEFITS PROVISION.
- (8) THE DIRECTOR FACILITATE AT LEAST TWO MEETINGS PER CALENDAR YEAR BETWEEN THE NEIGHBORHOOD ADVISORY COUNCIL AND THE DEVELOPER TO DISCUSS THE STATUS OF TIER 1, TIER 2, OR TIER 3 PROJECTS FOR THE TIME IDENTIFIED IN THE COMMUNITY BENEFITS AGREEMENT.
- (9) THE CITYWIDE ADVISORY COUNCIL SHALL REVIEW ANY ALLEGATIONS OF VIOLATIONS OF THE COMMUNITY BENEFITS PROVISION PROVIDED TO IT BY THE DEVELOPER AND MAY REPORT VIOLATIONS TO THE ENFORCEMENT COMMITTEE IN WRITING.
- (10) UPON RECEIPT OF WRITTEN NOTIFICATION OF ALLEGATIONS OF VIOLATION FROM THE CITYWIDE ADVISORY COUNCIL, THE ENFORCEMENT COMMITTEE SHALL INVESTIGATE SUCH ALLEGATIONS AND SHALL PRESENT THEIR WRITTEN FINDINGS TO THE CITYWIDE ADVISORY COUNCIL BASED UPON THE FOLLOWING:
 - (A) WHETHER THE DEVELOPER IS IN COMPLIANCE WITH THE COMMUNITY BENEFITS PROVISION(S).
 - (B) HOW THE COMMUNITY BENEFITS PROVISION(S) WILL BE ENFORCED OR HOW VIOLATIONS WILL BE MITIGATED.

- (C) THE FINDINGS OF THE ENFORCEMENT COMMITTEE SHALL BE PRESENTED TO THE NEIGHBORHOOD ADVISORY COUNCIL NO LATER THAN 21 DAYS FROM THE DATE THE VIOLATIONS WERE REPORTED TO THE ENFORCEMENT COMMITTEE UNLESS THE NEED FOR ADDITIONAL TIME IS REPORTED TO CITY COUNCIL AND THE NEIGHBORHOOD ADVISORY COMMITTEE WITHIN THE ORIGINAL 21-DAY TIME FRAME.
- (D) THE DIRECTOR SUBMIT THE ENFORCEMENT COMMITTEE'S REPORT TO THE CITY COUNCIL WITHIN 14 DAYS UNLESS MORE TIME IS GRANTED BY THE CITY COUNCIL.

SEVERABILITY: IF ANY CLAUSE, SENTENCE, SECTION. PARAGRAPH, OR PART OF THIS ORDINANCE. APPLICATION THEREOF TO ANY PERSON, FIRM, CORPORATION, LEGAL ENTITY, OR CIRCUMSTANCES, SHALL BE FOR ANY REASON ADJUDGED BY A COURT OR TRIBUNAL, OF COMPETENT JURISDICTION TO BE UNCONSTITUTIONAL OR INVALID, SUCH JUDGMENT SHALL NOT EFFECT, IMPAIR, OR INVALIDATE THE REMAINDER OF THIS ORDINANCE AND THE APPLICATION OF SUCH PROVISION TO OTHER PERSONS, FIRMS, CORPORA TIO NS, LEGAL ENTITIES, OR CIRCUMSTANCES BY SUCH JUDGMENT SHALL BE CONFINED IN ITS OPERATION TO THE CLAUSE, SENTENCE, SECTION, PARAGRAPH, OR PART OF THIS ORDINANCE THEREOF DIRECTLY INVOLVED IN THE CASE OR CONTROVERSY IN WHICH SUCH JUDGMENT SHALL HAVE BEEN RENDERED AND TO THE PERSON, FIRM, CORPORATION, LEGAL ENTITY, OR CIRCUMSTANCES THEN AND THERE INVOLVED. IT IS HEREBY DECLARED TO BE THE LEGISLATIVE INTENT OF THIS BODY THAT THE ORDINANCE WOULD HAVE BEEN ADOPTED HAD SUCH INVALID OR UNCONSTITUTIONAL PROVISIONS HAVE NOT BEEN INCLUDED IN THIS ORDINANCE.

EC. 2. THIS ORDINANCE SHALL BECC , 2024, A.O. giving 30-day ef		
Adopted this day of	, 2024, A.D.	
FOR THE CITY:		
For the City Clerk	Sheldon A. Neeley,	
Mayor APPROVED AS TO FORM:		
Joseph N. Kuptz, Acting City Attorney		

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