

City of Milwaukee

City Hall 200 East Wells Street Milwaukee, WI 53202

Common Council Minutes

COMMON COUNCIL

Tuesday, May 13, 2025 9:00 AM Common Council Chamber

The meeting was called to order at 9:16 am

The Pledge of Allegiance was said followed by a silent meditation.

Present: 14 - Pratt

BROWER

Bauman

Westmoreland

Coggs

Jackson

Zamarripa

Taylor

Moore

Burgelis

Perez

Spiker

Dimitrijevic

Stamper

Excused: 1 - Chambers Jr.

UNFINISHED BUSINESS

1. <u>221377</u> A substitute charter ordinance relating to use of gender-neutral terminology for fire department personnel.

Sponsors: Ald. Zamarripa, Ald. Spiker, Ald. Burgelis, Ald. Westmoreland, Ald. Taylor

and Ald. Moore

A motion was made by ALD. ZAMARRIPA that this Charter Ordinance be SUBSTITUTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Section 22-13-5 of the charter is amended to read:

22-13. Fire Chief; Deputies.

5. During the absence or disability of the chief engineer, or during a vacancy in that office, the deputy chief engineers shall in the order of their rank, have full power and authority and it shall be their duty to do all the acts required by law to be done by the chief engineer or imposed upon him >>or her<< by law or the ordinances of the city,

and shall be subject to the same liabilities and penalties. This provision shall have reference to those duties which are required by law to be done by the chief engineer including ministerial acts only and the chief engineer shall have authority to assign any of the other duties of the department as he >>or she<< sees fit.

Part 2. Section 22-14 of the charter is amended to read:

22-14. Fire Department Organization. The common council shall have power to purchase fire engines and other fire apparatus, and to organize a fire department, composed of a chief engineer and [[such]] >>the<< other officers and men >>and women<< as shall be required and employed in the management and conduct of [[such]] >>the<< fire engines and apparatus, and to establish rules and regulations for [[such]] >>the<< department.

Part 3. Chapter 34 (title) of the charter is amended to read:

CHAPTER 34

[[FIREMEN'S]] >>FIREFIGHTERS'<< ANNUITY AND BENEFIT FUND

Part 4. Chapter 34 (table) of the charter is amended to read:

TABLE

34-01 [[Firemen's]] >> Firefighters' << Annuity and Benefit Fund

ADMINISTRATION:

- 1. Council approval
- 2. Fund established
- 3. Board of trustees
- 4. Board salaries
- 5. Meetings
- 6. Officers
- 7. Board powers
- 8. Bonding of board members
- 9. Legal advisors
- 10. No financial interest
- 11. Departmental cooperation
- 12. Tax levy
- 13. Definitions
- 14. Administration costs

CONTRIBUTIONS:

- 15. Annual salary
- 16. Annuity, future and present employees

- 17. Future entrant contributions
- 18. Deductions, present employees
- 19. Prior service annuity, present employees
- 20. Prior service, accounts credited

[[WIDOW'S]] >> WIDOW OR WIDOWER'S << ANNUITY:

- 21. Future and present employees
- 22. Future entrants
- 23. Present employees
- 24. Prior service employees
- 25. Prior service provisions
- 26. Prior service contributions

OTHER PROVISIONS:

- 27. Future entrant, after age 57
- 28. Prior service, 15 years
- 29. Future entrants or present employees
- a. After age 50
- b. Service credits
- 30. Future entrant
- 31. Widow of future entrant
- 32. Present employee, prior service
- a. Service credits
- b. After age 57
- c. Before fixed annuity
- d. After age 50
- e. Before age 50 33. Widow >> or Widower << of present employee
- 34. Death while on duty
- 35. Re-entrance into service
- 36. When pension suspended
- 37. Prior service and re-entry
- 38. Maximum annuity granted
- 39. When [[wife]] >> spouse << not eligible
- 40. All [[firemen]] >> firefighters << eligible
- 41. When widow's >>or widower's << annuity suspended
- 42. Future or present employee provisions
- a. Withdrawal of funds
- b. When [[fireman]] >> firefighter << not married
- c. When widow's >>or widower's << annuity refunded
- d. Funds transferred
- e. Heirs
- 43. Overtime not included
- 44. Other fire service

- 45. Annexed areas
- 46. Other annuity funds
- 47. Transfer of funds
- 48. Child's annuity
- 49. Child's annuity provisions

DISABILITY:

- 50. Duty disability benefits
- 51. Ordinary disability benefits
- 52. Disability benefit provisions
- 53. Ordinary disability

FUNDS:

- 54. Periods of service
- 55. Annuity and benefit fund
- 56. Transference of funds
- 57. Funds on hand
- 58. Effective date of ordinance
- 59. Retirement board

SERVICE CREDIT:

- 60. Service credit
- 60.1. Widow's >>or Widower's << annuity
- 60.2. Other service credit provisions

OTHER REGULATIONS:

- 61. Insufficient funds
- 62. Funds exempt from garnishments, etc.
- 63. Incorrect age
- 64. Compliance
- 65. Commissioner of insurance to report
- 66. City contributions
- 67. Annuity, deferred compensation
- 68. Members only
- 69. Cities of first class
- 70. Rights preserved
- 71. Annuity increases
- 72. Employed after age 57; widow's >>or widower's << fund
- 73. Applicability
- 74. Service credits
- 34-02 Member of Fund Becoming County Employee; Procedure
- 34-04 Certain Payments by City into Fund
- 34-05 Retirement Board, Composition and Election of Members

34-06 Annuity Contracts

Part 5. Section 34-01-1 of the charter is amended to read:

34-01. [[Firemen's]] >>Firefighters'<< Annuity and Benefit Fund. 1. COUNCIL
APPROVAL. In all cities of the first class in this state whether organized under
general or special charter, annuity and benefit funds shall be created, established,
maintained and administered for [[firemen]] >>firefighters<< employed by [[such]]
>>the<< cities and for the widows >>, widowers,<< and children of [[such]]
>>the<< [[firemen]] >>firefighters<< and for all contributors to, participants in, and
beneficiaries of any [[firemen's]] >>firefighters'<< pension fund in operation, by
authority of law, in any [[such]] city at the time this section shall come into effect;
provided that before this act shall be in effect in any city to which it applies, it must
have been approved by a majority vote of the members elect of the common council
of [[such]] >>the<< city.

Part 6. Section 34-01-11-c of the charter is amended to read:

11. DEPARTMENTAL COOPERATION.

c. Procure for and transmit to the retirement board, in [[such]] >>the<< form and at [[such]] >>the<< time or times as shall be specified by [[said]] >>the<< retirement board, all information requested by [[said]] >>the<< retirement board concerning the service, age, salary, residence, marital condition, [[wife or widow,]] >>spouse, widow or widower,<< children, physical condition, mental condition, and death of any [[firemen]] >>firefighters<< employed by [[such]] >>the<< city in particular, information concerning service rendered by any [[such firemen]] >>firefighters<< of [[such]] >>the<< city prior to the first day in the month of January of the first year after the year in which this section shall have come into effect in [[such]] >>the<< city.

Part 7. Section 34-01-27 of the charter is amended to read:

27. FUTURE ENTRANT, AFTER AGE 57.

a. When any future entrant who shall have served fifteen or more years shall attain an age of fifty-seven years while in the service, the amount of age and service annuity to which [[such]] >>the<< future entrant shall have a right at any time thereafter when he >>or she<< shall resign or be discharged from the service, and the amount of widow's >>or widower's<< annuity to which his >>or her spouse<< [[wife]] shall have a right from and after the date of his >>or her<< death, shall be fixed as of their respective ages at the time; provided, in case the [[wife]] >>spouse<< of any [[such]] future entrant shall be older than >>his or<< her [[husband]] >>city employed spouse<<, >>his or<< her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse<<.

b. When any future entrant who shall have attained an age of fifty-seven years while in

service and who shall not then have served fifteen years shall have completed fifteen years of service, the amount of age and service annuity to which [[such]] >>the<< future entrant shall have a right at any time thereafter when he >>or she<< shall resign or be discharged from the service, and the amount of widow's >>or widower's<< annuity to which his >>or her spouse<< [[wife]] shall have a right from and after the date of his >>or her<< death, shall be fixed at that time upon the assumption that the age of [[such]] >>the<< future entrant is fifty-seven years, and that of his >>or her spouse<< [[wife]], if >>he or<< she shall be of the same age or older than [[he]] >>the city employed spouse<<, also fifty-seven years, and if >>he or<< she shall be younger than [[he]] >>the city employed spouse<<<, the age arrived at by subtracting the difference in time between their real ages from fifty-seven years.

- c. When any future entrant who shall have entered the service before he >>or she<

 became fifty-seven years of age shall resign or be discharged from the service after he

 >>or she<< shall have attained [[such]] >>the<< age and before he >>or she<< shall

 have completed fifteen years of service the amount of age and service annuity to which

 [[such]] >>the<< future entrant shall have a right from and after the date of [[such]]

 >>the<< resignation or discharge from the service, and the amount of widow's >>or

 widower's<< annuity to which the [[wife]] >>spouse<< of [[such]] >>the<< future

 entrant shall have a right from and after the date of his >>or her<< death, shall be

 fixed at the time of [[such]] >>the<< resignation or discharge from the service on the

 assumption that the age of [[such]] >>the<< future entrant is exactly fifty-seven years,

 and that of his [[wife]] >>or her spouse<<, if she shall be of the same age as or older

 than [[he]] >>the city employed spouse<<<, the age arrived at by

 subtracting the difference in time between their real ages from fifty-seven years.
- d. No deduction from salary or contribution by the city, for any annuity purposes for or on account of any future entrant described in pars. a to c shall be made after the time when the amounts of the annuities to which [[such]] >>the<< future entrant and the [[wife]] of [[such]] >>the<< future entrant shall have a right shall have been fixed, and no amount of annuity in excess of that fixed in accordance with the provisions of this subsection shall be granted to any [[such]] future entrant or the widow >>or widower<< of [[such]] >>the<< future entrant, and no service of [[such]] >>the<< future entrant rendered after [[such]] >>that<< time shall be considered for annuity purposes.
- e. When any future entrant who shall have attained an age of fifty or more but less than fifty-seven years while in the service and who shall have served ten or more years shall resign or be discharged from the service, the amount of age and service annuity to which he >>or she<< shall have a right from and after the date of [[such]] >>the<< resignation or discharge and the amount of widow's >>or widower's<< annuity to which his [[wife]] >>or her spouse<< shall have a right from and after the date of his

>>or her<< death shall be fixed, as of their respective ages at that time; provided, that if [[such wife]] >>the spouse<< shall be older than [[such]] >>the<< future entrant, >>his or<< her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse<<.

- f. When any future entrant who shall have resigned or been discharged from the service after [[such]] >>the<< future entrant shall have been in the service for a period of ten or more years and before he >>or she<< shall have attained an age of fifty years while not in the service, the amount of age and service annuity to which he >>or she<< shall have a right from and after the time when he >>or she<< shall have attained [[such]] >>the<< age of fifty years and shall have applied for annuity, and the amount of widow's >>or widower's<< annuity to which his [[wife]] >>or her spouse<< shall have a right from and after the date of [[his]] >>the city employed spouse's<< death shall be fixed as of their respective ages at that time; provided, that if any [[such wife]] >>spouse<< shall be older than >>his or<< her [[husband]] >>the city employed spouse<<, >>his or<< her age for annuity purposes shall be assumed to be fifty years.
- g. No amount of annuity other than that fixed in accordance with the provisions of this subsection shall be granted to any [[such]] >>the<< future entrant described in pars. e and f, or to the widow >>or widower<< of [[such]] >>the<< future entrant, unless [[such]] >>the<< future entrant shall reenter the service before he >>or she<< shall attain an age of fifty-seven years in which case the amounts of annuities to which any future entrant and his [[wife]] >>or her spouse<< shall have a right shall again be fixed when such future entrant shall attain an age of fifty-seven years, if he >>or she<< shall have completed fifteen years of service at [[such]] >>the<< time, or at the time subsequent to his >>or her<< attainment of [[such]] >>the<< age when he >>or she<< shall have completed fifteen years of service; or at any time before either [[such]] >>the<< time when he >>or she<< shall again resign or be discharged from the service.

Part 8. Section 34-01-28-d to f of the charter is amended to read:

28. PRIOR SERVICE, 15 YEARS.

d. The amount of annuity to which the [[wife]] >>spouse<< of any present employee who shall have attained the age of fifty-seven or more years and who shall have completed fifteen or more years of service prior to the first day in the month of January of the first year after the year in which this section shall come into effect in [[such]] >>the<< city, shall have a right from and after the date of the death of [[such]] >>the<< present employee, shall be fixed on the first day in the month of January of the first year after the year in which the section shall come into effect in [[such]] >>the<< city, as of the age of [[such wife]] >>the spouse<< at the time [[such]] >>the<< present employee became fifty-seven years of age; provided, that if

any [[such wife]] >>spouse<< shall be older than [[her husband]] >>the city employed spouse<<, >>his or<< her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse<<.

e. When any present employee who shall have attained an age of fifty-seven years on or before the first day in the month of January of the first year after the year in which this section shall come into effect in [[such]] >>the<< city, and who shall not have completed fifteen years of service on the first day in the month of January of the first year after the year in which this section shall come into effect in [[such]] >>the << city, shall complete [[such]] a term of service, the amount of annuity to which the [[wife]] >>spouse<< of [[such]] >>the<< present employee shall have a right from and after the date of his >>or her<< death shall be fixed as of the age of [[such wife]] >>the spouse << on the date when [[such]] >> the << present employee became fifty-seven years of age. If any [[such]] present employee shall resign or be discharged from the service after the first day in the month of January of the first year after the year in which this section shall come into effect in [[such]] >>the<< city, and before he >>or she<< shall have completed fifteen years of service, the amount of annuity to which his [[wife]] >>or her spouse << shall have a right shall be fixed at the time of [[such]] >>the<< resignation or discharge as of >>his or<< her age on the date when [[such]] >>the<< present employee became fifty-seven years of age. Provided, that if any [[wife]] >>spouse<< described in this paragraph shall be older than [[her husband]] >>the city employed spouse<<, >>his or<< her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse <<.

f. The amount of annuity to which the [[wife]] >>spouse<< of any present employee who shall attain and age of fifty-seven years while in the service subsequent to the first day in the month of January of the first year after the year in which this section shall come into effect in [[such]] >>the<< city, shall have a right from and after the date of the death of [[such]] >> the << present employee, shall be fixed when [[such]] >>the<< pre>present employee shall attain [[such]] >>the<< age of fifty-seven years if he >>or she<< shall then have completed fifteen or more years of service; or at the end of the fifteenth year of his service if he >> or she << shall not have completed [[such a]] >>the<< term of service at the time he >>or she<< shall attain an age of fifty-seven years; or at any time prior to the completion of fifteen years of service when [[such]] >>the<< present employee shall resign or be discharged from the service. Any [[such]] annuity shall be computed as of the age of [[such wife]] >>the spouse << on the date when [[such]] >>the<< present employee shall become fifty-seven years of age; provided, that if any [[such wife]] >> spouse << shall be older than [[her husband]] >> the city employed spouse <<, >> his or << her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse<<.

Part 9. Section 34-01-28-h to j of the charter is amended to read:

- h. When any present employee who shall have attained an age of fifty or more but less than fifty-seven years while in the service and who shall have served ten or more years shall resign or be discharged from the service, the amount of age and service annuity and the amount of prior service annuity to which any [[such]] present employee shall have a right from and after the date of [[such]] >>the<< resignation or discharge from the service, and the amount of widow's >>or widower's<< annuity and of widow's >>or widower's<< prior service annuity to which the [[wife]] >>spouse<< of [[such]] >>the<< present employee shall have a right from and after the date of his >>or her<< death shall be fixed as of their respective ages at the time of [[such]] >>the<< resignation or discharge; provided, that if the [[wife]] >>spouse<< of any [[such]] present employee shall be older than [[her husband]] >>the city employed spouse, his or<< her age for annuity purposes shall be assumed the same as [[his]] >>the city employed
- i. When any present employee who shall resign or be discharged from the service after [[such]] >>the<< present employee shall have served for a period of ten or more years but before he >>or she<< shall have attained an age of fifty years shall attain [[such]] >>the<< age while out of the service, the amount of age and service annuity and the amount of prior service annuity to which he >>or she<< shall have a right from and after the time when he >>or she<< shall have attained [[such]] >>the<< age of fifty years and shall have applied for annuity, and the amount of widow's >>or widower's<< annuity and widow's >>or widower's<< prior service annuity to which his >>or her spouse<< [[wife]] shall have a right from and after the date of his death, shall be fixed as of the respective ages of [[such]] >>the<< present employee and his [[wife]] >>or her spouse<< at the time [[such]] >>the<< present employee shall become fifty years of age; provided, that if any [[such wife]] >>spouse<< shall be older than >>the city employed spouse<< [[her husband]], >>his or<< her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse<<.
- j. No amount of annuity in excess of that fixed in accordance with the provisions of this subsection shall be granted to any present employee described in pars. h and i or to the widow >>or widower<< of any [[such]] present employee, unless [[such]] >>the<< present employee shall reenter the service before he shall have attained an age of fifty-seven years, in which case the amount of annuity to which [[such]] >>the<< present employee shall have a right shall be fixed when he >>or she<< shall again resign or be discharged from the service, whichever event shall first occur, as of his >>or her<< age at the time the amount of [[such]] >>the<< annuity shall be fixed, and the amount of annuity to which the [[wife]] >>spouse<< of any [[such]] present employee shall have a right shall be fixed when he >>or she<< shall have attained an age of fifty-seven years, if he >>or she<< shall then have completed fifteen or more years of service, or at the time subsequent to his attainment of [[such]] >>the<< age when he shall have completed fifteen years of service if he >>or she<< shall not have

completed [[such a]] >>the<< term of service at the time he >>or she<< shall have attained [[such]] >>the<< age or when he >>or she<< shall again resign or be discharged from the service, whichever event shall first occur, as of >>his or<< her age at the time [[such]] >>the<< present employee shall become fifty-seven years of age, provided that if any [[such wife]] >>spouse<< shall be older than [[her husband]] >>the city employed spouse<<, >>his or<< her age for annuity purposes shall be assumed to be the same as his >>the city employed spouse<<.

Part 10. Section 34-01-29-b-3 of the charter is amended to read:

29. FUTURE ENTRANTS OR PRESENT EMPLOYEES.

b-3. The amount of >>a<< widow's >>or widower's<< annuity or of >>a<< widow's >>or widower's<< prior service annuity which shall be fixed for the [[wife]] >>spouse<< of any employee while [[such]] >>the<< employee shall be alive, shall be that which can be provided by dividing the sum to the credit of [[such]] >>the<< employee for [[such]] >>the<< annuity purposes on the date when the amount of [[such]] >>the<< annuity shall be fixed by the number representing the difference between the following amounts: The amount required to provide an annuity of one dollar a year for life for [[such wife]] >>the spouse<< beginning on the date when the annuity is fixed, and the amount required to provide an annuity of one dollar a year for [[such wife]] >>the spouse<< date and payable throughout the life of [[her husband]] >>the city employed spouse<<.

Part 11. Section 34-01-31-c and d of the charter is amended to read:

31. WIDOW OF FUTURE ENTRANT.

c. Death while in service. The widow >>or widower<< of any future entrant who shall die while in the service after he >>or she<< shall have attained an age of fifty-seven or more years but before he >>or she<< shall have completed fifteen years of service shall have a right to receive annuity, from and after the date of the death of [[such]] >>the<< future entrant, of [[such]] >>the<< amount as can be provided from the entire sum accumulated to his >>or her<< credit on the date of his >>or her<< death for age and service annuity and widow's >>or widower's << annuity purposes, provided, that no part of any [[such]] accumulated sum resulting from contributions by the city shall be used to provide an annuity which shall exceed in amount that which [[such]] >> the << widow >> or widower << would have had a right to receive if [[such]] >> the << future entrant had lived and continued in service upon salary at the rate of his final salary until the time when the amounts of age and service annuity and widow's >>or widower's << annuity for him >>or her << and his >>or her spouse << [[wife]] respectively would have been fixed as stated in subsection 27 of this section. Regardless of the age of any [[such]] widow >>or widower<< concerned, any [[such]] annuity shall be computed as though the age of the future entrant concerned were exactly fifty-seven years on the date of his >>or her << death, and that of his

>>or her<< widow >>or widower<< if she shall be younger than [[he]] >>the city employed spouse<<, the age arrived at by subtracting the difference in time between their real ages from fifty-seven years; and if >>he or<< she shall be of the same age or older than [[he]] >>the city employed spouse<<, >>his or<< her age shall be assumed to be fifty-seven years.

d. Death before age 57. The widow >>or widower<< of any future entrant who shall die while in the service before he >>or she<< shall have attained an age of fifty-seven years shall have a right to receive annuity, from and after the date of the death of [[such]] >>the<< future entrant of [[such]] >>the<< amount as can be provided from the total amount of the sums accumulated to the credit of [[such]] >>the<< future entrant on the date of his >>or her<< death for age and service annuity and widow's >>or widower's<< annuity purposes from deductions from his >>or her<< salary and from contributions by the city; provided, that no part of the sum accumulated from contributions by the city shall be used to provide annuity for [[such]] >> the << widow >>or widower<< which shall exceed in amount that which [[such]] >>the<< widow >>or widower<< would have had a right to receive if [[her husband]] >>the city employed spouse<< had lived and continued in service upon salary at the rate of his >>or her<< final salary until he >>or she<< would have become fifty-seven years of age if he >> or she << would then have completed fifteen or more years of service, or until the time subsequent to his attainment of [[such]] >>the<< age when he >>or she << would have completed fifteen years of service, and an amount of widow's >> or widower's<< annuity were then fixed for [[such]] >> the<< widow >> or widower<< as of >>his or << her age as it would be at [[such]] >> the << time, in accord with the provisions of subsection 27 of this section concerning the age of a [[wife]] >>spouse<<. Any [[such]] annuity shall be computed as of the age of [[such]] >>the<< widow >>or widower<< on the date of the death of [[such]] >>the<< future entrant; provided, that if >>he or << she shall be older than [[he]] >> the city employed spouse<<, >>his or<< her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse<<.

Part 12. Section 34-01-31-g-1 and 4 of the charter is amended to read:

g-1. The widow >>or widower<< of any future entrant who shall resign or be discharged from the service after he >>or she<< shall have served ten or more years and before he >>or she<< shall have attained an age of fifty years and who shall not have withdrawn nor applied for refund of the sum accumulated to his credit from deductions from his >>or her<<salary for age and service annuity fund and widow's >>or widower's<< annuity purposes and who shall die, while not in service, before he >>or she<< shall have attained an age of fifty years shall have a right to receive annuity, from and after the date of the death of [[such]] >>the<< future entrant, of [[such]] >>the<< amount as can be provided from the total amount of the following sums to the credit of [[such]] >>the<< future entrant on the date of his death;

provided, that no part of any [[such]] sum accumulated from contributions by the city shall be used to provide an annuity for any [[such]] widow >>or widower<< which shall exceed in amount that which [[such]] >>the<< widow >>or widower<< would have had a right to receive if [[her husband]] >>the city employed spouse<< had lived until he attained an age of fifty years and had not reentered the service, and an amount of widow's >>or widower's<< annuity were then fixed for [[such]] >>the<< widow >>or widower<< as of >>his or<< her age as it would be, in accordance with the provisions of subsection 27 of this section concerning the age of a [[wife]] >>spouse<<, when [[her husband]] >>the city employed spouse<< would have attained [[such]] >>the<< age.

g-4. Any [[such]] annuity shall be computed as of the age of [[such]] >>the<< widow >>or widower<< at the time of the death of [[such]] >>the<< future entrant; provided, that if >>he or<< she shall be older than [[he]] >>the city employed spouse<<, >>his or<< her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse<<.

Part 13. Section 34-01-33-d and e of the charter is amended to read:

33. WIDOW OF PRESENT EMPLOYEE.

d. The widow >>or widower<< of any present employee who shall die while in the service, after he >>or she<< shall have become fifty-seven or more years of age and before the amounts of widow's >>or widower's << annuity and widow's >>or widower's << prior service annuity for his [[wife]] >> or her spouse << shall have been fixed, as provided in subsection 28 of this section, shall have a right to receive annuity, from and after the date of the death of [[such]] >>the<< present employee, of [[such]] >>the<< amount as can be provided from the total amount of the several sums to the credit of [[such]] >>the<< present employee on the date of his >>or her<< death for age and service annuity, widow's >>or widower's << annuity, prior service annuity and widow's >>or widower's << service annuity purposes; provided, that no part of [[such]] >> the << sums credited to [[such]] >> the << present employee which represent money contributed or to be contributed by the city shall be used to provide annuity for [[such]] >> the << widow >> or widower << in excess of that which >> he or << she would have had a right to receive if [[such]] >> the << present employee had lived and remained in the service upon salary at the rate of his final salary until he >>or she << would have completed fifteen years of service and the amount of annuity for his [[wife]] >>or her spouse<< were then fixed as provided in [[subsection 28]] >>sub. 28<< of this section. Any [[such]] annuity shall be computed as of the age of [[such]] >>the<< widow >>or widower<< on the date when [[such]] >>the<< present employee shall have become fifty-seven years of age; provided, that if >>he or << she shall be older than [[her husband]] >> the city employed spouse <<, >> his or << her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse << .

e. The widow >>or widower<< of any present employee who shall die while in the service before he >>or she<< shall have become fifty-seven years of age shall have a right to receive annuity, from and after the date of the death of [[such]] >>the<< present employee of [[such]] >>the<< amount as can be provided from the total amount of the several sums to the credit of [[such]] >>the<< present employee on the date of his >>or her<< death for age and service annuity, widow's >>or widower's<< annuity, prior service annuity, and widow's >>or widower's << prior service annuity purposes; but no part of [[such]] >>the<< sums credited to [[such]] >>the<< present employee which represent money contributed or to be contributed by the city shall be used to provide annuity for [[such]] >> the << widow >> or widower << in excess of that which she would have had a right to receive if [[such]] >> the << pre>present employee had lived and remained in the service upon salary at the rate of his final salary until he >>or she<< become fifty-seven years of age if he >>or she<< would then have completed fifteen or more years of service, or until the time subsequent to attainment of [[such]] >> the << age when he >> or she << would have completed fifteen years of service, and the amount of annuity for his [[wife]] >>or her spouse<< were then fixed as provided in subsection 28 of this section. Any [[such]] annuity shall be computed as of the age of [[such]] >>the<< widow >>or widower<< on the date of the death of [[such]] >>the<< present employee; provided, that if >>he or<< she shall be older than [[he]] >> the city employed spouse <<, >> his or << her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse<<.

Part 14. Section 34-01-33-h-1 and 4 of the charter is amended to read:

h-1. The widow >>or widower<< of any present employee who shall have served ten or more years and who shall resign or be discharged from the service before he >>or she << shall have become fifty years of age and who shall not have withdrawn nor applied for refund of the sums to his >>or her<< credit for annuity purposes from deductions from his salary to which he shall have had a right of refund and who shall die while out of the service before he shall become fifty years of age shall have a right to receive annuity, from and after the date of the death of [[such]] >>the<< present employee, of [[such]] >>the<< amount as can be provided from the total amount of the following sums to the credit of [[such]] >>the<< present employee on the date of his >>or her<< death; provided, that no part of any [[such]] sum which represents money contributed or to be contributed by the city shall be used to provide annuity for [[such]] >>the<< widow >>or widower<< in excess of that which >>he or<< she would have had a right to receive if [[such]] >>the<< present employee had lived until he >>or she<< attained an age of fifty years and had not reentered the service and an amount of annuity were then fixed for [[such]] >>the<< widow >>or widower<< in accordance with the provisions of subsection 28 of this section concerning the age of a [[wife]] >> spouse <<, as of >> his or << her age as it would be when [[her husband]] >>the city employed spouse<< would have attained an age of fifty years.

h-4. Any [[such]] annuity shall be computed as of the age of [[such]] >>the<< widow >>or widower<< at the time of the death of [[such]] >>the<< present employee, provided, that if >>he or<< she shall be older than [[he]] >>the city employed spouse<<, >>his or<< her age for annuity purposes shall be assumed to be the same as [[his]] >>the city employed spouse<<.

Part 15. Section 34-01-35-a of the charter is amended to read:

35. REENTRANCE INTO SERVICE.

a. When any [[fireman]] >> firefighter << who shall resign or be discharged from the service after the first day in the month of January of the first year after the year in which this section shall come into effect in [[such]] >>the<< city, shall reenter the service before he >>or she<< shall have attained an age of fifty-seven years, any annuity previously granted to [[such]] >> the << [[fireman]] >> firefighter << and any annuity fixed for the [[wife]] >> spouse << of [[such]] >> the << [[fireman]] >>firefighter<< shall be canceled. [[Such]] >>The<< [[fireman]] >>firefighter<< shall be credited in his >>or her<< account for annuity purposes with sums sufficient to provide annuities equal in amounts to those canceled for [[such]] >>the<< [[fireman]] >>firefighter<< and the [[wife]] >>spouse<<, for whom [[such]] >>the<< annuity shall have been fixed, of [[such]] >> the << [[fireman]] >> firefighter << as of their respective ages on the date of such [[fireman's]] >> firefighter's << reentrance into the service; provided, that the age of any [[such wife]] >> the spouse << who shall be older than [[her husband]] >> the city employed spouse << shall be assumed to be the same as his [[or hers]]. [[Such]] >>The<< sums shall be credited to [[such]] >>the<< [[fireman]] >> firefighter << to provide for annuities to be fixed and granted in the future. Deductions from the salary of any [[such fireman]] >> firefighter << and contributions by the city for all purposes of this section shall be made, as hereinbefore provided, from the time of such reentrance into the service, and when the proper time, as provided in foregoing subsections of this section, shall have arrived, new annuities based upon the amount then to the credit of [[such fireman]] >> the firefighter << for annuity purposes and the entire term of [[such fireman's]] >>the firefighter's<< service shall be fixed for [[such fireman]] >> the firefighter << and for [[such wife]] >>the spouse << of [[such fireman]] >> the firefighter <<.

Part 16. Section 34-01-37-g and h of the charter is amended to read:

37. PRIOR SERVICE AND RE-ENTRY.

g. The amount of annuity to which the [[wife]] >>spouse<< of any [[fireman]] >>firefighter<<, to whom this subsection shall apply, who shall attain an age of fifty-seven years, while in the service, and who shall not then have completed fifteen years of service from and after the date of his >>or her<< re-entrance into the service shall have a right from and after the date of the death of [[such fireman]] >> the

firefighter<<, shall be fixed on the date when [[such fireman]] >> the firefighter<< shall complete the fifteenth year of [[such]] service, as of the age of [[such wife]] >> the spouse<< on the date when [[such fireman]] >> the firefighter<< shall have attained an age of fifty-seven years; provided, that the age of any [[such wife]] >> the spouse<< who shall be older than [[her husband]] >> the city employed spouse<<, shall be assumed to be the same as [[his]] >> the city employed spouse<<. Any [[such]] annuity shall be of [[such]] >> the<< amount as can be provided from the amount to the credit of the [[fireman]] >> firefighter<< concerned for widow's >> or widower's<< annuity purposes on the date when the amount of [[such]] >> the<< annuity shall be fixed.

h. The amount of annuity to which the [[wife]] >>spouse << of any [[fireman]] >>firefighter<< to whom this subsection shall apply who shall attain an age of fifty-seven years, while in the service and who shall die before he >>or she<< shall have completed fifteen years of service from and after the date of his reentrance into the service shall have a right from and after the date of the death of [[such fireman]] >>the firefighter<< as of the age of [[such wife]] >>the spouse<< on the date when [[such fireman]] >> the firefighter << attained an age of fifty-seven years; provided that the age of any [[such wife]] >> spouse << who shall be older than [[her husband]] >>the city employed spouse<< shall be assumed to be the same as that of [[such husband]] >>the city employed spouse<<. Any [[such]] annuity shall be of [[such]] >>the<< amount as can be provided from the amount to the credit of [[such fireman]] >>the firefighter<< on the date of his >>or her<< death, for age and service annuity and widow's >>or widower's << annuity purposes; provided, that no part of the [[said]] >>the<< amount to the credit of [[such fireman]] >>the firefighter<< shall be used to provide any amount of annuity for [[such]] >>the<< widow >>or widower<< in excess of the amount to which [[such]] >>the<< widow >>or widower<< would have had a right if [[such fireman]] >> the firefighter << had lived and continued in the service upon salary at the rate of his >>or her<< final salary until he >>or she<< had completed fifteen years of service from and after the date of his >>or her<< reentrance into the service and the amount of the widow's >>or widower's << annuity for [[such]] >>the<< widow >>or widower<< were then fixed as stated in this subsection.

Part 17. Section 34-01-49-d of the charter is amended to read:

49. CHILD'S ANNUITY PROVISIONS.

d. Any [[such]] annuity shall consist of amounts of \$40 per month for each [[such]] child while a widow or widower of the deceased [[fireman]] >>firefighter<< parent of [[such]] >>the<< child shall survive and of \$50 per month for each [[such]] child while no [[such]] widow or widower shall exist; provided, if annuities for the widow >>or widower<< and children of any [[fireman]] >>firefighter<< whose death shall have been the result of injury incurred in the performance of one or more specific acts

of duty or for the children of [[such fireman]] >> the firefighter << in any [[such]] case wherein a widow >>or widower<< shall not exist, computed as hereinbefore stated, would exceed an amount equal to 75% of the final salary of [[such fireman]] >>the firefighter<< the annuity for each child of [[such fireman]] >> the firefighter<< shall be reduced pro rata so that the combined annuities for the family of [[such fireman]] >>the firefighter<< shall not exceed an amount equal to 75% of [[such]] >>the<< salary; and in case of the family of any [[fireman]] >> firefighter << whose death shall have been the result of any cause or causes other than injury incurred in the performance of one or more specific acts of duty in which annuities for [[such]] >>the<< family computed as hereinbefore stated, would exceed an amount equal to 50% of the final salary of [[such fireman]] >>the firefighter << , the annuity of each child of [[such fireman]] >> the firefighter << shall be reduced pro rata so that the combined annuities for [[such]] >>the<< family shall not exceed an amount equal to 50% of [[such]] >>the << salary; but if in any [[such]] >> the << latter case the annuity provided as hereinbefore stated in this section for the widow >>or widower<< of any [[such fireman]] >> firefighter << shall exceed an amount equal to 50% of [[such]] >>the<< salary, [[such]] >>the<< annuity for [[such]] >>the<< widow >>or widower<< shall not be reduced.

Part 18. Section 34-01-50-c-2 of the charter is amended to read:

50. DUTY DISABILITY BENEFITS.

c-2. The widow >>or widower<< of [[such]] >> the<< member after his >>or her<< death shall receive during >>their<< [[her]] widowhood >>or widowerhood<<, until >>his or<< her remarriage, 70% of the amount of duty disability which the member received at the time of his >>or her<< death and [[such]] >>the<< percentage shall thereafter be based upon the salary of the position of [[such]] >>the<< member at the time of his >>or her<< death. The amount payable to the widow >>or widower<< herein shall be reduced by any amount payable concurrently to the widow >>or widower << under subs. 31-b to d and 34. In the event however that a [[fireman]] >>firefighter<< who is eligible to receive duty disability has a disability involving the loss of use of both eyes or the full loss of use of one eye and one limb or the full loss of the use of 2 limbs or an equivalent disability that would impair the member's (retiree's) ability to earn a livelihood, and [[such]] >>the<< disability is determined by majority action of a panel consisting of 3 physicians, one physician to be designated by the Milwaukee professional firefighters association, one physician to be designated by the city labor negotiator, and the third physician to be selected by agreement of the other 2 physicians; then in [[such]] >> the << event [[such fireman]] >> the firefighter << shall receive a duty disability pension of 90% of his >> or her << current salary. If [[such]] >> the << panel reaches a determination unfavorable to the [[fireman]] >>firefighter<< on duty disability he >>or she<< may after 6 months but not later than one year request the convening of a second 3-physician panel to be constituted in the same manner and for the same purpose of the initial panel but [[such]] >> the <<

request shall be in writing. If an unfavorable result is reached, the [[fireman]] >>firefighter<< may seek further review but not sooner than 12 months from the last determination. Recomputation of the amount of disability benefit shall occur whenever there is a salary adjustment for [[such]] >>the<< position. [[Such]] >>The<< adjustment shall thereupon become effective at once. If the position from which the member retired under a duty disability is eliminated, then the city service commission shall determine in what manner the current annual salary shall be established for [[such]] >> the << position for purposes of determining disability payment under this section. The widow >>or widower<< of [[such]] >>the<< member after his >>or her << death shall receive but only during [[her]] >> their << widowhood >> or widowerhood << 75% of the amount of duty disability which the member received at the time of his >>or her<< death and [[such]] >>the<< percentage shall thereafter be based upon the salary of the position of [[such]] >>the<< member at the time of his death. The amount payable to the widow >>or widower<< herein shall be reduced by any amount payable concurrently to the widow >>or widower<< under subs. 31-b, c, d and 34 of this section. The period of time during which duty disability benefits shall be paid shall in no event be less than the time provided for under similar circumstances in this act prior to this amendment. Any [[such fireman]] >> firefighter << shall also have a right to receive child's disability benefits of amounts of \$40 a month on account of each child, the issue of [[such fireman]] >> the firefighter << , less than 18 years of age; provided, the total amount of child's disability benefit which shall be granted or paid to any [[such fireman]] >> firefighter << shall not exceed 20% of the salary, as aforesaid to [[such fireman]] >> the firefighter <<. [[Such]] >> The << benefit or benefits shall be paid to [[such]] >>the<< disabled [[fireman]] >>firefighter<< periodically according to rules concerning [[such]] >>the<< benefits to be adopted by the retirement board.

Part 19. Section 34-01-53-b of the charter is amended to read:

53. ORDINARY DISABILITY

b. The amount of annuity to which the [[wife]] >>spouse<< of any [[such fireman]] >>firefighter<< shall have a right from and after the date of the death of [[such fireman]] >>the firefighter<< shall be fixed on the date of the resignation or discharge of [[such fireman]] >>the firefighter<<. It shall be of [[such]] >>the firefighter<< on the date of his >>or her<< resignation or discharge from the service, for widow's >>or widower's<< annuity purposes if [[such fireman]] >>the firefighter<< shall be a future entrant, or for widow's >>or widower's<< annuity and widow's >>or widower's<< shall be a present employee. Any [[such]] annuity shall be computed as of the age of [[such wife]] >>the spouse<< on the date of [[such]] >>the<< resignation or discharge; provided that if [[such wife]] >>the spouse<< shall be older than [[her husband]] >>the city employed spouse,<< >>his or<< her age shall be assumed to be

the same as [[his]] >>the city employed spouse<<.

Part 20. Section 34-01-55-d of the charter is amended to read:

55. ANNUITY AND BENEFIT FUND.

d. Widows, >>widowers,<< children less than eighteen years of age, dependent daughters, fathers or mothers of [[firemen]] >>firefighters<< who are or who shall become pensioners under and by virtue of chapter 165, laws of 1903, as amended, and who shall die shall have a right to receive pensions in accord with the provisions of [[said]] chapter 165, laws of 1903, as amended, and the retirement board shall allow all [[such]] >>the<< pensions in accordance with the provisions of [[said]] chapter 165, laws of 1903, as amended, and shall pay all [[such]] >>the<< pensions from the annuity and benefit fund herein provided for.

Part 21. Whenever the term "fireman" or "fireman's" appears in the following sections of the charter, the term "firefighter" or "firefighter's" is substituted, respectively:

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34-01-3-d
34-01-4
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34-01-7-h

34-01-7-i

34-01-11-d

34-01-11-e

34-01-13-a

34-01-13-е

34-01-13-g

34-01-13-h

34-01-13-j

34-01-34-a

34-01-34-a-3

34-01-34-b

34-01-35-b

34-01-35-c

34-01-36

34-01-37-a

34-01-37-b

34-01-37-c

34-01-37-d

34-01-37-е

34-01-37-f

34-01-38-a

34-01-38-b

34-01-38-c

34-01-38-d
34-01-39-a
34-01-39-b
34-01-39-с
34-01-39-d
34-01-40
34-01-41
34-01-42-b
34-01-42-c
34-01-42-d
34-01-42-e
34-01-43
34-01-44
34-01-45-a
34-01-45-b
34-01-46-a
34-01-46-b
34-01-48
34-01-49-a
34-01-49-b
34-01-49-с
34-01-50-c-1
34-01-50-d
34-01-50-e-1
34-01-50-f
34-01-50-g
34-01-50-h
34-01-50-i
34-01-50-ј
34-01-51-b
34-01-51-c
34-01-51-d
34-01-51-e
34-01-51-f
34-01-51-h-1
34-01-51-h-2
34-01-51-h-4
34-01-51-h-5
34-01-52-a
34-01-52-b
34-01-52-с
34-01-53-a
34-01-53-с

34-01-54-a 34-01-54-b 34-01-54-c 34-01-56-b 34-01-59-с 34-01-59-c-2 34-01-59-c-4 34-01-59-c-5 34-01-59-d-1 34-01-59-d-2 34-01-59-d-4 34-01-59-d-5 34-01-59-е 34-01-59-e-3 34-01-59-h 34-01-60-a 34-01-60.1-b 34-01-60.2-a 34-01-60.2-b 34-01-61-a 34-01-63 34-01-65-е 34-01-67-b 34-01-67-с 34-01-68 34-02 34-05

Part 22. Whenever the term "firemen" and "firemen's" appears in the following sections of the charter, the term "firefighters" and "firefighters" is substituted, respectively:

34-01-3-a 34-01-3-b 34-01-3-d 34-01-7-a 34-01-7-b 34-01-11-a 34-01-11-b 34-01-12-0 34-01-14-0 34-01-14-a 34-01-14-b 34-01-18-a 34-01-20-a 34-01-36-0 34-01-39-0 34-01-40-0 34-01-42-a-3 34-01-a-3-b 34-01-48-0 34-01-50-a 34-01-50-b 34-01-51-a 34-01-51-g 34-01-51-h 34-01-51-h-1 34-01-51-h-3 34-01-51-h-4 34-01-55-a 34-01-55-b 34-01-55-с 34-01-59-b 34-01-59-d 34-01-59-f 34-01-59-i 34-01-60-с 34-01-67-0 34-01-67-a 34-01-71-a 34-01-71-b 34-02 34-04-1 34-04-2 34-04-3 34-05-0 34-06-3

Part 23. Whenever the term "he" appears in the following sections of the charter, the term "he or she" is substituted:

34-01-17-a 34-01-17-b 34-01-18-a

34-01-18-b
34-01-22-a
34-01-22-с
34-01-23-a
34-01-23-с
34-01-25-a
34-01-25-b
34-01-28-a
34-01-28-b
34-01-28-е
34-01-28-f
34-01-28-i
34-01-28-j
34-01-29-a
34-01-29-b
34-01-30-a
34-01-30-b
34-01-30-с
34-01-30-c-4
34-01-31-a
34-01-31-b
34-01-31-e-1
34-01-31-f-1
34-01-32-b
34-01-32-с
34-01-32-d-1
34-01-32-e-1
34-01-32-e-4
34-01-33-b
34-01-33-с
34-01-33-f-1
34-01-33-g-1
34-01-34-a
34-01-34-a-1
34-01-34-a-3
34-01-35-b
34-01-35-с
34-01-37-b
34-01-37-с
34-01-37-d
34-01-37-е
34-01-39-a
34-01-39-b

34-01-39-с 34-01-39-d 34-01-42-a-1 34-01-42-a-2 34-01-42-a-3 34-01-42-a-4 34-01-42-a-5 34-01-42-c 34-01-46-a 34-01-49-a 34-01-49-b 34-01-50-c-1 34-01-50-e-1 34-01-50-f-1 34-01-50-i 34-01-50-j 34-01-51-b 34-01-51-d 34-01-51-f 34-01-53-a 34-01-53-с 34-01-53-e-3 34-01-60-a 34-01-60-b 34-01-60.1-a 34-01-60.2-b 34-01-60.2-c 34-01-67-b 34-01-68 34-01-72-a 34-01-72-b 34-02

Part 24. Whenever the term "her" appears in the following sections of the charter, the term "her or his" is substituted:

34-01-33-h 34-01-34-a 34-01-34-b 34-01-34-c 34-01-62 34-01-72-b

Part 25. Whenever the term "his" appears in the following sections of the charter, the term "his or her" is substituted:

34-01-3-b 34-01-3-с 34-01-3-d 34-01-3-е 34-01-7-0-3 34-01-8 34-01-13-a 34-01-13-e 34-01-17-a 34-01-17-c 34-01-18-a 34-01-18-b 34-01-20-a 34-01-20-b 34-01-22-a 34-01-22-с 34-01-23-a 34-01-23-с 34-01-25-a 34-01-25-b 34-01-28-a 34-01-28-b 34-01-28-c 34-01-28-е 34-01-28-f 34-01-30-a 34-01-30-b-2 34-01-30-b-3 34-01-30-b-4 34-01-30-c-1 34-01-30-c-3 34-01-30-c-4 34-01-31-b

34-01-31-e-3 34-01-31-f-1 34-01-31-f-3 34-01-32-a 34-01-32-b

34-01-32-с	
34-01-32-d-3	
34-01-32-e-1	
34-01-32-e-3	
34-01-32-e-4	
34-01-33-с	
34-01-33-f-3	
34-01-33-g-1	
34-01-33-g-3	
34-01-33-h-3	
34-01-34-a	
34-01-34-a-1	
34-01-34-a-3	
34-01-35-b	
34-01-35-с	
34-01-37-b	
34-01-37-с	
34-01-37-f	
34-01-38-a	
34-01-38-b	
34-01-38-с	
34-01-38-d	
34-01-39-с	
34-01-42-a-1	
34-01-42-a-3-a	a
34-01-42-a-5	
34-01-42-b	
34-01-42-c	
34-01-42-e	
34-01-46-a	
34-01-47	
34-01-49-b	
34-01-50-i	
34-01-50-ј	
34-01-51-e	
34-01-51-f	
34-01-52-b	
34-01-53-a	
34-01-54-a	
34-01-54-b	
34-01-60-a	
34-01-60-b	
34-01-60.1-a	

34-01-60.2-a 34-01-60.2-b 34-01-62 34-01-65 34-01-67-b 34-01-72-a 34-01-72-b 34-01-74 34-02

Part 26. Whenever the term "wife" appears in the following sections of the charter, the term "spouse" is substituted:

34-01-31-b 34-01-31-f 34-01-31-g 34-01-33-с 34-01-33-g 34-01-35-с 34-01-37-a 34-01-37-b 34-01-37-е 34-01-37-f 34-01-38-c 34-01-39-0 34-01-39-a 34-01-39-b 34-01-39-с 34-01-39-d 34-01-46-a 34-01-47-0 34-01-49-b 34-01-49-c 34-01-59-c-5

34-01-59-e-3 34-01-72-b

Part 27. Whenever the term "widow", "widows", "widow's" or "widows" appears in the following sections of the charter, the term "widow or widower", "widows or widowers", "widow's or widowers" and "widows' or widowers" is substituted, respectively:

34-01-7-j 34-01-21-0 34-01-22-c 34-01-23-0 34-01-23-с 34-01-24-0 34-01-25-0 34-01-25-a 34-01-25-b 34-01-26-0 34-01-28-g 34-01-29-a 34-01-29-b-2 34-01-30-с 34-01-31-0 34-01-31-a 34-01-31-b 34-01-31-e-1 34-01-31-e-2 34-01-31-e-3 34-01-31-f 34-01-31-f-2 34-01-31-f-3 34-01-31-g 34-01-31-g-2 34-01-31-g-3 34-01-32-е 34-01-33-0 34-01-33-a 34-01-33-b 34-01-33-с 34-01-33-f-1 34-01-33-f-2 34-01-33-f-3 34-01-33-g 34-01-33-g-2 34-01-33-g-3 34-01-33-h-2 34-01-33-h-3 34-01-34-a

34-01-34-a-3 34-01-34-b

34-01-34-с
34-01-35-b
34-01-35-с
34-01-37-a
34-01-37-b
34-01-37-d
34-01-37-е
34-01-37-f
34-01-38-a
34-01-38-a
34-01-38-с
34-01-38-d
34-01-39-0
34-01-39-a
34-01-39-b
34-01-39-с
34-01-39-d
34-01-41-0
34-01-42-a-1
34-01-42-b
34-01-42-c
34-01-42-е
34-01-56-a
34-01-56-b
34-01-59-с
34-01-59-c-2
34-01-59-c-4
34-01-59-c-5
34-01-59-d
34-01-59-d-4
34-01-59-e-2
34-01-59-e-3
34-01-59-f
34-01-59-f-2
34-01-59-h
34-01-60.1-0
34-01-60.1-a
34-01-60.1-b
34-01-60.1-с
34-01-60.1-d
34-01-60.1-е
34-01-61-a
34-01-66-с

34-01-67-a 34-01-68-0 34-01-71-a 34-01-72-0

34-01-72-a

34-01-72-b

34-01-34-06

Part 28. This is a charter ordinance and shall take effect 60 days after its passage and publication, unless within such 60 days a referendum petition is filed as provided in s. 66.0101(5), Wis. Stats., in which event this ordinance shall not take effect until submitted to a referendum and approved by a majority of the electors voting thereon.

Sponsors: Ald. Zamarripa, Ald. Spiker, Ald. Burgelis, Ald. Westmoreland, Ald. Taylor and Ald. Moore

A motion was made by ALD. ZAMARRIPA that this Charter Ordinance be PASSED. This motion PREVAILED by the following vote:

Ave. 14 - Ald. Pratt, Ald. BROWER, Ald. Bauman, Ald. Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

0 No,

Excused, 1 - Ald.Chambers Jr.

COMMENDATORY AND CONDOLATORY RESOLUTIONS

2. 250063 Communication from the City Clerk relating to various commendatory/condolatory resolutions to be acknowledged and affirmed by the Common Council.

> THE CHAIR Sponsors:

A motion was made by ALD. TAYLOR that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald. Pratt, Ald. BROWER, Ald. Bauman, Ald. Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No.

Excused, 1 - Ald.Chambers Jr.

THE LICENSES COMMITTEE RECOMMENDS:

3. 241991 Motion relating to the recommendations of the Licenses Committee relating to licenses.

Sponsors: THE CHAIR

Renewal with a 10 (ten) day suspension of the Filling Station, Food Dealer and Weights & Measures licenses and nonrenewal of the Extended Hours Establishments license for Rana F. Anwar based upon the preponderance of the evidence in the police report, applicant, and aldermanic testimony that demonstrates that the operation results in a threat to the health, safety, and welfare of the public and for failure to comply with the approved plan of operations; for the premises located at 406 W Center St. ("Center St BP") in the 6th aldermanic district.

(Written objections have been filed)

Rana F. Anwar

Nonrenewal of the Class B Tavern, Public Entertainment Premises and Food Dealer licenses for Kimberly Lloyd based upon the preponderance of the evidence in the residents testimony, aldermanic testimony and the video included in notice of the hearing that demonstrates the operations results in a threat to health, safety or welfare of the public for the loud noise when the business is open, the excessive littering and other things mentioned at the hearing and denial of the Change of Agent, Removing/Adding Stockholder transfer application; for the premises located at 340 W Reservoir Av. ("Lush Lounge") in the 6th aldermanic district.

(No written objections have been filed)

A motion was made by ALD. ZAMARRIPA that this Motion be APPROVED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. (

Excused, 1 - Ald.Chambers Jr.

THE PUBLIC WORKS COMMITTEE RECOMMENDS:

PASSAGE OF THE FOLLOWING:

4. <u>240031</u> A substitute ordinance relating to the creation of an anti-illegal dumping policy and research committee.

The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Section 320-25 of the code is created to read:

320-35. Anti-Illegal Dumping Policy and Research Committee.

- 1. COMPOSITION. There is created an anti-illegal dumping policy and research committee consisting of 9 members serving 2-year terms:
- a. 3 alderpersons, to be appointed by the president of the common council.
- b. One representative from the department of public works, to be appointed by the commissioner of public works.
- c. One representative from the department of neighborhood services, to be appointed by the commissioner of neighborhood services.
- d. One representative from a neighborhood service provider operating in any city neighborhood with a high rate of illegal dumping, to be appointed by the common council president.
- e. One representative from the department of city development, to be appointed by the commissioner of city development.
- f. 2 residents from neighborhoods with a high rate of illegal dumping, to be appointed by the common council president.
- 2. DUTIES. The committee shall meet on a quarterly basis, and shall research, develop, monitor and recommend plans to coordinate citywide anti-illegal dumping efforts designed to reduce illegal dumping.
- 3. STAFFING. The city clerk shall provide staff assistance to the committee with additional assistance from other departments as needed. All city departments are directed to cooperate with the committee and provide assistance whenever the committee so requests.
- 4. REPORTS. The committee shall submit a written annual report to the common council and the mayor by December 31 of each year.

<u>Sponsors:</u> Ald. Coggs, Ald. Pratt, Ald. Chambers Jr., Ald. Taylor, Ald. Burgelis, Ald. Bauman and Ald. Moore

Ald. Moore requested to be added as Co-sponosr. There were no objections.

A motion was made by ALD. COGGS that this Ordinance be PASSED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

ADOPTION OF THE FOLLOWING:

5. <u>241658</u> Resolution approving an ar

Resolution approving an amendment to lease agreement with T-Mobile Central, LLC for the placement of personal communications services antennas and ancillary equipment at the Zeidler Municipal Building at 841 N. Broadway.

Whereas, The Common Council adopted Resolution File Number 991882 on April 11, 2000, approving a 5-year lease agreement with Voicestream Wireless for the placement of personal communications services antennas at the Ziedler Municipal Building at 841 N. Broadway; and

Whereas, The lease agreement with Voicestream Wireless was extended for a 5-year term authorized by Resolution File Number 050053, adopted May 20, 2005; and

Whereas, T-Mobile Central LLC (T-Mobile) succeeded as tenant to the lease as authorized by Resolution File Number 100072, adopted June 15, 2010; and

Whereas, The lease was extended for a 5-year term authorized by resolution File Number 110460, adopted November 2, 2011, and

Whereas, The lease was further amended as authorized by Common Council Resolution File Number 160377 and by Common Council Resolution File Number 191814; and

Whereas, The Department of Administration, working with the City Attorney's Office, has negotiated a sixth amendment to the lease agreement; and Whereas, This amendment of the lease agreement between the City and T-Mobile for the placement of personal communications services antennas at the Ziedler Municipal Building at 841 N. Broadway, extends the term of the lease until June 18, 2030 and provides T-Mobile five (5) additional five (5) year renewal terms; and

Whereas, The lease agreement offers a fair market value to the City, protects other City interests, and is acceptable to all City participants; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the Common Council approves and amends the lease agreement, identified as the "Sixth

Amendment to Lease Agreement," between the City of Milwaukee and T-Mobile for the placement of personal communications services antennas at the Ziedler Municipal Building at 841 N. Broadway, a copy of which is attached to this file, and authorizes the proper City officials to enter into this lease amendment on behalf of the City of Milwaukee.

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

6. 241659

Resolution approving an amendment to lease agreement with T-Mobile Central, LLC for the placement of personal communications services antennas and ancillary equipment at the Southside Health Center at 1640 S. 24th Street.

Whereas, The Common Council adopted Resolution File Number 991881 on April 11, 2000, approving a 5-year lease agreement with Voicestream Wireless for the placement of personal communications services antennas at the Southside Health Center at 1640 S. 24th St.; and

Whereas, The lease agreement with Voicestream Wireless was extended for a 5-year term authorized by Resolution File Number 050052, adopted May 20, 2005; and

Whereas, T-Mobile Central LLC (T-Mobile) succeeded as tenant to the lease as authorized by Resolution File Number 100074, adopted June 15, 2010; and

Whereas, The lease was extended for a 5-year term authorized by resolution File Number 110463, adopted November 2, 2011, and

Whereas, The lease was amended to allow upgrades to equipment by resolution File Number 160376, adopted July 26, 2016, File Number 171032, adopted November 7, 2017, and File Number 191858, adopted March 24, 2020; and

Whereas, The Department of Administration, working with the City Attorney's Office, has negotiated an amendment to the lease agreement; and

Whereas, This amendment of the lease agreement between the City and T-Mobile for the placement of personal communications services antennas at the Southside Health Center at 1640 S. 24th St., extends the term of the lease until June 18, 2030 and

provides T-Mobile five (5) additional five (5) year renewal terms; and

Whereas, The lease agreement offers a fair market value to the City, protects other City interests, and is acceptable to all City participants; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the Common Council approves and amends the lease agreement, identified as the "Seventh Amendment to Lease Agreement," between the City of Milwaukee and T-Mobile for the placement of personal communications services antennas at the Southside Health Center at 1640 S. 24th St., a copy of which is attached to this file, and authorizes the proper City officials to enter into this lease agreement on behalf of the City of Milwaukee.

Drafter:

City Attorney Jordan M. Schettle 02/07/2025

Sponsors:

THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

7. 241934

Substitute resolution authorizing the Milwaukee Water Works to file a simplified rate case with the Public Service Commission.

Whereas, The Milwaukee Water Works is a self-financing business enterprise of the City of Milwaukee that provides clean, safe drinking water to the City of Milwaukee and sixteen neighboring communities; and

Whereas, The Milwaukee Water Works must maintain adequate revenue to produce high quality drinking water and properly operate, maintain and repair its extensive water plants and distribution system infrastructure; and

Whereas, The Milwaukee Water Works is eligible to apply for a rate adjustment using the Simplified Rate Case process because one full calendar year has elapsed since the last rate adjustment in April 2023 and the utility's 2024 estimated rate of return of 1.2% is below the Public Service Commission of Wisconsin's benchmark rate of return of 6.2%; and

Whereas, The Simplified Rate Case process helps utilities maintain rate continuity so that customers benefit from reducing the impact of sporadic, larger rate increases; and

Whereas, the rate increase factor prescribed by the Public Service Commission for the Simplified Rate Case process for 2025 is 3%, which is an annualized increase of 1.25% for 2025 when implemented after July 31, 2025; and

Whereas, 3% would increase annual revenue by approximately \$3.2 million and the increase to the average residential customer using 15 Ccf of water per quarter would be \$2.00 per quarter or \$8.00 per year; however, the increase would be in place for less than six months in 2025 so revenue would increase by \$1.3 million and customer increase would be \$3.33 for the year; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the proper city officials are authorized and directed to apply to the Public Service Commission of Wisconsin for a 3% water rate increase using the simplified rate case process; and, be it

Further Resolved, That the rate increase will not be effective before July 31, 2025.

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

8. 241941

Resolution approving a third amendment to the lease agreement with Cellco Partnership d/b/a Verizon Wireless for the placement of personal communications services antennas and ancillary equipment at 8814 W. Lisbon Avenue.

Whereas, The Common Council adopted Resolution File Number 010185 on June 19, 2001 approving a lease agreement with Verizon for the placement of personal communications services antennas at the Milwaukee Fire Department facility located at 8814 W. Lisbon Avenue; and

Whereas, The Common Council adopted Resolution File Number 130707 on September 24, 2013 approving a first amendment to the lease agreement; and

Whereas, The Common Council adopted Resolution File Number 211121 on November 23, 2021 approving a second amendment to the lease agreement; and Whereas, The Department of Administration, working with the City Attorney's Office, has negotiated a third amendment to the lease agreement; and

Whereas, This amendment of the lease agreement between the City and Verizon for the placement of personal communications services antennas at the fire station located at 8814 W. Lisbon Avenue, allows Verizon to upgrade its facilities; and

Whereas, The lease agreement offers a fair market value to the City, protects other City interests, and is acceptable to all City participants; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the Common Council approves and amends the lease agreement, identified as the "Third Amendment to Lease Agreement," between the City of Milwaukee and Cellco Partnership d/b/a Verizon Wireless for the placement of personal communications services antennas at the fire station located at 8814 W. Lisbon Avenue; and, be it

Further Resolved, the Common Council authorizes the proper City officials to enter into this lease amendment on behalf of the City of Milwaukee, in substantially the same form as attached to this file.

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

9. <u>241951</u> Resolution relating to acceptance and funding of an Employ Milwaukee grant.

Whereas, The City of Milwaukee appears to be eligible for grant funds from Employ Milwaukee (contingent on funding from the State of Wisconsin) and

Whereas, these efforts further the common councils' codified implementation of Milwaukee Climate and Equity Plan and the Milwaukee Green Infrastructure Plan.

Whereas, the operation of this grant from 05/01/2025 to 04/30/2026 would cost \$10,193 of which \$10,193 (100%) would be provided by the grantor and \$0 (0%) would be provided by the city; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the Milwaukee

Department of Public Works Forestry Service shall accept this grant without further approval unless the terms of the grant change as indicated in Section 304-81, of the Milwaukee Code of Ordinances; and, be it

Further Resolved, That the City Comptroller is authorized to:

1. Commit funds within the Project/Grant Parent of the 2024 Special Revenue-Grant and Aid Projects the following amount for the project titled: United States Department of Agriculture (USDA) Infrastructure Reduction Act Urban and Community Forestry Grant:

Project/Grant GR0002400000 Fund 0150 Org 9990 0001 Program Budget Year 0000 R999 Sub Class 000600 Account Project Grantor Share \$10,193 Amount

- 2. Create the necessary Grant and Aid Project/Grant and Project/Grant levels; budget against these Project/Grant values the amount required under the grant agreement;
- 3. Establish the necessary City Share Project Values; and, be it

Further Resolved, that these funds are budgeted for the (Department of Public Works-Operations-Forestry Service) which is authorized to:

- 1. Expend from the amount budgeted for specified purposes as indicated in the grant budget and incur costs consistent with the award date; and
- 2. Enter into subcontracts as detailed in the grant budget.

Sponsors: Ald. Bauman

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

10. 241966

Resolution authorizing the City Comptroller to transfer additional funds to the previously established project for the Wisconsin Department of Transportation and the City of Milwaukee for cost participation for the design of South Lincoln Memorial Drive from Jones Street to Carferry Drive with a total estimated cost increase for the project of \$60,000, with an estimated Grantor share of \$0, and an estimated City share of \$60,000.

Whereas, Additional funds are, therefore, necessary to complete the design of the projects; now, therefore be it

Resolved, By the Common Council of the City of Milwaukee, that the City Comptroller is hereby authorized to transfer fund to the project grant chart field as follows:

Project Grant Value State ID 2109-02-00 ST320240101 South Lincoln Memorial Drive Jones Street to Carferry Drive

City Share Non-Assessable Paving Fund ST320250000 Fund 0333 \$60,000

Grantor Reimbursable SP032250100 Fund 0306 \$0

Grantor Non-Reimbursable \$0

Estimated Additional Design - \$60,000

Total design previously authorized \$275,000 Current estimated cost of total project including this resolution \$3,261,850 Original estimated cost of total project (Resolution File Number 231077) \$3,201,850

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

11. 241967

Resolution directing the Commissioner of Public Works to execute a document titled "1st Revision State/Municipal Agreement for a State-Let Highway Project" with the Wisconsin Department of Transportation for the programming, design, real estate acquisition, and construction of South 84th Street (STH 181) Honey Creek to Bluemound Road, with a total estimated cost increase for the project of \$350,000, with an estimated Grantor share of \$212,750 and an estimated City share of \$104,850. Remaining \$32,400 of costs to be funded by City of Wauwatosa.

Whereas, A project agreement has been requested and received from the Wisconsin Department of Transportation (WisDOT) to be executed by the City of Milwaukee for the programming, design, real estate acquisition, and construction of South 84th Street (STH 181) Honey Creek to Bluemound Road with Federal and State aid under the State Highway Rehabilitation Program; and

Whereas, The Department of Public Works shall notify the Common Council of the City of Milwaukee of project cost overruns and changes in scope approved by the Department of Public Works; and

Whereas, The Common Council of the City of Milwaukee recognizes that the City may be 100 percent liable for project cost overruns and changes in scope as approved by the Department of Public Works; and

Whereas, The Common Council of the City of Milwaukee recognizes that the City may be liable for any cost incurred by the State should the City decide to withdraw from the project; and

Whereas, Construction funds for the project will be included in a separate resolution; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee that the Commissioner of Public Works is hereby authorized to execute the agreement for the programming, design, and construction of the aforementioned connecting highway project with Federal and/or State aid, copies of which are attached to Common Council Resolution File Number 241967, and are incorporated into this resolution by reference as though set forth in full; and, be it

Further Resolved, That the Commissioner of Public Works is hereby authorized to undertake or engage a consultant to undertake preliminary engineering for the improvement of the aforementioned project and to reimburse the WisDOT for preliminary engineering costs they incur from the improvement; and, be it

Further Resolved, That the City Comptroller is hereby authorized to create within the Capital Improvement Fund, Grant and Aid Projects, the necessary Project Grant Chartfield Values for design engineering for the project (Expenditure) and transfer to any of these accounts the amount required under the grant agreement and City Accounting Policy but not to exceed a 10 percent increase of the total amounts reserved for the grantor's share and local share or \$5,000, whichever is greater, as follows:

State I.D. 2165-03-00 ST320240401 South 84th Street Honey Creek to Bluemound Road STH 181 Preliminary Engineering

City Share Non-Assessable Fund Paving ST320250000 Fund 0333 \$31,250

Grantor Reimbursable Funds SP032250100 Fund 0306 \$187,500

Grantor Non-Reimbursable Funds \$0

Estimated Total Preliminary Engineering \$500,000 Total Preliminary Engineering Previously Authorized \$250,000

Current Estimated Cost of Total Project Including this Resolution \$2,210,000 Original Estimate Cost of Total Project (Resolution #231269) \$1,860,000

Further Resolved, That the City Engineer is hereby authorized to approve and make periodic payments to the WisDOT upon receipt of invoices for the City's share of the project costs.

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

12. 241968

Resolution directing the Commissioner of Public Works to execute a document titled "1st Revision State/Municipal Agreement for a State-Let Highway Project" with the Wisconsin Department of Transportation for the programming, design, and construction of Dr. Martin Luther King Jr. Drive intersection with North Avenue, with a total estimated cost decrease for the project of \$840,225, with an estimated Grantor share decrease of \$588,150 and an estimated City share decrease of \$252,075.

Whereas, A project agreement has been requested and received from the Wisconsin Department of Transportation (WisDOT) to be executed by the City of Milwaukee for the programming, design, and construction of Dr. Martin Luther King Jr. Drive intersection with North Avenue with Federal and State aid under the Highway Safety Improvement Program; and

Whereas, The Department of Public Works shall notify the Common Council of the City of Milwaukee of project cost overruns and changes in scope approved by the Department of Public Works; and

Whereas, The Common Council of the City of Milwaukee recognizes that the City may be 100 percent liable for project cost overruns and changes in scope as approved by the Department of Public Works; and

Whereas, The Common Council of the City of Milwaukee recognizes that the City may be liable for any cost incurred by the State should the City decide to withdraw from the project; and

Whereas, Construction funds for the project will be included in a separate resolution; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee that the Commissioner of Public Works is hereby authorized to execute the agreement for the programming, design, and construction of the aforementioned connecting highway project with Federal and/or State aid, copies of which are attached to Common Council

Resolution File Number 241968, and are incorporated into this resolution by reference as though set forth in full; and, be it

Further Resolved, That the Commissioner of Public Works is hereby authorized to undertake or engage a consultant to undertake preliminary engineering for the improvement of the aforementioned project and to reimburse the WisDOT for preliminary engineering costs they incur from the improvement; and, be it

Further Resolved, That the Commissioner of Public Works is hereby authorized to install the permanent street lighting and traffic control facilities necessary in conjunction with the aforementioned project, following the execution of the traffic control and street lighting agreement, the cost of which will be included in future resolutions; and, be it

Further Resolved, That the City Comptroller is hereby authorized to create within the Capital Improvement Fund, Grant and Aid Projects, the necessary Project Grant Chartfield Values for design engineering for the project (Expenditure) and transfer to any of these accounts the amount required under the grant agreement and City Accounting Policy but not to exceed a 10 percent increase of the total amounts reserved for the grantor's share and local share or \$5,000, whichever is greater, as follows:

State I.D. 2568-00-02 ST320230801 Dr. Martin Luther King Jr. Drive Intersection with North Avenue

City Share Non-Assessable Paving Fund ST320250000 Fund 0333

Grantor Reimbursable Funds SP032250100 Fund 0306 \$0

Grantor Non-Reimbursable Funds \$0

Estimated Total Preliminary Engineering \$257,500

Total Preliminary Engineering Previously Authorized \$257,500

Current Estimated Cost of Total Project Including this Resolution \$1,247,500

Original Estimate Cost of Total Project (Resolution #221230) \$2,087,725

Further Resolved, That the City Engineer is hereby authorized to approve and make periodic payments to the WisDOT upon receipt of invoices for the City's share of the project costs.

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

13. 241969

Resolution authorizing the City Comptroller to transfer additional funds to the previously established project for the Wisconsin Department of Transportation and the City of Milwaukee for cost participation for the design of North Holton Street with East Keefe Avenue, East Concordia Avenue, and East Burleigh Street with a total estimated cost increase for the project of \$80,000, with an estimated Grantor share of \$0, and an estimated City share of \$80,000.

Whereas, Additional funds are, therefore, necessary to complete the design of the projects; now, therefore be it

Resolved, By the Common Council of the City of Milwaukee, that the City Comptroller is hereby authorized to transfer fund to the project grant chart field as follows:

Project Grant Value
State ID 2984-38-02
ST320241301
North Holton Street
East Keefe, East Concordia, and East Burleigh Streets

City Share Non-Assessable Paving Fund ST320250000 Fund 0333 \$80,000

Grantor Reimbursable SP032250100

Fund 0306

\$0

Grantor Non-Reimbursable

\$0

Estimated Additional Design - \$80,000

Total design previously authorized \$231,750

Current estimated cost of total project including this resolution \$1,779,613 Original estimated cost of total project (Resolution File Number 240372) \$1,699,613

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

ST320250000

Excused, 1 - Ald.Chambers Jr.

14. 241970

Resolution authorizing the City Comptroller to transfer additional funds to the previously established project for the Wisconsin Department of Transportation and the City of Milwaukee for cost participation for the design of North 51st Street with West Hadley Street, West Locust Street, West Chambers Street, and West Keefe Avenue with a total estimated cost increase for the project of \$105,000, with an estimated Grantor share of \$0, and an estimated City share of \$105,000.

Whereas, Additional funds are, therefore, necessary to complete the design of the projects; now, therefore be it

Resolved, By the Common Council of the City of Milwaukee, that the City Comptroller is hereby authorized to transfer fund to the project grant chart field as follows:

Project Grant Value
State ID 2984-38-04
ST320241401
North 51st Street
West Hadley, West Locust, West Chambers, and West Keefe

City Share Non-Assessable Paving Fund

Fund 0333 \$105,000

Grantor Reimbursable SP032250100 Fund 0306 \$0

Grantor Non-Reimbursable

\$0

Estimated Additional Design - \$105,000

Total design previously authorized \$272,000

Current estimated cost of total project including this resolution \$1,898,174 Original estimated cost of total project (Resolution File Number 240373) \$1,793,174

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

15. <u>241971</u>

Resolution relating to application, acceptance and execution of funding of a Green Solutions grant from MMSD for the installation of six green alleys to be constructed as part of the City's 2025 alley reconstruction program and authorizing entry into a post installation Maintenance Covenant with MMSD, in the 1st, 2nd, 3rd, 5th, 13th and 15th Aldermanic Districts.

Whereas, The Milwaukee Metropolitan Sewerage District (MMSD) is responsible for collecting and treating wastewater from local sewerage systems; and

Whereas, Green infrastructure, such as green alleys, reduces the volume of stormwater in the sewer system and the amount of pollutants discharged to surface waters; and

Whereas, Green alleys consist of permeable pavers constructed in the center 4-foot of newly reconstructed alleys; and

Whereas, MMSD desires to promote the installation of Best Management Practices

such as green alleys and is willing to provide the City funding as part of its Green Solutions Program; and

Whereas, The City plans to construct the green alleys at the following locations in the areas bounded by:

- · South Honey Creek Drive, South Lorene Avenue, South Melinda Avenue, West Wanda Avenue
- · West Auer Avenue, West Burleigh Street, North 88th Street, North 89th Street
- · East Brady Street, East Kewaunee Street, North Cass Street, North Marshall Street
- · West Congress Street, West Marion Street, North 75th Street, North 76th Street
- · West Cypress Street, West Fond du Lac Avenue, West Monroe Street, West Wright Street, North 24th Street;
- · West Douglas Avenue, West Kaul Avenue, North 35th Street, North 36th Street; and

Whereas, The cost of the green alley portion of the alley reconstruction projects is approximately \$731,400; and

Whereas, The City will enter into a post installation Maintenance Covenant with MMSD after the completion of the projects; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the Department of Public Works, Infrastructure Services Division is hereby authorized to apply, accept, and execute grant funding for the projects from the Milwaukee Metropolitan Sewerage District under the terms specified above; and be it

Further Resolved, That the Commissioner of Public Works is authorized to accept MMSD Green Solutions Funding in accordance with Milwaukee Code of Ordinances 304-81; and, be it

Further Resolved, That the Green Solutions funding agreement (G98005P172) and the template maintenance covenant submitted to this file are hereby approved, and City personnel, including the DPW Commissioner, are authorized: (i) to cause the City to enter those documents in the same form, or in substantially the same form and substance, as have been submitted to this file; and (ii) to take such further acts as may be contemplated or required to be taken by the City thereunder so as to carry out the intent and purpose of this resolution and those documents; and, be it

Further Resolved, That upon approval of this Agreement, the City Comptroller is authorized to create within the Capital Grant and Aid Projects Fund the appropriate Project/Grant Chartfield Value for these project, and transfer to these accounts the amount required under the agreement and City accounting policy, but not to exceed a

ten percent increase of the total amounts reserved for the grantor's share and local share or \$5,000, whichever is greater, as follows:

Project/Grant Parent Grantor Share
Project/Grant SM320250000

 Fund
 0491

 Organization
 2110

 Program
 0001

 Amount
 \$731,400

; and, be it

Further Resolved, That these funds are appropriated to the Department of Public Works, which is authorized to expend from the amount budgeted for specific purposes as indicated in the grant budgets and incur costs consistent with the award date; and, be it

Further Resolved, That the Commissioner of Public Works shall have the authority to authorize transfers within the project budget so long as the amount expended for any purpose shall not exceed the amount authorized by the budget by 10% and such transfers are in accordance with grantor regulations; and, be it

Further Resolved, That the Commissioner of Public Works, on behalf of the City of Milwaukee, is authorized to enter into subcontracts (and leases) as detailed in the project budget and in accordance with City purchasing procedures and grant and aid guidelines for awarding such contracts.

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

16. 241992

Substitute resolution approving levying of assessments and construction of assessable public improvement projects at various locations and appropriating funds for these purposes.

Whereas, The Common Council of the City of Milwaukee adopted preliminary resolutions, determining it necessary and in the public interest to construct and levy special assessments for the following improvements:

10th Aldermanic District

N. Hawley Rd./N. 55th St. - W. Cherry St. to W. Lloyd St. (ST211240165/ST221250701) File Number 241060: Install traffic calming speed table(s). (Assessable Reconstruction Paving Fund -- \$32,925; Nonassessable Reconstruction Paving Fund -- \$10,000; Traffic Calming Assessment Offset -- \$107,000). The total estimated cost for this project including the requested amount is \$160,000. This project is anticipated to be completed during the 2025 construction season.

W. Vine St. - N. 53rd St. to N. 60th St. (ST211220232) File Number 240145: Asphalt pavement resurfacing, replacing curb and gutter, driveway approaches, and sidewalk where necessary, narrowing sidewalk from 6' to 5', sodding (11' width of tree border area), tree removal as necessary, and grading. (Assessable Reconstruction Paving Fund -- \$50,965; Nonassessable Reconstruction Paving Fund -- \$705,000). The total estimated cost for this project including the requested amount is \$840,000. This project is anticipated to be completed during the 2025 construction season.

; and

Whereas, The report of the Commissioner of Public Works has been filed with the City Clerk; and

Whereas, Notices have been sent to all interested persons and public hearings held; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the Commissioner of Public Works' Report, as amended at said Public Hearing, is approved and the properties therein identified are benefited; and, be it

Further Resolved, That said Commissioner of Public Works is authorized and directed to proceed with said work in accordance with said report pursuant to Section 66.0703 and any other pertinent sections of the Wisconsin Statutes and in the manner directed by Section 115-42 of the Milwaukee Code of Ordinances; and, be it

Further Resolved, That the proper departments take such action as is required of them to assess the abutting or adjacent properties and collect such assessment in the manner directed by Section 115-42 of the Milwaukee Code of Ordinances; and, be it

Further Resolved, That the City Comptroller is authorized to transfer such funds which are available for this purpose to the appropriate capital Project/Grant accounts; and, be it

Further Resolved, That the projects do not involve any parcels of agricultural land which are eligible for deferred special assessments under the provisions of Section 14.30 of the Milwaukee City Charter; and, be it

Further Resolved, That the Department of Public Works is authorized to use the funding as specified in the above description of work; and, be it

Further Resolved, That projects N. Hawley Rd./N. 55th St. (ST211240165/ST221250701), W. Vine St. (ST211220232) will be billed after January 1, 2027, but not before 12 months after the project contract has been completed.

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

17. 241993

Resolution determining it necessary to make various nonassessable public improvements at various locations and appropriating funds for these purposes with the City engineering cost estimated to be \$225,000 for a total estimated cost of these projects being \$2,095,000.

Resolved, By the Common Council of the City of Milwaukee, that it is necessary and in the public interest to do the following described improvements according to City specifications:

1st Aldermanic District

W. Rohr Ave. - N. 49th St. to N. 51st Blvd. (WT410260633) Relaying water main. (Nonassessable Water Fund Budget Line 5010 -- \$1,000. Nonassessable Water Fund Budget Line 6410 -- \$24,000). The total estimated cost of this project including the requested amount is \$230,000. This project is anticipated to be completed during the 2026 construction season.

2nd Aldermanic District

N. 81st St. - W. Gertrude Dr./W. Lancaster Ave. to W. Eggert Pl. (WT410260631) Relaying water main. (Nonassessable Water Fund Budget Line 5010 -- \$1,000.

Nonassessable Water Fund Budget Line 6410 -- \$19,000). The total estimated cost of this project including the requested amount is \$100,000. This project is anticipated to be completed during the 2026 construction season.

N. 84th St. - W. Fairmount Ave. to W. Villard Ave. (WT410260632) Relaying water main. (Nonassessable Water Fund Budget Line 5010 -- \$1,000. Nonassessable Water Fund Budget Line 6410 -- \$34,000). The total estimated cost of this project including the requested amount is \$460,000. This project is anticipated to be completed during the 2026 construction season.

3rd Aldermanic District

E. Locust St. - N. Cramer St. to N. Frederick Av. (WT410260634) Relaying water main. (Nonassessable Water Fund Budget Line 5010 -- \$1,000. Nonassessable Water Fund Budget Line 6410 -- \$24,000). The total estimated cost of this project including the requested amount is \$230,000. This project is anticipated to be completed during the 2026 construction season.

5th Aldermanic District

N. 85th St. (West Side) - 280' South of W. Townsend St. to W. Townsend St. (WT410260638) Relaying water main. (Nonassessable Water Fund Budget Line 5010 -- \$1,000. Nonassessable Water Fund Budget Line 6410 -- \$19,000). The total estimated cost of this project including the requested amount is \$150,000. This project is anticipated to be completed during the 2026 construction season.

N. 87th St. - W. Townsend St. to W. Lisbon Ave. (WT410260636) Relaying water main. (Nonassessable Water Fund Budget Line 5010 -- \$1,000. Nonassessable Water Fund Budget Line 6410 -- \$24,000). The total estimated cost of this project including the requested amount is \$215,000. This project is anticipated to be completed during the 2026 construction season.

W. Townsend St. - N. 86th St. to N. 87th St. (WT410260637) Relaying water main. (Nonassessable Water Fund Budget Line 5010 -- \$1,000. Nonassessable Water Fund Budget Line 6410 -- \$19,000). The total estimated cost of this project including the requested amount is \$115,000. This project is anticipated to be completed during the 2026 construction season.

11th Aldermanic District

W. Cold Spring Rd. - S. 55th St. to S. Honey Creek Dr. (West) (WT410260635) Relaying water main. (Nonassessable Water Fund Budget Line 5010 -- \$1,000. Nonassessable Water Fund Budget Line 6410 -- \$24,000). The total estimated cost of this project including the requested amount is \$205,000. This project is anticipated to be completed during the 2026 construction season.

14th Aldermanic District

E. Euclid Ave. - S. Chase Ave. to S. Howell Ave. (WT410260639) Relaying water main and Lead Replacement of Service. (Nonassessable Water Fund Budget Line 5010 -- \$1,000. Nonassessable Water Fund Budget Line 6410 -- \$29,000). The total estimated cost of this project including the requested amount is \$390,000. This project is anticipated to be completed during the 2026 construction season.

;and, be it

Further Resolved, That all City Departments are authorized to perform engineering, surveys, plan preparation, and determine an estimated cost thereof; and, be it

Further Resolved, That the Department of Public Works is authorized to use the funding as specified in the above description of work; and, be it

Further Resolved, That the City Comptroller is authorized to transfer such funds which are available for this purpose to the appropriate capital Project/Grant accounts.

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

18. 241994

Substitute resolution approving construction of nonassessable public improvements at various locations and appropriating funds for these purposes.

Whereas, The Common Council of the City of Milwaukee adopted preliminary resolutions determining it necessary and in the public interest to construct nonassessable improvements; and

Whereas, Plans, specifications and cost estimates have been prepared for the following described improvements:

3rd Aldermanic District

N. Bartlett Ave. - E. Kane Pl. to 200' +/- Northeast of E. Kane Pl. (SM495250019) File Number 241616: Relaying combined sewer. (Nonassessable Sewer Maintenance Relay Fund -- \$61,000). The total estimated cost for this project including the requested amount is \$73,000. This project is anticipated to be completed during the 2025 construction season.

8th and 12th Aldermanic Districts

W. Virginia St. - S. 6th St. to S. 9th St. (SM495250028) File Number 241616: Relaying combined sewer. (Nonassessable Sewer Maintenance Relay Fund -- \$495,000). The total estimated cost for this project including the requested amount is \$515,000. This project is anticipated to be completed during the 2025 construction season.

10th Aldermanic District

W. Fairview Ave. - 170' Southeast of N. 59th St. to 175' Southwest of N. 60th St. (SM495240069) File Number 241329: Relaying sanitary sewer and relocation. (Nonassessable Sewer Maintenance Relay Fund -- \$219,000). The total estimated cost for this project including the requested amount is \$234,000. This project is anticipated to be completed during the 2025 construction season.

11th Aldermanic District

- S. 57th St. at W. Ohio Ave.(ext'd) (ST216250113) Installing traffic calming raised crosswalk. (Nonassessable High Impact Paving Fund -- \$25,000). The total estimated cost of this project including the requested amount is \$25,000. This project is anticipated to be completed during the 2025 construction season.
- S. Princeton Ave. 300' North of W. Verona Ct. to S. 37th St. (SM495240035) File Number 241191: Relaying sanitary sewer. (Nonassessable Sewer Maintenance Relay Fund -- \$245,000). The total estimated cost for this project including the requested amount is \$260,000. This project is anticipated to be completed during the 2025 construction season.

12th Aldermanic District

S. 9th St. - W. Washington St. to W. Greenfield Ave. (SM495250027) File Number 241616: Relaying combined sewer. (Nonassessable Sewer Maintenance Relay Fund -- \$699,000). The total estimated cost for this project including the requested amount is \$719,000. This project is anticipated to be completed during the 2025 construction season.

13th Aldermanic District

S. Austin St. - E. Van Norman Ave. to E. Armour Ave. (SM495250016) File Number 241616: Relaying sanitary sewer. (Nonassessable Sewer Maintenance Relay Fund -- \$86,000). The total estimated cost for this project including the requested amount is \$98,000. This project is anticipated to be completed during the 2025 construction season.

14th Aldermanic District

S. 6th St.- W. Ohio Ave. to 480' South of W. Ohio Ave. (SM495250012) File Number 241616: Relaying sanitary sewer. (Nonassessable Sewer Maintenance Relay Fund -- \$157,000). The total estimated cost for this project including the requested amount is \$172,000. This project is anticipated to be completed during the 2025 construction season.

E. Howard Ave.- S. Nevada St. to S. Brust St. (SM495250023) File Number 241616: Sanitary sewer lining. (Nonassessable Sewer Maintenance Relay Fund -- \$154,000). The total estimated cost for this project including the requested amount is \$169,000. This project is anticipated to be completed during the 2025 construction season.

now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee that the Commissioner of Public Works is authorized and directed to proceed with said work; and, be it

Further Resolved, That the Department of Public Works is authorized to use the funding as specified in the above description of work; and, be it

Further Resolved, That the City Comptroller is authorized to transfer such funds which are available for this purpose to the appropriate capital Project/Grant accounts.

Sponsors: THE CHAIR

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

19. 250044

Resolution authorizing the proper City officials to execute an Acknowledgement of Public Authority Responsibility agreement by and between the Forest County Potawatomi Community and the City of Milwaukee for certain public roads in the 4th and 8th Aldermanic Districts.

Whereas, The Tribal Transportation Program ("TTP") is an authorized federal program jointly administered by the Bureau of Indian Affairs and the Federal Highway Administration to address the surface transportation needs of Tribes; and

Whereas, Under the TTP, Tribes may request federal funds to pay for or assist in the municipal costs for certain public roads listed with the National Tribal Transportation Facility Inventory ("NTTFI"); and

Whereas, to have public roads listed on the NTTFI, Tribes must complete a formal submission in compliance with 25 CFR § 170.446, which includes an Acknowledgement of Public Authority Responsibility agreement; and

Whereas, The Forest County Potawatomi Community wishes to enter into an Acknowledgement of Public Authority Responsibility agreement with the City of Milwaukee to list certain public roads on the NTTFI; and

Whereas, the Department of Public Works and the City Attorney's Office has reviewed the proposed Acknowledgement of Public Authority Responsibility agreement and recommends approval; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the Commissioner of Public Works is hereby authorized to execute the Acknowledgement of Public Authority Responsibility agreement with the Forest County Potawatomi Community per the terms and conditions in the Acknowledgement of Public Authority Responsibility agreement in substantially the same form as attached to this file.

Sponsors: Ald. Bauman and Ald. Zamarripa

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

20. <u>250060</u> Resolution naming the park at South 4th Street and West Mineral Street "Clementina Castro Park."

Whereas, Clementina Castro was a social justice advocate in the 1960s and 1970s and a key figure in Milwaukee's Welfare Rights Movement; and

Whereas, Castro worked on issues related to economic justice and sought to improve living conditions and access to essential services for marginalized communities; and

Whereas, Castro advocated for women's rights and in 1972 founded La Causa Daycare in order to support working mothers; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the City of Milwaukee park at South 4th Street and West Mineral Street is named "Clementina Castro Park."

Sponsors: Ald. Perez

A motion was made by ALD. COGGS that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

PLACING ON FILE THE FOLLOWING:

21. <u>220694</u> Resolution relating to the dockless scooter pilot program.

Sponsors: Ald. Bauman

A motion was made by ALD. COGGS that this Resolution be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

22. <u>240957</u> Resolution relating to the installation of lighting in the alley bounded West Highland Boulevard, West State Street, North 29th Street and North 33rd Street.

Sponsors: Ald. Bauman

A motion was made by ALD. COGGS that this Resolution be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

23. <u>250048</u>

Communication from the Department of Public Works relating to flooding problems and the City's flooding abatement strategy.

Sponsors: Ald. Coggs and Ald. Pratt

A motion was made by ALD. COGGS that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

THE FINANCE & PERSONNEL COMMITTEE RECOMMENDS:

PASSAGE OF THE FOLLOWING:

24. <u>250055</u> A substitute ordinance to further amend the 2025 rates of pay of offices and positions in the City Service.

The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Part 1, Section 1 of ordinance File Number 240764 relative to rates of pay of offices and positions in the City Service is hereby amended as follows (Effective Pay Period 12, 2025 - May 25, 2025):

Under Pay Range 1GX, delete the title of "Urban Forestry Technical Services Manager (3) (10)".

Under Pay Range 1HX, add the title of "Urban Forestry Technical Services Manager (3) (13)".

Under Pay Range 1OX, delete the title of "Building Construction Inspection Operations Manager (2)".

Under Pay Range 1QX, amend footnote (1) to read:

(1) Recruitment is at:

Biweekly 5,781.88 Annual 150,328.88

Part 2. Part 1, Section 2 of ordinance File Number 240764 relative to rates of pay of offices and positions in the City Service is hereby amended as follows (Effective Pay Period 20, 2023 - September 17, 2023)

Under Pay Range 2KN, delete footnote designation (4) from the title of "Water Treatment Plant Operator 3 (3) (4)", delete footnote (4) in its entirety, and renumber remaining footnotes accordingly.

Part 3. Part 1, Section 2 of ordinance File Number 240764 relative to rates of pay of offices and positions in the City Service is hereby amended as follows (Effective Pay Period 7, 2025 - March 16, 2025):

Under Pay Range 2JX, add the title of Benefits Systems Analyst (8)".

Part 4. All ordinances or parts of ordinances contravening the provisions of this

ordinance are hereby repealed.

Part 5. The provisions of Part 2 of this ordinance are deemed to be in force and effect from and after Pay Period 20, 2023 (September 17, 2023).

Part 6. The provisions of Part 3 of this ordinance are deemed to be in force and effect from and after Pay Period 7, 2025 (March 16, 2025).

Part 7. The provisions of Part 1 of this ordinance are deemed to be in force and effect from and after Pay Period 12, 2025 (May 25, 2025).

The provisions of this ordinance are deemed to be in force and effect from and after its passage and publication.

Part 8. This ordinance will take effect and be in force from and after its passage and publication.

Sponsors: THE CHAIR

A motion was made by ALD. DIMITRIJEVIC that this Ordinance be PASSED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

25. <u>250056</u> A substitute ordinance to further amend the 2025 offices and positions in the City

Service.

The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Part 1, Section 1 of ordinance File Number 240765 relative to offices and positions in the City Service is hereby amended as follows:

Under "Library, Administrative Services Decision Unit, Communications and Marketing Division", add one position of "Civic Engagement Services Manager (X) (M)" and amend footnote (M) to read:

(M) Position authority to expire March 31, 2026 unless the Cities Forward Grant is extended.

Part 2. Part 1, Section 1 of ordinance File Number 240765 relative to offices and positions in the City Service is hereby amended as follows (Effective Pay Period 1,

2025 - December 22, 2024):

Under "Department of Administration, Purchasing Division, Auxiliary Positions", delete one position of "Business Systems Analyst (ERP)" and add one position of "Business Analyst - Senior (ERP)".

Part 3. Part 1, Section 1 of ordinance File Number 240765 relative to offices and positions in the City Service is hereby amended as follows (Effective Pay Period 9, 2025 - April 13, 2025):

Under "Department of Public Works - Operations Division, Fleet Services Section, Training and Investigation", delete one position of "Fleet Demolition Manager" and add one position of "Field Operations and Training Manager".

Under "One Milwaukee Demolition", delete one position of "Field Operations and Training Manager" and add one position of "Fleet Demolition Manager".

Part 4. All ordinances or parts of ordinances contravening the provisions of this ordinance are hereby repealed.

Part 5. The provisions of Part 2 of this ordinance are deemed to be in force and effect from and after Pay Period 1, 2025 (December 22, 2024).

Part 6. The provisions of Part 3 of this ordinance are deemed to be in force and effect from and after Pay Period 9, 2025 (April 13, 2025).

The provisions of this ordinance are deemed to be in force and effect from and after its passage and publication.

Part 7. This ordinance will take effect and be in force from and after its passage and publication.

Sponsors: THE CHAIR

A motion was made by ALD. DIMITRIJEVIC that this Ordinance be PASSED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

ADOPTION OF THE FOLLOWING:

26. 241635

Substitute resolution amending Common Council File Number 231757 relating to the acceptance and expenditure of a Cities Forward grant.

Whereas, Cities Forward is a non-profit organization that works to prioritize participation in our democracy by supporting cities in the development of nonpartisan, city-driven projects to boost civic participation and by helping cities strengthen the infrastructure of civic engagement; and

Whereas, The City of Milwaukee is eligible for a Cities Forward grant to fund nonpartisan civic engagement; and

Whereas, This grant project would serve the public purpose of planning and implementing a citywide civic engagement campaign in the City of Milwaukee to increase civic literacy; and

Whereas, This grant project would work to increase civic literacy by funding the creation of a website where residents can access government programs and services by category of need and locate nonpartisan voter information, by funding a street outreach team to attend events and promote City programs, and by funding a communications campaign to engage residents in City of Milwaukee programs and services more effectively; and

Whereas, This grant project also created one full-time Community Relations and Engagement Director position and five part-time Temporary Community Education Assistant positions; and

Whereas, The additional funding provided for this grant project would establish Civic Corners in MPL branches with resources on voting, government functions, and civic engagement, and facilitate quarterly civic programs on relevant civic topics, and library-based field trips in partnership with educators, featuring interactive activities like voting simulations and problem-solving civic challenges.

Whereas, The operation of this grant project from March 4, 2024 to March 31, 2026 would cost \$475,000, with no City match; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the Milwaukee Public Library is authorized to accept and expend the Cities Forward grant without further approval unless the terms of the grant change as indicated in s. 304-81, Milwaukee Code of Ordinance; and, be it

Further Resolved, That the City Comptroller is authorized to:

1. Commit funds within the Project/Grant Parent of the 2024 Special Revenue--Grant and Aid Projects Fund, the following amounts for the project titled Cities Forward-Civic Engagement Library Program Grant:

Proj/Grant Fund Org Program BuYr GR0002400000 0150 9990 0001 0000

Subclass Acct Project Amount R999 000600 Grantor Share \$475,000

2. Create the necessary Special Revenue Fund - Grant and Aid Project/Grant and Project Level values; budget to these Project/Grant values the amount required under the grant agreement; and, be it

Further Resolved, That these funds are budgeted for Milwaukee Public Library which is authorized to expend from the amount budgeted for specified purposes as indicated in the grant budget and incur costs consistent with the award date; and, be it

Further Resolved, That the Common Council directs that the 2025 Positions Ordinance, Common Council File Number 240765, be amended as follows:

Under LIBRARY

ADMINISTRATIVE SERVICES DECISION UNIT

COMMUNICATIONS AND MARKETING DIVISION

Add one position of:

Civic Engagement Services Manager (X)(M) Edit footnote (M) to read:

(M) Position authority to expire March 31, 2026 unless the Cities Forward Grant is extended.

Sponsors: THE CHAIR

A motion was made by ALD. DIMITRIJEVIC that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

27. Substitute resolution reserving and appropriating \$1,500,000 from the 2025 Common

Council Contingent Fund to the 2025 Damages and Claims Fund Special Purpose Account and reserving and appropriating \$200,000 from the 2025 Common Council Contingent Fund to the 2025 Outside Counsel/Expert Witness Fund Special Purpose Account.

Whereas, settlements and payment of judgments to date in 2025 exceed the 2025 appropriation for the Damages and Claims Fund Special Purpose Account (SPA); and

Whereas, settlements will require \$1,500,000 and the City Attorney anticipates that additional funds will be necessary to meet the City's financial obligations imposed by pending settlements; and

Whereas, costs for outside counsel to date in 2025 exceed the 2025 appropriation for the Outside Counsel/Expert Witness Fund Special Purpose Account (SPA); and

Whereas, outside counsel costs will require \$200,000 of additional funds to meet the City's financial obligations to outside counsel; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that up to \$1,500,000 from the 2025 Common Council Contingent Fund (0001-9990-C001-006300) is reserved and appropriated to the 2025 Damages & Claims Fund (0001-1490-S118-006300); and be it

Further Resolved, By the Common Council of the City of Milwaukee, that up to \$200,000 from the 2025 Common Council Contingent Fund (0001-9990-C001-006300) is reserved and appropriated to the 2025 Outside Counsel/Expert Witness Special Purpose Account Fund (0001-1490-S157-006300); and be it

Further Resolved, That the City Comptroller and other appropriate City officials are directed to take all actions necessary to fulfill the intent of this resolution.

Sponsors: THE CHAIR

A motion was made by ALD. DIMITRIJEVIC that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. (

Excused, 1 - Ald.Chambers Jr.

PLACING ON FILE THE FOLLOWING:

28. <u>241701</u> Communication from the Department of Employee Relations and Froedtert Workforce Health on the City's comprehensive health and wellness program.

Sponsors: THE CHAIR

A motion was made by ALD. DIMITRIJEVIC that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

29. <u>241920</u> Communication from the Department of Employee Relations relating to classification studies scheduled for City Service Commission action.

Sponsors: THE CHAIR

A motion was made by ALD. DIMITRIJEVIC that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

30. <u>250053</u> Communication from the Department of Employee Relations amending the Salary and Positions Ordinances relating to clerical or administrative corrections.

Sponsors: THE CHAIR

A motion was made by ALD. DIMITRIJEVIC that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

31. <u>250082</u> Communication from the Department of Employee Relations amending the Salary and/or Positions Ordinances relating to managerial titles under the Construction Trades Division in the Department of Neighborhood Services.

Sponsors: THE CHAIR

This Communication was

THE FINANCE AND PERSONNEL COMMITTEE REFERS WITHOUT RECOMMENDATION:

32. 250007

Substitute resolution relating to authorizing up to \$6,960,600 of 2025 contingent borrowing to cover unanticipated funding shortfalls for the settlement of the lawsuit entitled Wilber v. City of Milwaukee, et al.

Whereas, Common Council File Number 250047 authorizes the settlement of claims in the lawsuit entitled Danny Wilber v. City of Milwaukee, et al., Eastern District of Wisconsin Court Case Number 23-CV-0951, and additional amounts are necessary for the Damages and Claims Fund Special Purpose Account; and

Whereas, the 2025 Budget of the City of Milwaukee authorizes \$200,000,000 of Contingent Borrowing for purposes not contemplated at the time the budget was adopted, and Resolution File Number 241324 authorizes the issuance of general obligation promissory notes for various public purposes, including Contingent Borrowing as may be authorized from time to time; and

Whereas, The City desires to use up to \$6,960,600 of Contingent Borrowing to fund settlement of the above-noted claim; now therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that up to \$6,960,600 of Contingent Borrowing for Damages and Claims is authorized to be issued and the proceeds used to fund settlements of claims; and be it

Further Resolved, That the debt may be issued as Notes pursuant to Resolution Number 241324 (including direct loan notes), and that such debt shall be a purpose of Contingent Borrowing - Unallocated in Exhibit A of the resolution, including refunding of direct loan notes if the debt is temporarily issued as direct loan notes; and be it

Further Resolved, That the direct loan notes may be issued by the Comptroller without approval of the Public Debt Commission; and be it

Further Resolved, That the proper City officers are authorized to make the necessary transfers to the appropriate accounts or fund to dispense the settlement amount.

Sponsors: THE CHAIR

A motion was made by ALD. DIMITRIJEVIC that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

THE JUDICIARY & LEGISLATION COMMITTEE RECOMMENDS:

ADOPTION OF THE FOLLOWING:

33. <u>240295</u> Substitute resolution relating to the claim of Quinton Peterson for property damage.

Whereas, Members of the Judiciary and Legislation Committee have reviewed the records to this claim in the amount of \$35,439.27 - \$54,276.45 related to alleged property damage. Based on this review, members of the Committee recommend the amount of \$7,882.42 in payment of this claim; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the proper city officers be and they hereby are authorized and directed to issue a city check in the total sum of \$7,882.42 payable to Quinton Peterson, 10427 W Fairmount Avenue, Milwaukee, WI, 53225 to reimburse for the loss; and, be it

Further Resolved, That the check is to be delivered upon presentation of a proper release, approved by the City Attorney; said amount to be charged to Account No. 636506, Fund - 0001, Organization - 1490, Program - 2631, Sub Class - S118. This resolution would release the City from any further liability arising from this incident.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

34. 241718 Substitute resolution relating to the appeal of Abdisalam Osman for property damage.

Whereas, Members of the Judiciary and Legislation Committee have reviewed the records to this claim in the amount of \$6,082.34 related to alleged property damage sustained-on June

14, 2024. Based on this review, members of the Committee recommend the amount of \$6,082.34 in payment of this claim; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the proper city officers be and they hereby are authorized and directed to issue a city check in the total sum of \$6,082.34 payable to Abdisalam Osman, 4941 S 13th Street, Apt 1, Milwaukee, WI, 53221 to reimburse for the loss; and, be it

Further Resolved, That the check is to be delivered upon presentation of a proper release, approved by the City Attorney; said amount to be charged to Account No. 636506, Fund - 0001, Organization - 1490, Program - 2631, Sub Class - S118. This resolution would release the City from any further liability arising from this incident.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

35. 241936

Resolution cancelling real estate taxes levied against certain parcels bearing tax key numbers on the 2019, 2020, 2022 and 2024 tax rolls, plus interest applicable to date of repayment, if appropriate.

Whereas, Assessments were made against certain parcels of real estate for 2019, 2020, 2022 and 2024 as contained in the attachments to this file; and

Whereas, The Board of Review has decreased the assessment as shown in this file; now, therefore, be it

Resolved, By the Common Council of The City of Milwaukee, that the proper City officers are authorized and directed to issue a City check in the amounts as shown in the attachment to this file, payable to the City Treasurer or taxpayer as applicable, to be refunded to the taxpayers where appropriate, plus interest at the rate applicable pursuant to s. 70.511(2)(b), Wis. Stats., for an appeal that was filed as shown in this file, from date of payment to date of repayment; the amounts to be charged to the 2025 Remission of Taxes Fund, 0001 Org 9990 Program 0001 Sub-class S163 Account 006300 and the check to be delivered to the Customer Services Unit of the Treasurer's Office for disbursement; and, be it

Further Resolved, that the proper City officers are authorized and directed to reflect the reduction in State Tax Credits as shown in the attachment to this file by means of journal entries, charging the 2025 Remission of Taxes Fund, 0001 Org 9990 Program 0001 Sub-class S163 Account 006300, and crediting the State Tax Credit Fund; and, be it

Further Resolved, that delinquent interest and penalties on any account covered by

this resolution are canceled.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

36. <u>241944</u>

Substitute resolution authorizing settlement of claims in the lawsuit entitled Regina Barken v. Michael Sarenac, et al., Eastern District of Wisconsin Court Case Number 22-CV-783

Whereas, Plaintiff Regina Barken has filed a civil lawsuit against Michael Sarenac, Kent Gordon, James Jordan, Raena Vrtochnick, Troy Jankowski, and the City of Milwaukee alleging injuries and damages arising from her arrest and detention on or about June 4 and 5, 2020; and

Whereas, counsel for the parties have reached an agreement to settle the above-referenced lawsuit for a total amount of \$385,000.00, inclusive of all fees and costs, subject to approval by the Common Council; and

Whereas, the City Attorney recommends and the Common Council of the City of Milwaukee deems it expeditious and just to settle this lawsuit; now, therefore, be it

Resolved, by the Common Council of the City of Milwaukee, that the proper City officers be and hereby are authorized and directed to issue a City check in the amount of \$385,000.00, payable to: Regina Barken and mailed to her attorney, Andrea J. Farrell of The Jeff Scott Olson Law Firm, S.C., 1025 Quinn Drive, Suite 500, Waunakee, WI 53597, as soon as practicable; and so be it

Further Resolved, that in compliance with the City Attorney's direction, the proper City officers be and hereby are authorized and directed to issue a check, as soon as practicable, in full and final settlement of all claims as outlined in the above-referenced action, to be charged to the Damages and Claims Fund, Account No. 0001-1490-S118-006300; and so be it

Further Resolved, that for and in consideration of the above-referenced payments, the claimant, by her representative(s) and/or attorney(s), will provide the City a release of any and all claims arising out of or in any way related to this incident.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

37. 241953 Substitute resolution relative to various legislative bills.

Whereas, The Judiciary and Legislation Committee of the Common Council has recommended the following positions on the bills hereinafter listed and the Common Council being advised of said matters; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that it hereby approves the following legislative bill and instructs the Division of Intergovernmental Relations to appear before the proper committees to support such bill and use its best endeavors to have the same enacted into law, viz:

-- LRB-1013

License eligibility and restriction extensions relating to ignition interlock devices and granting rule- making authority.

-- AB-215/SB-217

Eliminating the publication requirement for a name change petition seeking to conform an individual's name with the individual's gender identity.

; and, be it

Further Resolved, That the Common Council of the City of Milwaukee, it hereby stands neutral to

- AB-230/SB-230

Requiring retail sellers to accept cash and providing a penalty.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

38. 250047

Substitute resolution authorizing settlement of claims in the lawsuit entitled Danny Wilber v. City of Milwaukee, et al., Eastern District of Wisconsin Court Case Number 23-CV-0951

Whereas, Plaintiff Danny Wilber has filed a civil lawsuit against Gregory Schuler, Randolph Olson, Louis Johnson, Timothy Duffy, Joseph Erwin, Ruben Burgos, Kent Corbett, the Estates of Michael Caballero and Thomas Casper, and the City of Milwaukee alleging injuries and damages arising from his arrest and conviction for the homicide of David Diaz on January 31, 2004; and

Whereas, counsel for the parties have reached an agreement to settle the above-referenced lawsuit for a total amount of \$6,960,000.00, inclusive of all fees and costs, subject to approval by the Common Council; and

Whereas, the City Attorney recommends and the Common Council of the City of Milwaukee deems it expeditious and just to settle this lawsuit; now, therefore, be it

Resolved, by the Common Council of the City of Milwaukee, that the proper City officers be and hereby are authorized and directed to issue a City check in the amount of \$6,960,000.00, payable to: Danny Wilber and mailed to his attorney, Ben H. Elson of People's Law Office, 1180 N. Milwaukee Ave., Chicago, IL 60642, as soon as practicable; and so be it

Further Resolved, that in compliance with the City Attorney's direction, the proper City officers be and hereby are authorized and directed to issue a check, as soon as practicable, in full and final settlement of all claims as outlined in the above-referenced action, to be charged to the Damages and Claims Fund, Account No. 0001-1490-S118-006300; and so be it

Further Resolved, that for and in consideration of the above-referenced payments, the claimant, by his representative(s) and/or attorney(s), will provide the City a release of any and all claims arising out of or in any way related to this incident.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

CONFIRMATION OF THE FOLLOWING:

39. <u>241738</u> Appointment of Elle Halo Hill to the Equal Rights Commission by the Mayor. (7th Aldermanic District)

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Appointment be CONFIRMED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

40. <u>241739</u> Appointment of Alexandria Staubach to the Equal Rights Commission by the Mayor. (3rd Aldermanic District)

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Appointment be CONFIRMED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

PLACING ON FILE THE FOLLOWING:

41. <u>181785</u> Communication from the Department of Administration-Intergovernmental Relations Division presenting an overview of Governor Evers' 2019-21 Executive Budget.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

42. <u>181900</u> Communication from the Department of Administration relating to the 2020 Census.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

43. <u>190345</u> Resolution relative to legislative bills.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Resolution be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

44. <u>190524</u> Communication from the Department of Administration-Intergovernmental Relations Division relating to an update on the automated traffic enforcement state legislation.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

45. <u>191250</u> Communication from the Equal Rights Commission relating to a report on its 2019 activities and accomplishments.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

46. <u>191475</u> Communication from the Fire and Police Commission providing a status update on the implementation of the ACLU lawsuit against the Milwaukee Police Department.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

47. <u>191610</u> An ordinance relating to vacating in rem judgements obtained by the city.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Ordinance be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

48. 191831 Communication from the Crime and Justice Institute relating to a status update on the implementation of the settlement of the lawsuit Collins. et al. v. City of Milwaukee, et al.

Sponsors: Ald. Hamilton

A motion was made by ALD. JACKSON that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

49. <u>191936</u>

Communication from the Department of Administration - Intergovernmental Relations Division relating to the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

50. 201256

Resolution relative to the City of Milwaukee's Federal Legislative Package for the 117th United States Congress.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Resolution be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

51. 241825

Communication from the Assessor's Office relating to the 2025 property assessments.

Sponsors: Ald. Coggs

A motion was made by ALD. JACKSON that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

52. 241915 Communication relating to the April 1, 2025, Spring Election as well as the processes by which the necessary number of ballots is estimated, ballots are distributed, and possible shortages are reported and responded to.

Sponsors: Ald. Pratt, Ald. Coggs, Ald. Chambers Jr., Ald. Moore and Ald. Taylor

A motion was made by ALD. JACKSON that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

DISALLOWANCE AND INDEFINITE POSTPONEMENT OF THE FOLLOWING:

53. <u>240735</u> Resolution relating to the appeal of G'Juan Korth for property damage.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Resolution be DISALLOWED AND INDEFINITELY POSTPONED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

54. 241102 Resolution relating to the appeal of Brenda Bell-White for property damage.

Sponsors: THE CHAIR

A motion was made by ALD. JACKSON that this Resolution be DISALLOWED AND INDEFINITELY POSTPONED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

55. <u>241886</u> Resolution relating to the appeal of Frank Pero for property damage.

Sponsors: THE CHAIR

On May 8, 2025, the Judiciary & Legislation Committee recommended disallowance and indefinite postponement of this file. This motion returns the file to the Judiciary & Legislation Committee.

A motion was made by ALD. JACKSON that this Resolution be ASSIGNED TO to the JUDICIARY & LEGISLATION COMMITTEE . This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

THE PUBLIC SAFETY AND HEALTH COMMITTEE RECOMMENDS:

PASSAGE OF THE FOLLOWING:

56. <u>250009</u> An ordinance relating to parking controls.

The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Section 101-23-3 of the Code relating to No Parking is amended by striking the following:

On the east side of North 49th Street from West Burleigh Street to a point 260 feet south

Sponsors: THE CHAIR

A motion was made by ALD. SPIKER that this Ordinance be PASSED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

57. <u>250010</u> An ordinance relating to traffic controls.

The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Section 101-16-1 of the Code relating to Stop Signs is amended by adding the following:

On North Beau Avenue at North Cassie Avenue

Sponsors: THE CHAIR

A motion was made by ALD. SPIKER that this Ordinance be PASSED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

58. 250023

An ordinance relating to special events and selling articles from parked vehicles.

The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Section 115-45-1-c of the code created to read:

115-45. Selling Articles from Parked Vehicles.

1. REGULATIONS.

c. Exemption. At a special event for which the department of public works has issued a special event permit, a vendor who has been granted permission by the organizers of the event to sell articles on the public highway or sidewalk encompassed by the footprint of the event shall be exempt from the regulations of this subsection for the duration of the event.

Sponsors: Ald. Spiker

A motion was made by ALD. SPIKER that this Ordinance be PASSED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

59. 250024

An ordinance relating to prohibited locations for sales from vehicles along West Greenfield Avenue.

The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Section 115-45-2-c of the code related to Selling Articles from Parked Vehicles, Locations Where Selling Prohibited is amended by striking the following:

The north and south sides of W. Greenfield Ave. from S. Layton Blvd. westward to the city limits all the days of the week including Sundays and holidays.

Part 2. Section 115-45-2-c of the code relating to Selling Articles from Parked Vehicles, Locations Where Selling Prohibited, is amended by adding the following:

The north and south sides of W. Greenfield Ave. from S. Layton Blvd. westward to S. 38th St. all the days of the week including Sundays and holidays.

Part 3. All attachments to Common Council File Number 130199, adopted July 2, 2013, relating to selling articles from parked vehicles, locations where selling is prohibited relating to West Greenfield Avenue are superseded by the attachments to this file.

Sponsors: Ald. Zamarripa

A motion was made by ALD. SPIKER that this Ordinance be PASSED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

PLACING ON FILE THE FOLLOWING:

60. <u>250019</u> Communication from the Fire and Police Commission relating to recent changes to Milwaukee Police Department Standard Operating Procedures/Instructions.

Sponsors: THE CHAIR

A motion was made by ALD. SPIKER that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

THE ZONING, NEIGHBORHOODS & DEVELOPMENT COMMITTEE RECOMMENDS:

ADOPTION OF THE FOLLOWING:

61. 241980 Resolution authorizing the sale of the City-owned tax deed property at 911 South Cesar E. Chavez Drive, in the 12th Aldermanic District.

Whereas, The City of Milwaukee ("City") acquired 911 South Cesar E. Chavez Drive (the "Property"), through property tax foreclosure on September 27, 2018; and

Whereas, The Department of City Development ("DCD") advertised the Property for sale on its website and through MLS; and

Whereas, DCD accepted offers on a continuous basis until an acceptable offer was received and DCD recommends sale to MG Multiservicios Milwaukee Corporation, (the "Buyer"), or its assignee, to acquire and redevelop the Property as summarized in a Land Disposition Report ("LDR") and a Due Diligence Checklist ("DDC"), copies of which are attached to this Common Council File; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the LDR and DDC are approved and that DCD is authorized to enter into a Purchase and Sale Agreement ("PASA") with the Buyer, or assignee, materially consistent with the LDR and then convey the Property to the Buyer, or assignee, in accordance therewith; and, be it

Further Resolved, That the Commissioner of DCD, or designee, is authorized to sign the PASA, deed and requisite closing documents and to close the transaction and to take such actions as may be needed to effectuate the terms of the LDR and this resolution; and, be it

Further Resolved, That the sale proceeds, less sale and marketing expenses and a 30 percent disposition cost reimbursement to the Redevelopment Authority of the City of Milwaukee, shall be credited to the Delinquent Tax Fund.

Sponsors: Ald. Perez

A motion was made by ALD. BAUMAN that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

62. 241983

Resolution authorizing the sale of the City-owned tax deed property at 4926 North 32nd Street and 4930 North 32nd Street, in the 1st Aldermanic District.

Whereas, The City of Milwaukee ("City") acquired the improved property at 4926 North 32nd Street through property tax foreclosure on December 13, 2017; and acquired the vacant lot at 4930 North 32nd Street thorough property tax foreclosure on February 5, 2018 that together are (the "Properties") and

Whereas, The Department of City Development ("DCD") advertised the Properties for sale on its website and through MLS; and

Whereas, DCD accepted offers on a continuous basis until an acceptable offer was received and DCD recommends sale to IV Generations Holdings, LLC (the "Buyer"), or its assignee, to acquire and redevelop the Properties as summarized in a Land Disposition Report ("LDR") and a Due Diligence Checklist ("DDC"), copies of which are attached to this Common Council File; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the LDR and DDC are approved and that DCD is authorized to enter into a Purchase and Sale Agreement ("PASA") with the Buyer, or assignee, materially consistent with the LDR and then convey the Properties to the Buyer, or assignee, in accordance therewith; and, be it

Further Resolved, That the Commissioner of DCD, or designee, is authorized to sign the PASA, deed and requisite closing documents and to close the transaction and to take such actions as may be needed to effectuate the terms of the LDR and this resolution; and, be it

Further Resolved, That the sale proceeds, less sale and marketing expenses and a 30 percent disposition cost reimbursement to the Redevelopment Authority of the City of Milwaukee, shall be credited to the Delinquent Tax Fund.

Sponsors: Ald. Pratt

A motion was made by ALD. BAUMAN that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

63. 241985 Resolution authorizing the sale of the City-owned tax deed property at 4113-15 West North Avenue, in the 15th Aldermanic District.

Whereas, The City of Milwaukee ("City") acquired 4113-15 West North Avenue (the "Property"), through property tax foreclosure on July 14, 2014; and

Whereas, The Department of City Development ("DCD") advertised the Property for sale on its website and through MLS; and

Whereas, DCD accepted offers on a continuous basis until an acceptable offer was received and DCD recommends sale to Ms. Teira Bailey (the "Buyer"), or assignee, to acquire and redevelop the Property as summarized in a Land Disposition Report ("LDR") and a Due Diligence Checklist ("DDC"), copies of which are attached to this Common Council File; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the LDR is approved and that DCD is authorized to enter into a Purchase and Sale Agreement ("PASA") with the Buyer, or assignee, materially consistent with the LDR and DDC and then convey the property to the Buyer, or assignee, in accordance therewith; and, be it

Further Resolved, That the Commissioner of DCD, or designee, is authorized to sign the PASA, deed and requisite closing documents and to close the transaction and to take such actions as may be needed to effectuate the terms of the LDR and this resolution; and, be it

Further Resolved, That the sale proceeds, less sale and marketing expenses and a 30 percent disposition cost reimbursement to the Redevelopment Authority of the City of Milwaukee, shall be credited to the City's Tax Deficit Fund.

Sponsors: Ald. Stamper

A motion was made by ALD. BAUMAN that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

PLACING ON FILE THE FOLLOWING:

64. <u>241344</u> Resolution authorizing the sale of the City-owned tax deed property at 4113-15 West North Avenue, in the 15th Aldermanic District.

Sponsors: Ald. Stamper

A motion was made by ALD. BAUMAN that this Resolution be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

THE COMMUNITY AND ECONOMIC DEVELOPMENT COMMITTEE RECOMMENDS:

ADOPTION OF THE FOLLOWING:

65. <u>241939</u>

Substitute resolution appropriating up to \$3,000 from the Economic Development Committee Fund in support of the 2025 Milwaukee Sister Cities Day Meet and Greet Celebration Event.

Whereas, The City of Milwaukee is a member of Sister Cities International, which promotes the creation of global partnerships, international cooperation, and the appreciation of different cultures; and

Whereas, Milwaukee's Sister Cities Committee is hosting a Meet and Greet event that highlights its current relationships with Abuja, Nigeria, Bomet County, Kenya, Galway, Ireland, Irpin, Ukraine, Kragujevac, Serbia, Tarime District, Tanzania, and Zadar, Croatia; and

Whereas, The Economic Development Committee Fund supports initiatives that improve City public relations and foster community development; and

Whereas, The 2025 Milwaukee Sister Cities Meet and Greet Celebration Event will promote the city's public relations and further Milwaukee Sister Cities endeavors in building partnerships; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that up to \$3,000 is appropriated from the 2025 Economic Development Committee Fund Special Purpose Account No. 0001-1310-S123-006300 in support of the 2025 Milwaukee Sister Cities Day Meet and Greet Celebration Event.

Sponsors: Ald. Stamper

A motion was made by ALD. STAMPER that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

66. 241978

Resolution relating to acceptance and expenditure of a Wisconsin Arts Board 2025 Regranting Program Grant.

Whereas, The City of Milwaukee ("City") appears to be eligible for grant funds from the Wisconsin Arts Board for art programming; and Whereas, It appears that City involvement in this grant and aid program will result in a major benefit to the City by awarding grants to Milwaukee nonprofit art organizations or nonprofit organizations that have a department with the sole mission of the presentation and/or production of art or arts programming; and

Whereas, The operation of this Regranting Program Grant from July 1, 2025 to June 30, 2026 will cost \$57,000, of which \$28,500 (50 percent) will be provided by the City and \$28,500 (50 percent) will be provided by the Grantor; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the Department of City Development ("DCD"), Milwaukee Arts Board, shall accept this grant without further approval unless the terms of the grant change as indicated in Section 304-81, Milwaukee Code of Ordinances; and, be it

Further Resolved, That the City Comptroller is authorized to:

1. Commit funds within the Project/Grant Parent of the 2025 Special Revenue-Grant and Aid Projects Fund, the following amount for the program titled, Wisconsin Arts Board Regranting Program Grant:

Project/Grant: GR0002300000

Fund: 0150

Organization: 9990 Program: 0001 By: 0000

Subclass: R999 Account: 000600 Project: Grantor Share Amount: \$28,500

- 2. Create the necessary grant and aid project/grant and project/grant levels, budget against these project grant values the amount required under the grant agreement.
- 3. Establish the necessary City Share project values; and, be it

Further Resolved, That these funds are appropriated to DCD, which is authorized to:

1. Expend from the amount appropriated, sums for specified purposes, as indicated in the grant budget, and incur costs consistent with the award date; and, be it

Further Resolved, That the Commissioner of DCD, on behalf of the City, is directed to enter into subcontracts and leases, as detailed in the program budget and as necessary to carry out this program, in accordance with City purchasing procedures and Grant and Aid Guidelines for awarding such contracts.

THE CHAIR Sponsors:

A motion was made by ALD. STAMPER that this Resolution be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald. Pratt, Ald. BROWER, Ald. Bauman, Ald. Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

CONFIRMATION OF THE FOLLOWING:

67. 241930 Appointment of Dr. Brad Kroupa to the Emerging Youth Achievement Advisory Council by the Common Council President.

> THE CHAIR Sponsors:

A motion was made by ALD. STAMPER that this Appointment be CONFIRMED. This motion PREVAILED by the following vote:

Aye, 14 - Ald. Pratt, Ald. BROWER, Ald. Bauman, Ald. Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

0 No.

Excused, 1 - Ald.Chambers Jr.

68. 250031 Reappointment of Jeremy Davis to the Business Improvement District #32 by the Mayor. (15th Aldermanic District)

> THE CHAIR Sponsors:

A motion was made by ALD. STAMPER that this Appointment be CONFIRMED. This motion PREVAILED by the following vote:

Aye, 14 - Ald. Pratt, Ald. BROWER, Ald. Bauman, Ald. Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

69. 250032 Reappointment of Steven DeVougas to the Business Improvement District #32 by the Mayor. (15th Aldermanic District)

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THE CHAIR Sponsors:

A motion was made by ALD. STAMPER that this Appointment be CONFIRMED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

70. <u>250033</u> Appointment of Brandon Ramey to the Business Improvement District #37 by the Mayor.

Sponsors: THE CHAIR

A motion was made by ALD. STAMPER that this Appointment be CONFIRMED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

71. <u>250034</u> Appointment of Dr. Stacia Thompson to the Business Improvement District #37 by the Mayor.

Sponsors: THE CHAIR

A motion was made by ALD. STAMPER that this Appointment be CONFIRMED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

72. <u>250035</u> Appointment of Anjali Chase to the Business Improvement District #41 by the Mayor.

Sponsors: THE CHAIR

A motion was made by ALD. STAMPER that this Appointment be CONFIRMED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

73. 250036 Appointment of Isaac Godin to the Business Improvement District #41 by the Mayor.

Sponsors: THE CHAIR

A motion was made by ALD. STAMPER that this Appointment be CONFIRMED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

74. <u>250037</u> Reappointment of Jeff Bentoff to the Business Improvement District #41 by the Mayor. (3rd Aldermanic District)

Sponsors: THE CHAIR

A motion was made by ALD. STAMPER that this Appointment be CONFIRMED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

PLACING ON FILE THE FOLLOWING:

75. <u>231371</u> Communication relating to the 2024 activities of the Sister Cities Committee.

Sponsors: THE CHAIR

A motion was made by ALD. STAMPER that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

76. 241855 Communication relating to Stout's Independent Evaluation of Eviction Free Milwaukee

Sponsors: Ald. Moore

A motion was made by ALD. STAMPER that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

77. <u>241979</u> Communication from the Department of City Development relating to the 2024 Milwaukee Arts Board annual report.

Sponsors: THE CHAIR

A motion was made by ALD. STAMPER that this Communication be PLACED ON FILE. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

MATTERS FOR IMMEDIATE ADOPTION:

78. 250159 Resolution approving final certified survey maps.

Resolved, By the Common Council of the City of Milwaukee, that the following certified survey maps be and hereby are approved:

NAME

TAX KEY NUMBER(S)

Garden Homes Lutheran Church (3439)

245-1206-000, 245-1207-000

DSJ General Contracting LLC (3460)

501-0044-000

Linda & Jack Mutschler (3474)

277-0013-000, 277-0014-000

Sponsors:

Ald. Pratt, Ald. Dimitrijevic and Ald. BROWER

A motion was made by ALD. TAYLOR that this Resolution-Immediate Adoption be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

79. <u>250147</u> Resolution conditionally approving a final certified survey map.

Whereas, The Department of City Development received an application requesting the approval of a final certified survey map by the City of Milwaukee; and

Whereas, This final certified survey map reconfigures parcels; and

Whereas, Section 119-5 of the Milwaukee Code of Ordinances allows for conditional approval of final certified survey maps; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the following certified survey map be and hereby is conditionally approved, with the conditions outlined in Attachment A:

NAME

City of Milwaukee (3457)

TAX KEY NUMBER(S) 032-0162-000

032-0170-000

032-0171-000

032-0164-000

032-0165-000

032-0166-000

032-0163-100

Sponsors:

Ald. Taylor

A motion was made by ALD. TAYLOR that this Resolution-Immediate Adoption be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 0

Excused, 1 - Ald.Chambers Jr.

80. 250148

Resolution consenting to the termination of the common ownership requirement of the properties located at 7865 and 7900 North 86th Street as it relates to an existing deed restriction, in the 9th Aldermanic District.

Whereas, On June 7, 1989, the City of Milwaukee ("City") conveyed the properties located at 7865 and 7900 North 86th Street ("Properties") to M.B. Partnership ("Owner") via Quit Claim Deed ("Deed"); and

Whereas, The Deeds transferring the Properties included a restrictive covenant that the Properties shall be under common ownership so as to comply with off-street parking requirements established by the City of Milwaukee and which cannot be released and discharged without the approval of the Common Council of the City of Milwaukee; and

Whereas, By that certain Deed Restriction dated June 7, 1989 and recorded with the Register of Deeds for Milwaukee County, Wisconsin on June 16, 1989 as Document Number 06285406, the City conveyed to M.B. Partnership certain real properties situated in the City of Milwaukee, County of Milwaukee, State of Wisconsin, being:

Parcels 1 and 3 of Certified Survey Map No. 4390, recorded in the office of the Register of Deeds for Milwaukee County, Wisconsin on October 6, 1983 in Reel 1574, Image 309, as Document No. 5659219, being a redivision of Parcel 4 of Certified Survey Map No. 3978, in the Northwest 1/4 of Section 16, Township 8 North, Range 21 East, which Parcels 1 and 3 are referred to as "Parcel A" in the Restriction with the property address of 7865 North 86th Street, Milwaukee, WI

Lot 1 of Certified Survey Map No. 8752, recorded in the office of the Register of

Deeds for Milwaukee County, Wisconsin on November 25, 2015 as Document No. 10520027, being a redivision of all of Parcel 1 of Certified Survey Map No. 3978 and all of Parcel 1 of Certified Survey Map No. 4467, located in the Northeast 1/4 of the Northwest 1/4 of Section 16, Township 8 North, Range 21 East, which Lot 1 is referred to as "Parcel B" in the Restriction with the property address of 7900 North 86th Street, Milwaukee, WI.; and

Whereas, The Owner did place the properties under common ownership with the adjacent parcel as established in the Deed Restriction; and

Whereas, The current owner of the Properties wishes to convey the Properties to separate buyers and has requested the City's consent to the termination of the common ownership requirement and authorizing the execution and recordation of this termination; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that it consents to the termination of the common ownership requirement of the Properties located at 7865 and 7900 North 86th Street; and, be it

Further Resolved, By the Common Council of the City of Milwaukee, that it consents to release the restrictive covenant in the Deed Restriction; and, be it

Further Resolved, That the City Clerk, City Attorney and any other relevant City officials are directed to take whatever actions are necessary and execute all documents needed to release the restriction contained in the Deed Restriction.

Sponsors: Ald. Taylor

A motion was made by ALD. TAYLOR that this Resolution-Immediate Adoption be ADOPTED. This motion PREVAILED by the following vote:

Aye, 14 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Coggs, Ald.Jackson, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 0

Excused, 1 - Ald.Chambers Jr.

81. 250160 Resolution relating to flags at public buildings in the month of June.

<u>Sponsors:</u> Ald. Burgelis, Ald. Zamarripa, Ald. Moore, Ald. Westmoreland and Ald. BROWER

Ald. Browers requested to be added as Co-sponsor. There were no objections.

Ald. Taylor moved to amend this file by eliminating language, the specific day range when flags can be flown and instead says "June"

Further Adopt the file.

A motion was made by ALD. TAYLOR that this Resolution-Immediate Adoption be AMENDED. This motion PREVAILED by the following vote:

Aye, 12 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No. 1 - Ald.Jackson

Excused, 1 - Ald.Chambers Jr.

Abstain, 1 - Ald.Coggs

250160 A substitute resolution relating to flags at public buildings in the month of June.

Whereas, The intersex progress pride flag serves as a symbol of LGBTQ+ pride, visibility and solidarity, representing the diverse community and their ongoing struggles for equality and acceptance; and

Whereas, Flying the intersex progress pride flag is a powerful way to express support for the LGBTQ+ community, promote inclusivity, and signal a commitment to creating a more equitable and accepting world; and

Whereas, The Juneteenth flag is flown to commemorate the events of June 19, 1865, when Union troops announced the end of slavery to enslaved people in Galveston Bay, Texas; and

Whereas, The Juneteenth flag serves as a visual representation of an important historical event and the ongoing struggle for equality and freedom for Black Americans; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the intersex progress pride flag shall be flown, hung or displayed at City buildings and facilities in June each year; and, be it

Further Resolved, That the Juneteenth flag shall be flown, hung or displayed at City buildings or facilities in June each year.

Sponsors: Ald. Burgelis, Ald. Zamarripa, Ald. Moore, Ald. Westmoreland and Ald. BROWER

A motion was made by ALD. TAYLOR that this Resolution-Immediate Adoption be ADOPTED. This motion PREVAILED by the following vote:

Aye, 12 - Ald.Pratt, Ald.BROWER, Ald.Bauman, Ald.Westmoreland, Ald.Zamarripa, Ald.Taylor, Ald.Moore, Ald.Burgelis, Ald.Perez, Ald.Spiker, Ald.Dimitrijevic Ald.Stamper

No, 1 - Ald.Jackson

Excused, 1 - Ald.Chambers Jr.

Abstain, 1 - Ald.Coggs