## CITY OF FRANKLIN COMMON COUNCIL MEETING FRANKLIN CITY HALL – COMMON COUNCIL CHAMBERS 9229 WEST LOOMIS ROAD, FRANKLIN, WISCONSIN AGENDA\*

TUESDAY, MARCH 21, 2017 AT 6:30 P.M.

- A. Call to Order and Roll Call.
- B. 1. Citizen Comment Period.

- 2. Mayoral Announcements A Proclamation in Recognition of the 130<sup>th</sup> Anniversary of Galland Henning Nopak, Inc.
- C. Approval of Minutes:

Regular Common Council Meeting of March 7, 2017.

- D. Hearings.
- E. Organizational Business.

  Mayoral Appointments: Gene Ninnemann as Weed Commissioner/Cutter.
- F. Letters and Petitions.
- G. Reports and Recommendations:
  - 1. A Resolution Expressing Support and in Solidarity with the Jewish Community Center.
  - 2. Motion to Release the Irrevocable Stand By Letter of Credit for Woodland Prairie Condominiums Located West of Lovers Lane Road and North of W. Cortez Road as Recommended by the Engineering Department.
  - 3. A Resolution Authorizing Certain Officials to Accept a Conservation Easement for and as Part of the Review and Approval of a Certified Survey Map for Property Located at 11906-11908 West Loomis Road (Mills Hotel Wyoming, LLC, Applicant).
  - 4. Direct Staff to Work with Zilber LTD. Regarding a Proposed Mixed-Use Development at 7333 S. 27<sup>th</sup> Street and to Pursue a Development Agreement that Includes Financial Support from Tax Increment Finance District No. 3.
  - 5. Contract Ruekert & Mielke, Inc. for Professional Services Task Orders Related to Engineering in Area D, Roughly Between W. Oakwood and W. South County Line Roads and S. 27<sup>th</sup> and S. 42<sup>nd</sup> Streets.
  - 6. Contract Ehlers, Inc. for Financial Services Related to the Use of Tax Increment Financing in Area D, Roughly Between W. Oakwood and W. South County Line Roads and S. 27<sup>th</sup> and S. 42<sup>nd</sup> Streets.
  - 7. A Resolution Imposing Conditions and Restrictions for the Approval of a Special Use to Allow for an Eating and Drinking Places Use Upon Property Located at 6807 South 27<sup>th</sup> Street (Steven W. Doran, Managing Member of Daybreak Capital, LLC, Application).

- 8. Southeast Wisconsin Regional Planning Commission Study of Traffic Flow at the Intersection of S. 51<sup>st</sup> Street and W. Drexel Avenue.
- 9. An Ordinance to Amend the Municipal Code to Establish the St. Martins Every Summer Monday Market Fair.
- H. Licenses and Permits.

Miscellaneous Licenses from License Committee Meeting of March 21, 2017.

I. Bills.

Request for Approval of Vouchers and Payroll.

J. Adjournment.

[Note: Upon reasonable notice, efforts will be made to accommodate the needs of disabled individuals through appropriate aids and services. For additional information, contact the City Clerk's office at (414) 425-7500.]

March 23 April 3	Plan Commission Meeting Committee of the Whole and	7:00 p.m.
April 5	Common Council Meeting	6:30 p.m.
April 4	Spring Election	7:00  a.m. - 8:00  p.m.
April 18	Common Council Meeting	6:30 p.m.
April 20	Plan Commission Meeting	7:00 p.m.

<sup>\*</sup>Supporting documentation and details of these agenda items are available at City Hall during normal business hours.

# Proclamation

A Proclamation in recognition of the 130th Anniversary of Galland Henning Nopak, Inc.



\*## hereas, Galland Henning Nopak, Inc., a privately-held fourth-generation family business, has been a pioneer in manufacturing since 1887 becoming the world's most experienced manufacturer of high-density balers and hydraulic and pneumatic valves and cylinders, and

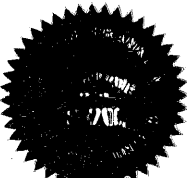
\*\*Phereas\*, in 1887, Robert Nunnemacher licensed a patent held by Nicholas Galland and Julius Henning to manufacture pneumatic malting equipment for the growing Milwaukee beer industry—serving legendary brewers Pabst, Schlitz, Blatz, Anheuser-Busch, Miller, and more, and

\*\*Thereas\*, when Prohibition halted beer production in 1920, Galland Henning made a strategic decision to diversify, transforming their cylinder-based manufacturing capability into a need for scrap metal balers, the product for which Galland Henning is best known for today. With the repeal of Prohibition in 1932, the malt beer companies returned for new versions of the trusted Galland Henning malting products, and

Ehereas, Galland Henning continued to engineer their top-of-the-line triple-compression baling presses, eventually developing balers capable of swallowing whole auto bodies that through continued testing and development required manual operations to be replaced with pneumatic pilot circuits—thus launching the Nopak line of air control valves and double-acting cylinders and eventually changing its name to Galland Henning Nopak, Inc., and

**Whereas**, today, leveraging over a century of proven engineering expertise, Galland Henning Nopak, Inc., located in a world class facility in the Franklin Industrial Park, is proud to celebrate their 130th Anniversary in 2017.

**Pow Therefore**, I, Stephen R. Olson, Mayor of the City of Franklin, Wisconsin, hereby commend and congratulate Galland Henning Nopak, Inc. on their 130 years of success and achievements and remaining a privately-held, four generations of Nunnemacher family ownership.



Dated: March 21, 2017

Stephen R/Olson, Mayor

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#### CITY OF FRANKLIN COMMON COUNCIL MEETING MARCH 7, 2017 MINUTES

ROLL CALL	A.	The regular meeting of the Common Council was held on March 7, 2017 and called to order at 6:30 p.m. by Mayor Steve Olson in the Franklin City Hall Council Chambers, 9229 W. Loomis Road, Franklin, Wisconsin. On roll call, the following were in attendance: Alderman Mark Dandrea, Alderman D. Mayer, Alderwoman Kristen Wilhelm, Alderman Mike Barber and Alderwoman Susanne Mayer. Excused was Alderman Steve Taylor. Also present were City Engineer Glen Morrow, Dir. of Administration Mark Luberda, City Attorney Jesse A. Wesolowski and City Clerk Sandra Wesolowski.
CITIZEN COMMENT	B.1.	Citizen comment period was opened at 6:31 p.m. and closed at 6:53 p.m.
MAYOR ANNOUNCEMENT	B.2.	Mayor Olson read a proclamation in recognition of Ronald J. Romeis for his 19 years of public service in the City of Franklin.
APPROVAL OF MINUTES	C.	Alderman Barber moved to approve the minutes of the regular Common Council Meeting of February 21, 2017 as presented at this meeting. Seconded by Alderman Dandrea. All voted Aye; motion carried.
MAYORAL APPOINTMENTS	E.1.	Mayor Olson requested to refer to a future meeting, the Mayoral appointment of Andrew J. Ruffing, 4728 West Sharon Lane, Ald. Dist. 5 to the Quarry Monitoring Committee to fill the unexpired 3 year term expiring 5/31/19).
		Alderman Dandrea moved to confirm the following Mayoral appointments:
	E.2.	Lori O'Neil, 8236 S. 79th Street, Ald. Dist. 1 to the Board of Health to fill the unexpired 2 year term expiring 4/30/18; and
	E.3.	Shaun Marefka, 7644 S. Mission Court, Ald. Dist. 2 to the

expiring 12/31/17.

Tourism Commission to fill the unexpired 1 year term

Seconded by Alderman D. Mayer. On roll call, all voted Aye. Motion carried.

#### DONATIONS TO POLICE DEPARTMENT

Alderwoman S. Mayer moved to accept a \$100 donation from John and Nancy Konkel and a \$100 donation from Betty Jo Gurschke and that they be deposited into the Police Canine Donation account. Seconded by Alderwoman Wilhelm. All voted Aye; motion carried.

## AGREEMENT WITH ZILBER LTD G.2. FOR DEVELOPMENT AT 7333 S. 27TH ST.

G.1.

G.3.

G.4.

Alderwoman Wilhelm moved to postpone to the Common Council meeting of March 21, 2017, the direction to work with Zilber Ltd. regarding a proposed mixed-use development at 7333 S. 27th Street and to pursue a Development Agreement that includes financial support from Tax Increment Finance District No. 3. Seconded by Alderman D. Mayer. All voted Aye; motion carried.

ORD. 2017-2259 AMEND UDO (ZONING MAP) REZONE 7145 S. WOELFEL RD. (JEFFREY & ROXANNE PEELEN, APPLICANTS) Alderman D. Mayer moved to adopt Ordinance 2017-2259, AN ORDINANCE TO AMEND THE UNIFIED DEVELOPMENT ORDINANCE (ZONING MAP) TO REZONE CERTAIN PARCELS OF LAND FROM C-1 CONSERVANCY DISTRICT AND FW FLOODWAY DISTRICT TO R-3E SUBURBAN/ESTATE SINGLE-FAMILY RESIDENCE DISTRICT (7145 SOUTH WOELFEL ROAD) (APPROXIMATELY 13,363.0 TOTAL SQUARE FEET) (JEFFREY D. PEELEN AND ROZANNE M. PEELEN, APPLICANTS). Seconded by Alderman Dandrea. All voted Aye; motion carried.

RES. 2017-7252
AMEND RESOLUTION NOS. 984751 AND 2000-4979 FOR
SPECIAL USE AT 2803 W.
SOUTHLAND DR. (JERRY
KEZMAN, D/B/A JERRY'S AUTO
XPRESSIONS, APPLICANT)

Alderman Dandrea moved to adopt Resolution No. 2017-7252, A RESOLUTION TO AMEND RESOLUTION 98-4751 AND 2000-4979, **IMPOSING** NOS. CONDITIONS AND RESTRICTIONS FOR THE APPROVAL OF A SPECIAL USE FOR PROPERTY LOCATED AT 2803 WEST SOUTHLAND DRIVE TO ALLOW FOR CONSTRUCTION OF A BUILDING ADDITION TO THE EXISTING JERRY'S AUTO XPRESSIONS BUILDING (JERRY KEZMAN, D/B/A XPRESSIONS, APPLICANT). JERRY'S AUTO All voted Aye; Seconded by Alderwoman Wilhelm. motion carried.

SURVEY TO EXTEND SANITARY G.5. SEWER & WATER UTILITIES

Alderman Dandrea moved to direct staff to survey property owners for the extension of sanitary sewer and

ALONG S. 76TH ST. FROM W. OAKWOOD RD.

water utilities in a corridor along S. 76th Street from W. Oakwood Road to 1,465 feet north of W. Ryan Road (STH 100); north side of W. Oakwood Road from a point 670 feet east of S. 76th Street to a point 1,320' west of S. 76th Street; and W. Ryan Road (STH 100) from a point 1,250 feet east of S. 76th Street to a point 2,660 feet west of S. 76th Street, with the inclusion of affected Aldermen during the survey process. Seconded by Alderman Barber. All voted Aye; motion carried.

#### 2017 SANITARY SEWER USER FEE REVISION

G.6.

G.7.

G.8.

Alderman Dandrea moved to adopt quarterly 2017 Residential Sewer charge of \$50.52 and a quarterly Commercial Connection charge of \$8.94 plus a per thousand gallon charge of \$2.91925 effective January 1, 2017 as provided by Municipal Code 207-14 H(3)(b). Seconded by Alderman Barber. On roll call, Alderwoman S. Mayer, Alderman Barber, Alderwoman Wilhelm, and Alderman Dandrea voted Aye; Alderman D. Mayer voted No. Motion carried.

## AGREEMENT WITH EMC FOR ASBESTOS AND LEAD PAINT INSPECTION

Alderman Dandrea moved to authorize the Director of Administration to execute an agreement incorporating a proposal for Asbestos and Lead Paint Inspection for OSHA 1926.62 for Franklin City Hall with Environmental Management Consulting, Inc. (EMC) for a total estimated cost of \$5,880 for the asbestos survey and a total estimated time and materials not-to-exceed cost of \$685 for the lead paint survey. Seconded by Alderman Barber. On roll call, Alderman Dandrea, Alderman D. Mayer, Alderwoman Wilhelm, and Alderman Barber voted Aye; Alderwoman S. Mayer voted No. Motion carried.

ORD. 2017-2260 AMEND ORD. 2016-2240 FOR BUDGET ENCUMBRANCES FROM 2016 BUDGET AS AMENDMENTS TO THE 2017 BUDGET Alderman Dandrea moved to approve Ordinance No. **AMEND** TO 2017-2260, ΑN **ORDINANCE ORDINANCE** ORDINANCE 2016-2240, AN ADOPTING THE 2017 ANNUAL BUDGETS FOR THE GENERAL FUND, DEVELOPMENT FUND, CIVIC CELEBRATIONS FUND, CAPITAL OUTLAY FUND, EQUIPMENT REPLACEMENT FUND, CAPITAL IMPROVEMENT FUND, TID 3 FUND, TID 5 FUND AND SANITARY SEWER FUND, FOR THE CITY OF FRANKLIN FOR FISCAL YEAR 2017 TO APPROVE THE ENCUMBRANCES FROM BUDGET BUDGET AS AMENDMENTS TO THE 2017 BUDGET.

ORD. 2017-2261 AMEND ORD. 2015-2198 TO PROVIDE ADDITIONAL APPROPRIATIONS G.9.

RECOMMENDATIONS FROM THE COMMITTEE OF THE WHOLE Seconded by Alderman D. Mayer. On roll call, all voted Aye. Motion carried.

Alderman D. Mayer moved to adopt Ordinance No. 2017-2261, AN ORDINANCE TO AMEND ORDINANCE 2015-2198, AN ORDINANCE ADOPTING THE 2016 ANNUAL BUDGETS FOR THE GENERAL FUND, AND THE STREET **FUND** SOLID WASTE THE CITY FUND FOR **IMPROVEMENT** FRANKLIN TO PROVIDE ADDITIONAL ASSESSOR AND MUNICIPAL BUILDING APPROPRIATIONS, TO **EXPENDITURE** ALLOCATE **UNDER** APPROPRIATIONS AND PROVIDE ADDITIONAL APPROPRIATIONS FOR THE SOLID WASTE AND STREET IMPROVEMENT FUNDS. Seconded by Alderman Dandrea. On roll call, all voted Aye. Motion carried.

- (a) No action was taken on the Status Report presented at the 3/06/2017 Committee of the Whole meeting from the Ballpark Commons Development Team regarding the Project proposed at and near The Rock Sports Complex, 7900 W. Crystal Ridge Road.
- (b) No action was taken on a presentation by Ruekert & Mielke, Inc., from the 3/06/2017 Committee of the Whole meeting regarding potential sewer and water extension in Area D, an area approximately between W. Oakwood and W. South County Line Roads and S. 27th and 42nd Streets.
- (c) Upon recommendation of the Fair Commission, Alderman D. Mayer moved to direct staff to prepare an ordinance amending the Municipal Code to reflect changes to the monthly St. Martins Fairs as recommended by the Fair Commission and further authorize the transfer of \$500 from the Contingency Account for promotion/advertising of the Fair, with direction that the Finance Office include the transfer in a future budget modification. Seconded by Alderwoman S. Mayer. All voted Aye; motion carried.
- (d) Alderman D. Mayer moved to refer to Police Department with no time schedule, a request for Commitment to Support a Resolution of the

I.1.

Intergovernmental Cooperation Council Regarding Gun Safety Technologies. Seconded by Alderwoman S. Mayer. All voted Aye; motion carried.

#### LICENSES AND PERMITS

H.1. Alderwoman S. Mayer moved to approve the following: Grant Operator Licenses to Luis Gumucio, 1720 W. Meyer Ln., #6105, Oak Creek; Katlin Keller, 7751 S. Scepter Dr., #25, Franklin; Cynthia Knight, 6964 S. 27<sup>th</sup> St., Oak Creek; Michael Wichman, 6436 W. Ohio Ave., Milwaukee; and Addy Sadowski, 3408 W. Southwood Dr., Franklin;

Grant Temporary Class B Beer & Wine License to St. Martin of Tours Church for Grand March on 3/25/2017. Seconded by Alderman Barber. All voted Aye; motion carried.

#### **VOUCHERS AND PAYROLL**

Alderwoman S. Mayer moved to approve the following: City vouchers with an ending date of March 2, 2017 in the amount of \$589,287.52; payroll dated March 3, 2017 in the amount of \$382,922.80 and payments of the various payroll deductions in the amount of \$218,176.96, plus City matching payments; and estimated payroll dated March 17, 2017 in the amount of \$381,000.00 and payments of the various payroll deductions in the amount of \$407,000.00, plus City matching payments and property tax payments and refunds with an ending date of March 2, 2017 in the amount of \$18,748,287.78. Seconded by Alderman Barber. On roll call, all voted Aye. Motion carried.

#### ADJOURNMENT

J. Alderman D. Mayer moved to adjourn the meeting at 7:29 p.m. Seconded by Alderman Dandrea. All voted Aye; motion carried.

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APPROVAL	REQUEST FOR COMMON COUNCIL ACTION	MEETING DATE
Slev	COMMON COOKCILITION	03/21/2017
ORGANIZATIONAL BUSINESS	Appointment of Weed Commissioner/Cutter	item number <i>E,</i>

Appointment of Gene Ninnemann as Weed Commissioner at a weed cutting fee of \$85 per hour or what the Council deems appropriate for the calendar year of 2017.

#### COUNCIL ACTION

Appointment of Gene Ninnemann to charge a weed cutting fee of \$85 per hour or a fee the Council deems appropriate for the calendar year 2017.

OR

As directed.

#### NINNEMANN TRUCKS & EQUIPMENT LLC 287-27TH STREET CALEDOINA, WI 53108

City of Franklin 9229 W Loomis Rd. Franklin, WI 53132 City Clerk Office January 19<sup>th</sup> 2017

Dear Sandra Wesolowski

I would once again like to take is time to extend my services with the City of Franklin by continuing to serve as the City's Weed Commissioner/ cutter for the upcoming season of 2017. As always I have enjoyed the privilege to help server the City and its residence and look forward to the opportunity again. The rates for the 2017 season will not change from 2016 and will remain at \$85.00 per hour.

Sincerely, Gene Ninnemann

Here Rinnemann

# APPROVAL Slaw A REQUEST FOR COUNCIL ACTION REPORTS AND RECOMMENDATIONS A Resolution Expressing Support and in Solidarity with the Jewish Community Center Jewish Community Center MEETING DATE March 21, 2017

A draft of the above resolution is attached.

#### COUNCIL ACTION REQUESTED

A motion to adopt A Resolution Expressing Support and in Solidarity with the Jewish Community Center.

#### CITY OF FRANKLIN

#### RESOLUTION NO. 2017-\_\_\_\_

#### A RESOLUTION EXPRESSING SUPPORT AND IN SOLIDARITY WITH THE JEWISH COMMUNITY CENTER

WHEREAS, the Harry and Rose Samson Family Jewish Community Center (JCC) has been a trusted community source of care and education for children and community members for over 100 years; and

WHEREAS, the City recognizes the JCC as an integral and trusted source of community benefit; and

WHEREAS, the City supports the JCC in celebrating its open access to all religions, ensuring that everyone, of every background, has access to the services it offers; and

WHEREAS, the City celebrates the Jewish Community Center Communities and its leaders for using inclusive language and teachings of Judaism to promote peace and justice and service, and the dedication of the institution in continuing to play an essential societal role providing charitable and humanitarian services to those in need; and

WHEREAS, we, as elected representatives of the People, have a special responsibility not to stay silent in the face of hate speech, threats of violence, violence, and discrimination.

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Common Council of the City of Franklin, Wisconsin, that the City of Franklin:

- 1. Condemns all hate speech, threats of violence, violence, and discrimination; and
- 2. Reaffirms the value of multiple cultures, and the inalienable right of every person to live and practice their faith without fear; and
- 3. Commits to fostering an environment that promotes respect for and curiosity about all religions and cultures, affirms the equal humanity of all members of the community, and rejects all forms of discrimination.

Introduced a	at a regular meeting	of the Common (, 2017.	Council of t	the City o	f Frankli	in this
Passed and Franklin this	adopted at a regul		e Common 017.	Council	of the C	ity of

RESOLU'I Page 2	TON NO. 2017			
			APPROVED:	
			Stephen R. Olson, Mayor	
ATTEST:				
Sandra L.	Wesolowski, C	ity Clerk		
AYES	NOES	ABSENT	<del></del>	

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APPROVAL	REQUEST FOR COUNCIL ACTION	MTG. DATE
Slw		03/21/17
Reports & Recommendations	SUBJECT: Motion to release the Irrevocable Stand By Letter of Credit for Woodland Prairie Condominiums located west of Lovers Lane Road and north of W. Cortez Road as recommended by the Engineering Department.	(G.2.

**BACKGROUND** 

Established in 2008 a letter of credit to Rick & Ron Development, LLC guaranteed public infrastructure as part of the development of Woodland Prairie Condominiums to meet the City of Franklin Standards. The letter of credit totaled \$1,158,989.

#### **ANALYSIS**

This development has been completed with recorded documentation. The existing balance within the letter of credit of \$12,087 is recommended to be now released.

One exception is the City to hold \$400 in escrow to remove and replace a public terrace tree which did not meet City standards. The remainder of the letter of credit to be released is \$11,687.

#### **OPTIONS**

Authorize release of letter of credit

or

Defer decision

#### FISCAL NOTE

Public infrastructure improvements for this development have been accepted. No additional costs are anticipated.

#### **RECOMMENDATION**

Motion to release the Irrevocable Stand By Letter of Credit in the amount of \$11,687 for Woodland Prairie Condominiums located west of Lovers Lane Road and north of W. Cortez Road as recommended by the Engineering Department.

Department of Engineering SAA

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APPROVAL	REQUEST FOR	MEETING DATE
Slw	COUNCIL ACTION	03/21/17
REPORTS & RECOMMENDATIONS	RESOLUTION AUTHORIZING CERTAIN OFFICIALS TO ACCEPT A CONSERVATION EASEMENT FOR AND AS PART OF THE REVIEW AND	ITEM NUMBER
	APPROVAL OF A CERTIFIED SURVEY MAP FOR PROPERTY LOCATED AT 11906- 11908 WEST LOOMIS ROAD (MILLS HOTEL WYOMING, LLC, APPLICANT)	

At its February 7, 2017 and February 21, 2017 meetings, the Common Council moved to table action on the subject Conservation Easement as the easement did not yet include a required portion of protected steep slopes, and that the legal description may have had an error.

The Conservation Easement has been revised to include protection of the steep slopes onsite. It can be noted that the Engineering Department reviewed the legal description and easement exhibit. As recommended by the Engineering Department, the exhibit will be revised to include a line table with the line numbers indicated on the drawing. Once revised, the legal description and table will be reviewed by the Engineering Department prior to recording.

City Development staff recommends approval of a resolution authorizing certain officials to accept a conservation easement for and as part of the review and approval of a certified survey map for property located at 11906-11908 West Loomis Road (Mills Hotel Wyoming, LLC, Applicant), subject to review and approval by the Department of City Development and technical corrections by the City Attorney.

#### COUNCIL ACTION REQUESTED

A motion to adopt Resolution No. 2017-\_\_\_\_\_\_, authorizing certain officials to accept a conservation easement for and as part of the review and approval of a certified survey map for property located at 11906-11908 West Loomis Road (Mills Hotel Wyoming, LLC, Applicant), subject to review and approval by the Department of City Development and technical corrections by the City Attorney.

#### RESOLUTION NO. 2017-\_\_\_\_

A RESOLUTION AUTHORIZING CERTAIN OFFICIALS TO ACCEPT A CONSERVATION EASEMENT FOR AND AS PART OF THE REVIEW AND APPROVAL OF A CERTIFIED SURVEY MAP FOR PROPERTY LOCATED AT 11906-11908 WEST LOOMIS ROAD (MILLS HOTEL WYOMING, LLC, APPLICANT)

WHEREAS, the Plan Commission having approved a Certified Survey Map upon the application of Mills Hotel Wyoming, LLC, on January 19, 2017, and the Plan Commission having conditioned approval thereof in part upon Common Council approval of a Conservation Easement to protect the steep slopes, pond, shore buffer, wetland and wetland buffer on the site; and

WHEREAS, §15-7.0702Q. and §15-9.0309D. of the Unified Development Ordinance requires the submission of a Natural Resource Protection Plan in the Certified Survey Map review process and the Unified Development Ordinance requires conservation easements to be imposed for natural resource features identified within such Plan to protect such features, all as part of the approval process for a Certified Survey Map; and

WHEREAS, the City Engineering Department, Department of City Development and the Office of the City Attorney having reviewed the proposed Conservation Easement and having recommended approval thereof to the Common Council.

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Common Council of the City of Franklin, Wisconsin, that the Conservation Easement submitted by Mills Hotel Wyoming, LLC, in the form and content as annexed hereto, be and the same is hereby approved; and the Mayor and City Clerk are hereby authorized to execute such Easement as evidence of the consent to and acceptance of such easement by the City of Franklin.

BE IT FURTHER RESOLVED, that the City Clerk be and the same is hereby directed to obtain the recording of the Conservation Easement in the Office of the Register of Deeds for Milwaukee County, Wisconsin.

Introduced day of	at a regular m	eeting of the Common, 2017.	Council of	the City o	of Frank	din this
Passed and	adopted at a	regular meeting of th	ne Common 2017.	Council	of the	City of

A RESOLUTION AUTHORIZING CERTAIN OFFICIALS
TO ACCEPT A CONSERVATION EASEMENT
MILLS HOTEL WYOMING, LLC
RESOLUTION NO. 2017-\_\_\_\_
Page 2

APPROVED:

Stephen R. Olson, Mayor

ATTEST:

AYES \_\_\_\_\_NOES \_\_\_\_ABSENT \_\_\_\_

#### CONSERVATION EASEMENT

This Conservation easement is made by and between the CITY OF FRANKLIN, a municipal corporation of the State of Wisconsin, hereinafter referred to as "Grantee," and Mills Hotel Wyoming, LLC., a Limited Liability Corporation, hereinafter referred to as "Grantor," and shall become effective upon the recording of this Grant of Conservation Easement, together with the Acceptance following, with the Office of the Register of Deeds for Milwaukee County, pursuant to §700.40(2)(b) of the Wisconsin Statutes.

#### WITNESSETH

WHEREAS, Grantor is the owner in fee simple of certain real property, located within the City of Franklin, Milwaukee County, Wisconsin, in the Northeast ¼ of the Northwest ¼ of Section 30, Township 5 North, Range 21 East, described in Exhibit A attached hereto and hereby made a part hereof (protected property); and

WHEREAS, the Grantor desires and intends that the natural elements and the ecological and aesthetic values of the protected property including, without limitation, steep slopes, mature woodlands, young woodlands, lakes, ponds, streams, floodplains, floodways, floodlands, shore buffers, wetland buffers, wetlands and shoreland wetlands, and refer to Natural Resource Investigation by Pinnacle Engineering Group, dated December 19, 2016, which is located in the office of the Department of City Development, be preserved and maintained by the continuation of land use that will not interfere with or substantially disrupt the natural elements or the workings of natural systems; and

WHEREAS, Grantee is a "holder", as contemplated by §700.41(1)(b)1. of the Wisconsin Statutes, whose purposes include, while exercising regulatory authority granted to it, *inter alia*, under §62.23 and §236.45 of the Wisconsin Statutes, the conservation of land, natural areas, open space, and water areas; and

WHEREAS, the Grantor and Grantee, by the conveyance to the Grantee of the conservation easement on, over, and across the protected property, desire to conserve the natural values thereof and prevent the use or development of the protected property for any purpose or in any manner inconsistent with the terms of this conservation easement; and

WHEREAS, the Grantee is willing to accept this conservation easement subject to the reservations and to the covenants, terms, conditions, and restrictions set out herein and imposed hereby;

NOW, THEREFORE, the Grantor, for and in consideration of the foregoing recitations and of the mutual covenants, terms, conditions, and restrictions subsequently contained, and as an absolute and unconditional dedication, does hereby grant and convey unto the Grantee a conservation easement in perpetuity on, over, and across the protected property.

Grantee's rights hereunder shall consist solely of the following:

- 1. To view the protected property in its natural, scenic, and open condition;
- 2. To enforce by proceeding at law or in equity the covenants subsequently set forth, including, and in addition to all other enforcement proceedings, proceedings to obtain all penalties and remedies set forth under Division 15-9.0500 of the Unified Development Ordinance of the City of Franklin, as amended from time to time, any violation of the covenants subsequently set forth being and constituting a violation of such Unified Development Ordinance, as amended from time to time, or such local applicable ordinance as may be later adopted or in effect to enforce such covenants or the purposes for which they are made, it being agreed that there shall be no waiver or forfeiture of the Grantee's right to insure compliance with the covenants and conditions of this grant by reason of any prior failure to act; and
- 3. To enter the protected property at all reasonable times for the purpose of inspecting the protected property to determine if the Grantor is complying with the covenants and conditions of this grant.

And in furtherance of the foregoing affirmative rights of the Grantee, the Grantor makes the following covenants which shall run with and bind the protected property in perpetuity, namely, that, on, over, or across the protected property, the Grantor, without the prior consent of the Grantee, shall not:

- 1. Construct or place buildings or any structure;
- Construct or make any improvements, unless, notwithstanding Covenant I above, the improvement is specifically and previously approved by the Common Council of the City of Franklin, upon the advice of such other persons, entities, and

agencies as it may elect; such improvements as may be so approved being intended to enhance the resource value of the protected property to the environment or the public and including, but not limited to animal and bird feeding stations, park benches, the removal of animal blockage of natural drainage or other occurring blockage of natural drainage, and the like:

3. Excavate, dredge, grade, mine, drill, or change the topography of the land or its natural condition in any manner, including any cutting or removal of vegetation, except for the removal of dead or diseased trees;

4. Conduct any filling, dumping, or depositing of any material whatsoever, including, but not limited to soil, yard waste, or other landscape materials, ashes, garbage, or debris;

5. Plant any vegetation not native to the protected property or not typical wetland vegetation;

6. Operate snowmobiles, dune buggies, motorcycles, all-terrain vehicles or any other types of motorized vehicles.

To have and to hold this conservation easement unto the Grantee forever. Except as expressly limited herein, the Grantor reserves all rights as owner of the protected property, including, but not limited to, the right to use the protected property for all purposes not inconsistent with this grant. Grantor shall be responsible for the payment of all general property taxes levied, assessed, or accruing against the protected property pursuant to law.

The covenants, terms, conditions, and restrictions set forth in this grant shall be binding upon the Grantor and the Grantee and their respective agents, personal representatives, heirs, successors, and assigns, and shall constitute servitudes running with the protected property in perpetuity. This grant may not be amended, except by a writing executed and delivered by Grantor and Grantee or their respective personal representatives, heirs, successors, and assigns. Notices to the parties shall be personally delivered or mailed by U.S. Mail registered mail, return receipt requested, as follows:

To Grantor: Mills Hotel Wyoming, LLC Attn:S.R. Mills 4011 80<sup>th</sup> Street Kenosha, WI 53142 To Grantee: City of Franklin Office of the City Clerk 9229 W. Loomis Road Franklin, Wisconsin53132

KARMEN J JO Notary Pul State of Wise	pilo K	Mills Hotel Wyomitson  By:  S. R. Mills,	LLC	
STATE OF WISCONSIN	) ) ss			
COUNTY OF MILWAUKEE	)			
This instrument was acknowledg	ed before me on the $64$	day of March	, A.D. 20 <u>/7</u> by	
S.R. Mills. Member, Mills Hotel	Wyoming, LLC			
To me known to be the person(s		ng Easement and ackno	wledged the same as the voluntar	ry act and

nd seals this on this date of

Acceptance

My commission expires

The undersigned does hereby consent to and accepts the Conservation Easement granted and conveyed to it under and pursuant to the foregoing Grant of Conservation Easement. In consideration of the making of such Grant Of Conservation Easement, the undersigned agrees that this acceptance shall be binding upon the undersigned and its successors and assigns

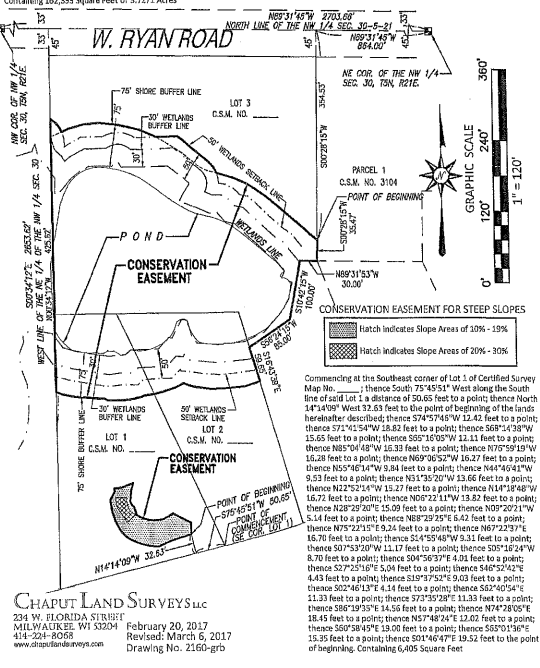
and that the restrictions imposed upon the Council of the City of Franklin, as contemp	e protected plated by §	sed property may only be released or waived in writing by the Common §236.293 of the Wisconsin Statutes.
In witness whereof, the undersigned has A.D.20	s executed	d and delivered this acceptance on the day of,
	CITY O	OF FRANKLIN
	Ву:	Stephen R. Olson, Mayor
	Ву:	Sandra L. Wesolowski, City Clerk
STATE OF WISCONSIN ) ss COUNTY OF MILWAUKEE )		
Olson, Mayor and Sandra L. Wesolowsk known to be such Mayor and City Clerk instrument as such officers as the Deed	ii, City Cle of said m l of said t	
		Notary Public
		My commission expires
This instrument was drafted by the City o	f Franklin.	L.
Approved as to contents:		
Nicholas Fuchs, Senior Planner Department of City Development	Date	
Approved as to form only:		
Jesse A. Wesolowski City Attorney	Date	

#### MORTGAGE HOLDER CONSENT

certain Mortgage encumbering encumbering	g the Property a	and recorded in	the Office of the Re	gister of Deeds for Milwaukee
County, Wisconsin, on execution of the foregoing easement and its	, 20	_, as Document	No.	, nereby consents to the
execution of the foregoing easement and its	addition as an	encumbrance tu	de to the Property.	
IN WITNESS WHEREOF, Mortg				July authorized officers, and its
to be necessarily as an	are my and you		A	
		Name of M		
		a Wisconsi	in Banking Corporat	ion
		Den	<b>A</b> '	
		By:		
		Name		
		Ťitle:		
		*		
STATE OF WISCONSIN	)	_		
COUNTY OF MILWAUKEE	)ss			
COOKET OF MILWINGELL				
On this, the	_day of		, Maria Tiff Care	, the undersigned, personally
appeared name of officer of mortgagee th	College office	, i.e.: $(1)$ of (na	ame of mortagee) a	Wisconsin banking corporation
and acknowledged that (s)he executed the	foregoing	iment on behalf	of said corporation	, by its authority and for the
purposes therein contained.		Name:		
		anic.		
		Mary Pu	ıbli, Sinto of Wiscon	sin
	h.			
		Mytomir	ussion expires	
				•

#### CONSERVATION EASEMENT EXHIBIT

Part of Lots 1, 2 and 3 in Certified Survey Map No. \_ in the Northeast 1/4 of the Northwest 1/4 of Section 30, Town 5 North, Range 21 East, in the City of Franklin, Milwaukee County, Wisconsin, bounded and described as follows: Commencing at the Northeast corner of the Northwest 1/4 of said Section, thence North 89°31'45" West along the North line of said 1/4 Section 864.00 feet to a point; thence South 00°28'15" West along the West line of Parcel 1 of Certified Survey Map 3104 and its extension 354.53 feet to the point of beginning of lands hereinafter described; thence continuing thence South 00°28'15" West along said West line 35.47 feet to the Southwest corner of said Parcel 1; thence North 89°31'53" West along the South line of Lot 3 of Certified Survey Map No. \_\_\_\_ a distance of 30,00 feet to a point; thence South 10°42'15" West along said South line 100.00 feet to a point; thence South 56°24'15" West along said South line 85.00 feet to a point on the East line of Lot 2 of Certified Survey Map No. \_\_\_\_\_; thence South 16\*43\*39" East along said East line 59.65 feet to a point; thence South 71\*53\*09" West 26.21 feet to a point; thence South 84\*07\*55" West 30.67 feet to a point; thence South 87\*05\*29" West 28.31 feet to a point; thence North 82°35'43" West 27.53 feet to a point; thence North 76°14'53" West 18.11 feet to a point; thence North 63°50'58" West 3.78 feet to a point; 82°35°43" West 27,53 feet to a point; thence North 76°14°53" West 18.11 feet to a point; thence South 62°19'45" West 14.92 feet to a point; thence South 75°14°50" West 20.00 feet to a point; thence South 83°59'34" West 12.56 feat to a point; thence South 61°12'07" West 4.34 feet to a point; thence South 75°52'10" West 22.20 feet to a point; thence South 88°54'29" West 35.55 feet to a point; thence North 86°38'20" West 5.88 feet to a point; thence North 88°20'10" West 20.51 feet to a point; thence North 74°11'53" West 4.50 feet to a point; thence North 89°18'09" West 15.90 feet to a point; thence North 83°45'45" West 15.50 feet to a point; thence North 79°23'05" West 18.17 feet to a point; thence North 67°38'10" West 11.13 feet to a point on the West line of the Northeast 1/4 of the Northwest 1/4 of Section 30; thence North 00°34'12" West along said West line 459.89 feet to a point; thence 28.83 feet along the arc of curve whose radius is 50.00 feet and whose center lies to the southwest, having a bearing of South 40'31'03" East 28.44 feet to a point; thence North 65'19'36" East 11.83 feet to a point; thence North 74'39'37" East 30.08 feet to a point; thence North 85°31'06" East 26.12 feet to a point; thence South 84°33'48" East 25.56 feet to a point; thence South 78°53'41" East 19.41 feet to a point; thence South 76°10'49" East 23.63 feet to a point; thence South 67°45'52" East 27.83 feet to a point; thence South 60°16'21" East 3.75 feet to a point; thence North 88°04'41" East 36.27 feet to a point; thence South 51°29'11" East 65.76 feet to a point; thence South 43°02'17' East 14,69 feet to a point; thence South 27°51'17" East 11.73 feet to a point; thence South 73°50'39" East 33.41 feet to a point; thence South 65°34'16" East 23.92 feet to a point; thence South 56°35'28" East 32.44 feet to a point; thence South 52°47'06" East 13.49 feet to a point; thence South 50°27'17" East 53.06 feet to a point; thence South 50°07'18" East 28.00 feet to a point; thence South 46'05'35" East 8.93 feet to a point; thence South 50°14'54" East 16.52 feet to the point of beginning. Along with lands described below. Containing 162,353 Square Feet or 3.7271 Acres



approval Slw	REQUEST FOR Council ACTION	MEETING DATE 3/21/17
REPORTS AND RECOMMENDATIONS	Direct staff to work with Zilber LTD. regarding a proposed mixed-use development at 7333 S. 27 <sup>th</sup> Street and to pursue a development agreement that includes financial support from tax increment finance district No. 3	ITEM NUMBER G, 4.

#### INTRODUCTION

On August 2, 2016, Zilber LTD. presented a proposed mixed use development at 7333 S. 27<sup>th</sup> Street to the Common Council for a Concept Review. Among other comments, members of the Council noted their preference for the development to include the adjacent Park Motel property at 7273 S. 27<sup>th</sup> Street. During the Concept Review, Zilber noted the likely need for tax increment finance (TIF) support to make the proposed project viable and to include acquisition of the Motel site. Both properties are within the boundaries of TIF District No. 3, a district scheduled to expire in 2026. Alderwoman Wilhelm and Zilber have hosted a neighborhood meeting with area residents regarding the project.

On October 4, 2016, the Common Council approved two contract associated with the project.

- 1. An agreement with Ehlers, a financial consultant, to conduct a pro-forma review of the project and assist with developer negotiations related to the use of TIF for a fee up to \$7,500.
- 2. An agreement with Towne Realty, Inc. (in partnership with Zilber) to reimburse the City for expenses related to the City's contract with Ehlers.

The requested direction to staff will indicate the Council's interest in advancing the project based on the information available at this time. If approved, staff expects the developer to move quickly to complete detailed plan submittals and pursue a development agreement that includes TIF support as outlined below.

This item was tabled on March 7, 2017 for consideration at the March 21, 2017 Council meeting.

#### PROJECT SUMMARY

The prosed project includes 180 market rate apartments with a club house and amenities at 7333 S. 27<sup>th</sup> Street. A lot will be created for commercial development along the frontage of S. 27<sup>th</sup>. The developer is currently in communication with a daycare provider that is interested in acquiring that land for placement of a center that could serve employees at the nearby Northwestern Mutual facility and others in the area. Staff notes that Northwestern Mutual has been open about their desire for more supportive services and amenities for employees near their Franklin campus.

Following the Council's stated interests from the Concept Review, Zilber has the Park Motel under contract and is prepared to execute that agreement upon receiving all approvals for their proposed development. Plans include demolition of the Motel, while retaining the Little Cancun restaurant currently operating in an outlot of the Motel at 7273 S. 27<sup>th</sup> Street. A complete project summary from Zilber is attached.

#### **TIF CONSIDERATION**

As stated by Zilber at the Concept Review meeting, TIF funds are required to complete the project. Ehlers has confirmed that the project meets the "but for" test as required by Wisconsin State Law. A reasonable rate of return would not be achieved, "but for" the inclusion of an identified TIF contribution. Their full report is attached.

The project was evaluated with several financial options. The preferred option includes a \$5,000,000 TIF grant for the completion of the mixed use project as originally proposed by Zilber, at an estimated value of \$24,000,000. The acquisition and demolition of the Park Motel is not cost-effective for the developer. Therefore an additional \$2,000,000 TIF contribution, structured as a pay-as-you-go (PAYGO) is suggested to cover expenses related to that action. The project would generate an estimated \$570,000 of annual property tax in its first full year of collection.

Making use of the value created by the Zilber development and increment generated elsewhere in the district, the TIF

district would have sufficient funds to retire these and other current obligations in the district by 2022, four years prior to the district's scheduled closing in 2026.

As of the 2016 tax year, the two properties under discussion (7333 and 7273 S. 27<sup>th</sup> Street) pay \$43,271.42 in combined property taxes. Therefore, if the Zilber project is completed an estimated net additional \$526,700 in property taxes would be collected. The Park Motel pays an additional \$11,322 in room taxes that would not be collected in the future if the hotel is demolished. It should be noted that under new Wisconsin State Room Tax regulations, a portion of those funds must be used by the City's newly created Tourism Commission for tourism related promotion and development.

While it may be noted that not all of the collected tax revenue is retained by the City, it should also be noted that all taxing authorities contribute to TIF incentives during the life of the district. TIF legislation was designed to ensure the shared participation and benefit of overlapping taxing authorities.

In staff review of other multi-family and mixed-use developments recently approved in other suburban Milwaukee markets similar TIF contributions have been offered for projects of similar quality. Note that higher quality development projects and amenities on site generally increase a projects cost, but also increase the projects assessed value. Increased assessed values are to the City's financial benefit.

When the TID #3 project plan was amended on August 21, 2013, \$10,000,000 was budgeted for development incentives for use between 2015 and 2019. Those funds remain unspent and are available for use on this project. Because the funds are already in the approved project plan, no action would be necessary by the district's Joint Board of Review.

Ehlers recommends, and Zilber is open to, the inclusion of "look back" provisions to account for any cost-savings or operating gains realized by the developer. Analysis provided in the Ehlers report is based on estimates. The look-backs will ensure the City has the opportunity to adjust its participation in the project if costs are significantly lower and/or returns higher than initially projected. The terms of any included look-backs would be outlined in a development agreement that would require Council approval.

#### **NEXT STEPS**

If the Council approves the motion staff will assist the developer in advancing the project. Zilber expects to complete detailed plans and submit applications for plan and special use approvals within the next couple of months. Staff will also work with the developer to draft a development agreement based on the project and TIF considerations described above. All items will still require Council approval, but action on the motion will provide important direction to staff and the developer.

#### **ATTACHMENTS**

- Financial analysis report from Ehlers in the form of a letter dated March 1, 2017 to the Director of Economic Development
- Project Summary report from Zilber

#### **COUNCIL ACTION REQUESTED**

Direct staff to work with Zilber LTD. regarding a proposed mixed-use development at 7333 S. 27<sup>th</sup> Street and to pursue a development agreement that includes financial support from tax increment finance district No. 3

Economic Development: AMH



1 March 2017

Aaron Hertzberg
Director of Economic Development
City of Franklin
9229 W Loomis Rd
Franklin WI 53132

RE: 27th & Minnesota - Zilber Development

Dear Aaron,

Please find our analysis for the above referenced project.

In examining the financial need (the "but for" test required by law) for TIF participation, we were provided summarized information by Mike King of Zilber Property Group pertaining to the construction of a 180-unit residential apartment development on a currently vacant parcel, which is under contract. The project would consist of six residential buildings, a community/rec center, and to the southeast, additional land for possible development.

As part of the overall proposal, there is also the potential to acquire the Park Motel property at 7273 S. 27<sup>th</sup> Street. Upon acquisition, the Park Motel would be demolished, with the Little Cancun restaurant remaining in operation pursuant to the existing lease. The motel portion of the property would be positioned for sale separate from the restaurant, or along with the restaurant, remain a complete parcel for future sale or redevelopment. A daycare facility is being considered to acquire the portion fronting S. 27<sup>th</sup> Street at 7333 S. 27<sup>th</sup> Street, at the Southeast corner of the overall site. Zilber indicates that the apartment development will be held for a long term rental investment by the company. An evaluation of the restaurant use and potential daycare center is not part of this analysis.

The information provided consisted of a sources and uses project budget, a unit mix/rent schedule, and cashflow projection, and subsequent communications firmed up those project details. The net operating income that was capitalized to approximate a valuation based on the  $10^{th}$  year of operations. The schedule also contained preliminary financing assumptions for construction financing. We have incorporated the Developer's information and assumptions in our own mathematical models to verify the Net Operating Income and the Net Cash Flow after financing, and then developed a 10-year income and expense projection for use in our analysis. The Developer also provided their calculation of assessed value for increment generation. TID #3 expires in 2026, so the TIF participation evaluation is considered within that context as well.

1 March- 2017 Aaron Hertzberg RE: Zilber Property Group Page 2

#### **DEVELOPER BASE CASE**

Ehlers initially input the Developer's information into our financial model to replicate the income and expenses, deriving a Net Operating Income over a 10 year period and resultant sales estimate. From there, we assumed several different scenarios of development support. The outcomes are summarized below and the following data and assumptions were used:

- Developer provided rent incomes and operating expenses; and increased revenues by 2% per year, and expenses at 3%, in their projections (Ehlers TID cashflows assume no appreciation)
- Debt Service payments for the holding period were calculated based upon anticipated bank terms provided by Developer
- Franklin's current equalized tax rate of \$23.76 was used for real estate tax assumptions and TIF increment cash flow projections
- Construction assumed to commence in 2017, and first year of TIF income on the project would be 2019

The developer's initial base case request for the 180-unit project was for a \$10mm TIF Grant on a \$32.2mm (gross cost) project, or 31% of total cost. A construction loan for 55% of total cost was assumed for \$17.75mm at 4.75%, based on developer's experience in the market. Current negotiations for the motel acquisition suggest a \$2mm purchase price, and \$1.9mm for the remainder of the project's land requirement. Subsequent land sales of \$500,000 for the motel parcel, and \$750,000 for the commercial pad, were deducted from the total cost. Rents were conservatively estimated at \$1.30/sf, which Ehlers believes is slightly below market (further discussed below). Underground parking spaces, though more costly to build, were provided as part of the base rent, which is the custom for this market. More than \$1.1mm is expected to be incurred for DOT roadwork and site utilities.

The capitalization rate utilized on the net operating income was 8.0%, and selling costs were 6.0%, both in the upper end of market range. This produced an Internal Rate of Return (IRR) of 13.93% under Ehlers' calculations; the developer projections suggest a 14.58% return, however, this calculation did not take a deduction for project reserves of \$250/unit, which would lower NOI and returns accordingly, and assumed debt payoff is one month earlier than in Ehlers' model.

#### **ALTERNATE SCENARIOS**

Considering the economics of other projects in the Milwaukee south suburbs, and pursuant to a market study conducted for another project within the City of Franklin, the rents and cap rate were discussed with the City and developer. It was agreed amongst the parties that though it would still be a somewhat conservative approach, the market rents should be applied at \$1.35/sf, and a cap rate of 7.5% would be more appropriate. Also, the developer suggested that loans could be arranged for 70-80% of cost; the more conservative 70% was used in our evaluations.

1 March- 2017 Aaron Hertzberg RE: Zilber Property Group Page 3

In addition, the developer subsequently produced a scaled-down concept of 120 apartment units, which also deleted the hotel aspect. Significant assumptions in this version also decreased the anticipated land sales for the motel parcel (NEC) from \$500,000 to \$300,000, and commercial parcel (SEC) from \$750,000 to \$500,000. These reduced release prices were utilized in all the alternate scenarios that follow, and accordingly, negatively affect project returns.

It was further acknowledged that the \$10mm TIF grant was not palatable. Ehlers was asked to evaluate several other scenarios at an approximately \$5mm support level for the apartment portion; the motel parcel was then carved out to be evaluated as a separate option, at an additional requirement of approximately \$1.85mm. This net amount was derived by adding the \$2mm land price and \$150,000 demolition costs, and reducing that by the projected \$300,000 sale of said parcel. These alternate scenarios were provided to allow the City to evaluate the scope of the project, existing and potential uses for the property, along with the desired density in the community.

#### Scenario 1: 180 APARTMENTS, MOTEL INCLUDED (12.45% IRR)

Assuming a \$5mm grant for the multifamily portion, including acquisition of the motel land and subsequent sale, and a \$1.85mm net funding in a Pay-As-You-Go (PAYGO) structure (ie, present value of PAYGO receipts) allocating 60% of the increment to the developer, the IRR was projected to be 12.45%. However, the first year of the project's operations would incur negative cashflow, as the monetized Municipal Revenue Obligation would begin payments in the years after the project is constructed and the assessment goes on the books before any share of increment is available. The PAYGO portion was incorporated to reflect the "a la carte" option of including the motel parcel in the overall context. At a 60% participation in the increment, the MRO payments would cover the developer's associated debt payments within the TID timeframe; in fact, it may be possible to close the TID early. A 70% loan-to-cost (LTC) loan of \$23.08mm was projected, and equity of \$3.04mm (9.2%) completes the \$32.97mm capital stack.

We also tested a structure of an additional \$2.0mm grant for the motel on top of the \$5mm apartment portion, with grants totaling \$7.0mm, or over 21% of cost. Equity of \$2.89mm represents 8.7% of cost. Returns under this scenario were 14.22%, which would be considered somewhat excessive in requesting public assistance.

#### Scenario 2: 180 APARTMENTS, NO MOTEL (11.5% IRR)

Under these assumptions, acquisition costs for the motel at the northeast corner of the site were stripped out of the budget, as were demolition and certain sitework costs related to that parcel. The \$300,000 sale to the daycare center was then shifted to the parcel at the southeast corner, and accordingly, the projected land sale of \$500,000 for a to-be-determined commercial use was deleted. The total gross project costs are then estimated at approximately \$31,041,000. The capital structure as proposed consists of a construction loan of \$21.73mm (70% LTC), developer equity of \$4.31mm (13.9% of total), and the aforementioned \$5mm grant (16.1%). All other items being the same (\$1.35/sf rent, 7.5% cap), this scenario yields a project value of approximately \$25mm in Year 10, and an IRR of about 11.5%.

1 March- 2017 Aaron Hertzberg RE: Zilber Property Group Page 4

#### Scenario 3: 120 APARTMENTS, NO MOTEL

As noted above, the developer subsequently submitted an alternate plan with less density containing 120 apartment units, which totaled \$23mm in costs, again without the motel component. However, this version included a \$6mm TIF ask, rather than the City's maximum of \$5mm. Ehlers revised the sources of capital to reflect the proper amount of the TIF grant, and the resultant 70% LTC loan of \$16.2mm and equity of \$1.96mm (8.45% of total costs) for a \$23.2mm total cost. Without the motel parcel, the sale to the daycare center was relocated to the southeast parcel, and the projected commercial land sale was consequently deleted from the budget. The same "agreed-upon" market rent of \$1.35/sf and 7.5% cap rate were used in the income projections. While the total costs were reduced because of a lower number of apartments, the other costs, including sitework and DOT requirements, were spread out over fewer income-producing units. Returns on this basis were 9.96%. The project could still be increased to the full 180 units at a later date, however it is unclear if any further funding assistance would be provided by the City.

#### AFFECT ON TID VALUE AND TIMING

Under the above alternate scenarios and related assumptions, the 180-unit project would produce a value of approximately \$25mm upon sale after a 10-year investment period and a conservative 7.5% capitalization rate. The value at initial buildout, measured at a current market cap rate of 6.75%, would be approximately \$24mm, generating an estimated \$570,000 of annual property tax in the first full year of collections. TID #3, under its statutory life, has a final revenue year collection year of 2026, therefore the tax revenue collections from this project during the remaining years of this district will not be sufficient to support the assistance requested for this project, and the tax revenue stream from the existing development value within the district will be drawn upon to support a portion of the assistance to this project. We have assumed the City would issue a taxable general obligation note to finance the \$5 million upfront assistance, and also enter into a \$1.85 million (net) non-interest bearing municipal revenue obligation if the motel parcel is included. Utilizing the tax increment from this development and the existing revenue stream of the TID, the district would have sufficient funds available to retire these obligations as well as all other current obligations of the TID by 2022, and would then be in a position to close the district earlier than its statutory life.

For the reduced scope 120-unit project, the projected sale value after a 10-year hold would be about \$16.7mm, utilizing the same conservative 7.5% cap rate; at initial completion, and at a current 6.75% cap, the project value of \$16mm and would produce first full year taxes of approximately \$380,000 per year. As stated above, due to the limited number of years remaining on the district's life, the taxes collected would not be sufficient to cover the assistance to the development and the City would need to rely on the tax revenue collection on the existing development within the district the support a \$6 million upfront contributions financed with a taxable general obligation note issue. The projected cashflow from this development and the existing TID revenue stream would be sufficient to recover the cost to finance this support and all other current obligations of the district allowing it to close in 2021. It was noted that the TID statutorily closes in 2025 with the last year of revenue available for project costs in 2026.

1 March- 2017 Aaron Hertzberg

RE: Zilber Property Group

Page 5

#### **SUMMARY**

Generally, we would expect investor returns to be in the 12-15% range (IRR) depending on the product type and market location. The scenarios outlined above indicated a range between nearly 10% to 12.5% depending on the size/density of the project, which we feel are reasonable assuming a \$5mm grant for the primary (apartment) portion of the project, and a PAYGO component if the motel piece is included. In the latter analysis, it was assumed that the City would provide 60% of the increment to the developer. It has been noted that the revenue projections and other assumptions have been conservatively estimated for this process. In this instance, the developer's numbers indicated that rents of \$1.65/sf would be needed to make the project viable without City assistance but are not achievable in the market; we are using \$1.35 per foot in this analysis, and at that level, the project would not be undertaken but for the City's participation by way of a grant and/or PAYGO assistance.

Since the costs and revenues that have been provided by the developer are conservative estimates, we believe that it would be prudent for the City to include cost-saving provisions in any agreement to provide assistance to this project. Upon completion of construction, a cost review should be performed to ensure the requested funds were incorporated into the project, thus satisfying part of the "but for" test of the need for project support. Secondly, an operating "look-back" provision should also be included, which would be performed at the earlier of a project sale, or, after a 10 year operating period, a "mock sale" to be calculated at prevailing market rates at that time. Doing so would allow the City to re-calculate the return based upon actual costs and developer returns, and would allow for the City to adjust its participation if the costs are significantly lower and/or the returns higher than projected up front.

Please let us know if there is any further analysis you would like us to perform.

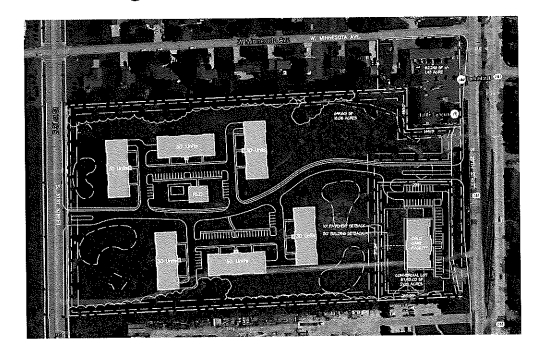
Kind Regards,

Frank Roman Municipal Advisor

ce: Mike Harrigan, Ehlers
Dawn Gunderson, Ehlers

Frut V Rank

## **Project Summary**



Mixed Use Development at 7333 S. 27<sup>th</sup> Street, Franklin, WI

**Common Council Meeting March 7, 2017** 



#### **Project Summary**

Zilber Property Group is proposing a high quality mixed use project located at 7333 S. 27<sup>th</sup> Street. The parcel is approximately 18 acres that was previously programmed to be a YMCA facility. The project consists of a 180-unit multi-family community and the development of a commercial day care operation. The project could also include an adjoining parcel currently occupied by a motel and a separate restaurant building at the discretion of the Council. If included, the motel would be razed and marketed as an additional commercial development parcel with the restaurant intended to remain as is.

After extensive market review this was determined to be the appropriate mix of uses to balance the competing goals of maximizing the tax value of the development, creating additional commercial development along 27<sup>th</sup> Street, and being an appropriate transitional use between the existing adjacent single family houses along Minnesota Street and existing commercial property. All parking requirements will be met on-site. Storm water management will follow City and DNR requirements. The development will include a public street connecting 27<sup>th</sup> to 31<sup>st</sup> street providing easy and adequate access to and from the site. The former YMCA parcel is currently zoned B-4 south 27<sup>th</sup> street mixed use commercial zoning district. The project uses are allowed under the current zoning, although the multi-family component will require a special use permit.

#### Developer

This project will be developed by Zilber Ltd., a privately held diverse real estate company headquartered in Wisconsin since being founded by Joseph J. Zilber in 1949. Under Zilber's Homes by Towne and Towne Island Homes brands, Zilber builds single family homes and condos in six states; and under our Zilber Property Group brand, we have approximately 4.5 million square feet of office/light industrial buildings and just over 1,000 apartments.

#### Project Consistency with 27th Street Plan

Zilber's proposed project uses are allowed under the existing B-4 south 27<sup>th</sup> street mixed use commercial zoning district. The development is consistent with the mixed use land use identified in the Comprehensive Master Plan Future Land Use Map. It is also consistent with the overall goals, primary uses, and land use recommendations of the 27<sup>th</sup> Street Corridor Plan and District 2 within the 27<sup>th</sup> Street Corridor Plan.

#### Market rate apartment community

The 180 market rate rental community will be developed in six three-story thirty unit buildings with underground parking included for every unit. The apartments will be a mix between one and two bedroom units, with average rents of approximately \$1,100-\$1,200 for a one bedroom and \$1,400-\$1,500 for a two bedroom. The buildings will have high quality facades, incorporating materials such as masonry and wood.

The buildings will be designed with flat roofs to keep the overall height consistent with pitched roof, two story homes, which will set the building heights well below the maximum allowed per zoning. Three story buildings versus two story buildings reduce the required footprint space and allow the development to be positioned towards the inside of the property. This creates a much larger distance from the lot line to the buildings, and retains a large amount of open green space. Approximately 10 acres, almost 70% of the land area, will remain open or green space. We plan on preserving the existing tree line along both property boundaries and as many trees as possible on-site. Additional enhanced landscaping will be provided along the natural tree buffer adjacent to the residential neighbors.

The community will feature an office and community building, providing the amenity package desired by today's tenants including a pool and sun deck, fitness center, community gathering space with kitchen area, picnic areas with outdoor grilling stations, and pet friendly amenities including a fenced dog park. The units will feature high quality modern finishes, ample storage, and a full appliance package including washers and dryers. All units will also feature outdoor living space on patios and balconies.

#### Commercial parcel(s)

A commercial parcel along 27<sup>th</sup> Street for a growing well managed day care operator or other uses, will be consistent the City's desire for commercial activity in this area as outlined in the 27<sup>th</sup> Street Corridor Plan. In discussions with Northwestern Mutual they indicated that they view this use to be of good value for them. Having nearby services available for their employees is high on their priority list. The use will also provide service for the nearby residential neighborhoods along with our rental community.

The motel parcel, if included, would provide additional redevelopment opportunities. The motel parcel is under contract if the Council desires to include it in the project. If included, we will acquire and raze the motel while marketing it to commercial users. The restaurant lease is intended to be assumed with the restaurant continuing to operate per usual.

#### Conclusion

The proposed mixed use project will provide significant value for the City. The currently vacant infill parcel achieves its highest and best use through this proposal. It will fill a need in the marketplace for rental units and provide a housing option for employees of nearby business as well as downtown Milwaukee via I-94. The commercial component will provide much needed services to nearby employers and residents. In addition, the new households will also drive demand for additional retail and commercial uses in the surrounding areas.

### Tax Incremental Financing Assistance

The costs to create the development and realize the assessed value discussed above are in excess of what can be supported by market rents. In order to allow the project to be viable and economically sustainable, city TIF assistance will be required for aspects of the development such as the underground parking, site improvement work, creation of the commercial sites, and the roadway connecting 27<sup>th</sup> street to 31<sup>st</sup> street. Our goal is to create a development that will be an important asset to the community for the long term.

The site is located within the boundaries of TIF district #3. Per the cash flow model report dated December 31, 2015, the district has a final year of allowable project expenditures of 2020 with the final year of the district being 2026. There is currently \$10 million of unallocated project costs within the district.

Over the last few months we have worked with the City and Ehlers to review, analyze, and conclude on our proposed project and financial projections. The final Ehlers report concludes that the project would not be economically feasible but for the existence of City financing, and that the proforma project costs, revenues, and expenses would provide an acceptable but not excessive return. The assistance package being requested for this project is inline with what other developers have required on current projects of this type. It is important to differentiate this product type with elevators, 100% of units with enclosed parking, and modern high quality facades from more garden walk-up style projects with different economic models.

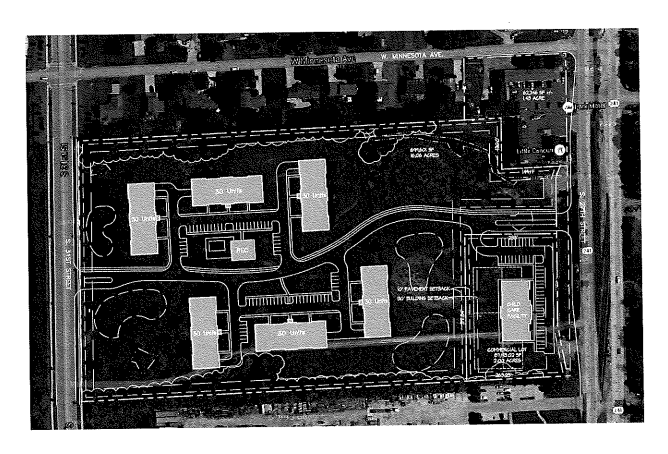
Ehler's conclusions are included in the packages being submitted to you for consideration today. The former YMCA parcel would include a \$5M City funded TIF grant. If added on, the motel component would include a \$2M developer funded paygo arrangement. If included, the two packages would be repaid with interest on a pro-rata basis. Ehlers concluded that both options can be conservatively expected to be paid off with a few additional years cushion in the life of the TIF district.

If the City approves use of the existing TIF district we will work closely with staff and outside experts and all of our proformas, costs, and expenditures will be open book. We will agree to look back provisions that would allow any project development cost savings to be passed on to the City, creating an effective public/private partnership on the project. We expect that the assistance required will be approximately 20%-25% of total project values. This is in-line with what we have seen on other current mixed-use projects and there is a large enough funding gap that the project will not be economically viable without it.

### **Enclosures:**

Site plan Site map

## Mixed Use Development at 7333 S. 27<sup>th</sup> Street, Franklin, WI Site Plan



# Mixed Use Development at 7333 S. 27<sup>th</sup> Street, Franklin, WI Site Map



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APPROVAL Slur	REQUEST FOR Council ACTION	MEETING DATE 3/21/17
REPORTS AND RECOMMENDATIONS	Contract Ruekert & Mielke, Inc. for professional services task orders related to engineering in Area D, roughly between W. Oakwood and W. South County Line Roads and S. 27 <sup>th</sup> and S. 42 <sup>nd</sup> Streets.	ITEM NUMBER

### Request

Staff is requesting approval of a contract with Ruekert & Mielke, Inc. for professional engineering services outlined in the attached March 16, 2017 letter to the Economic Development Director. Activities outlined in referenced Task Orders #3 and #4, include: floodplain analysis and storm water permitting analysis, and continued meetings with the City of Franklin staff, and the Common Council as necessary regarding phasing of development and estimating project costs thereof, including providing cost estimates for project in Area D, roughly between W. Oakwood and W. South County Line Roads and S. 27<sup>th</sup> and S. 42<sup>nd</sup> Streets. Task Orders #3 and #4, will help the City further understand the development potential of land in Area D, an important consideration in maximizing developable land and assessing potential increment that could be utilized to pay costs in tax increment financing district (TID) #4.

A related agenda item requests approval of a contract with Ehlers, Inc. to revise financial analysis based on new estimated project costs and related development expectations within TID #4, which includes the entirety of Area D.

Approval of this contract is subject to review by the City Attorney. The Economic Development Director will serve as the primary contact.

### **Funding**

The scope of services for this limited task order is capped at \$21,500 and \$27,000 for Task Orders #3 and #4, respectively. These services are eligible for funding from TID #4. A budget amendment was approved by the Common Council on February 21, 2017 to make appropriate changes to the budget for TID #4 to accommodate approval if this item.

### Background

The request follows a presentation by Ruekert & Mielke at a Committee of the Whole meeting on March 6, 2017 regarding progress towards completion of Task Order #2. Task Order #2 included engineering and cost projections for potential sewer and water connections in Area D and meeting with MMSD, surrounding communities, staff and the Common Council regarding the project. The work outlined in Task Order #3 and #4 provides additional information to activate development and maximize the value of properties in Area D.

Ruekert & Mielke, Inc. has extensive prior experience in Area D and is therefore uniquely qualified to build on their prior experience in Franklin. Like Task Order #2, Task Order #3 and #4 builds on an existing professional services agreement between the City of Franklin and Ruekert & Mielke, Inc. dated November 4, 2014 and previously included in your February 21, 2017 packet.

The Common Council approved rezoning this land for Mixed-Use Business Park at the November 1, 2016 Council Meeting.

### **COUNCIL ACTION REQUESTED**

A motion to contract Ruekert & Mielke, Inc. for professional services task orders related to engineering in Area D, roughly between W. Oakwood and W. South County Line Roads and S. 27<sup>th</sup> and S. 42<sup>nd</sup> Streets.



W233 N2080 Ridgeview Parkway • Waukesha, WI 53188-1020 • Tel. (262) 542-5733

March 16, 2017

Mr. Aaron Hertzberg
Economic Development Director
Department of City Development
City of Franklin
9229 West Loomis Road
Franklin, WI 53132

Re: City of Franklin

Area D Development Task Order Nos. 3 & 4

Dear Mr. Hertzberg:

Enclosed are Task Order No. 3 (Floodplain Analysis) and Task Order No. 4 (Storm Water Permitting Analysis).

Task Order No. 3 is for services for meeting with DNR representatives and an analysis of the currently mapped floodplain and floodway in the southeastern portion of Area D. Currently, a significant portion of this area in the vicinity of East South County Line Road is mapped by the Federal Emergency Management Agency (FEMA) as either floodplain or floodway. These designations severely limit (in the case of floodplain) or prevent (in the case of the floodway) development in that area.

We believe that with the current mapping of the area (completed in 2015) along with the plans of WDOT to raise the 27<sup>th</sup> Street bridge over the Root River 7 to 10 feet, that the extent of the floodplain and floodway can be significantly decreased thereby increasing the amount of developable land in Area D. Since each acre of developable land is worth \$500,000.00 to \$750,000.00 when fully developed, this increase would increase the value of the land within the existing (or future) tax incremental district.

Task Order No. 4 is for services to meet with representatives of both DNR and the U.S. Army Corps of Engineers and an analysis of the currently mapped wetlands within Area D, specifically those in the southern portion of Area D. Currently, an existing storm water pond, which was formerly permitted by DNR and the City of Franklin, is now classified as a wetland. Based upon information on its design and construction, we believe we can make the case that it is not a wetland and that it, and an area to the west of it, can continue to serve as a storm water pond for the development of Area D. By doing this, the City would not have to set aside additional lands for storm water thereby increasing the amount of developable acres in Area D. As stated above, the value of each acre of developed in Area D is worth between \$500,000.00 and \$750,000.00.

~58-10013 Franklin Corporate Park > 103- Preliminary Planning - Task Order #2 > Proposal > Hertzberg-20170315-City of Franklin Area D Development Task Order Nos 3 &4.docx~



Letter to Aaron Hertzberg, City of Franklin Proposal for Area D Development March 16, 2017 Page 2

An additional benefit or reason to perform each of the above tasks at this time is that the City's financial consultant needs to know the amount (extent) of developable acres in order to perform their analysis. These task orders will help to determine those numbers.

Based upon my previous experience, the cost of our services for this work is TID eligible.

We propose to provide these services on an hourly basis at a cost of \$21,500.00 for Task Order No. 3 and \$27,000.00 for Task Order No. 4. Our efforts will be directed by you.

If this arrangement meets with the City's approval, please have the appropriate officials sign where indicated and return one fully executed copy to me.

Please contact me with any questions.

Very truly yours,

RUEKERT & MIELKE, INC.

Joseph W. Eberle, P.E. (WI, IL, MN)

Senior Project Manager jeberle@ruekert-mielke.com

JWE:tmg

Enclosures: 2 copies of Task Order No. 3

2 copies of Task Order No. 4

cc: Glen E. Morrow, P.E., City of Franklin

File

### TASK ORDER

This is Task Order No. 3, consisting of 3 pages

### Task Order

In accordance with Paragraph 1.01 of the Agreement Between Owner and Engineer for Professional Services – Task Order Edition, dated November 4, 2014 ("Agreement"), Owner and Engineer agree as follows:

### 1. Specific Project Data

- A. Effective Date of Task Order: March 21, 2017
- B. Owner: City of Franklin
- C. Engineer: Ruekert & Mielke, Inc.
- D. Specific Project (title): Franklin Corporate Park
- E. Specific Project (description): Floodplain Analysis

### 2. Services of Engineer

- A. the specific services to be provided or furnished by Engineer under this Task Order are as follows:
  - 1. Coordination and meetings with City staff and DNR.
  - 2. Review site information and studies, future bridge plans, road realignment alternatives.
  - 3. Preliminary floodplain boundary revisions based on existing topographic data.
  - 4. Prepare a Letter of Map Amendment (LOMA) if allowed by DNR to have floodplain and floodway boundaries reflect existing conditions.
  - 5. Prepare a Letter of Map Revision (LOMR) if LOMA not allowed to have floodplain and floodway boundaries reflect existing conditions.
  - 6. Review WisDOT preliminary bridge plans for proposed reconstruction of 27<sup>th</sup> Street and update FEMA hydraulic model to reflect changes.
  - 7. Prepare exhibit showing potential developable land gained/lost as a result of floodplain changes.
- B. All of the services included above comprise Basic Services for purposes of Engineer's compensation under this Task Order.

### 3. Owner's Responsibilities

Owner shall have those responsibilities set forth in Article 2 of the Agreement and in Exhibit B.

### 4. Task Order Schedule

In addition to any schedule provisions provided in Exhibit A or elsewhere, the parties shall meet the following schedule:

A. Provide services as requested within timelines requested.

### 5. Payments to Engineer

A. Owner shall pay Engineer for services rendered under this Task Order as follows:

Description of Service	<u>Amount</u>	Basis of Compensation
Floodplain Analysis	\$21,500	Hourly

Compensation items and totals based in whole or in part on Hourly Rates are estimates only. Lump sum amounts and estimated totals included in the breakdown by phases incorporate Engineer's labor, overhead, profit, reimbursable expenses, if any, and Consultants' charges, if any. Total compensation shall not exceed amount stated unless previously approved in writing by Owner.

B. The terms of payment are set forth in Article 4 of the Agreement and in the applicable governing provisions of Exhibit C.

### 6. Terms and Conditions

Execution of this Task Order by Owner and Engineer shall make it subject to the terms and conditions of the Agreement (as modified above), which Agreement is incorporated by this reference. Engineer is authorized to begin performance upon its receipt of a copy of this Task Order signed by Owner.

The Effective Date of this Task Order is March 21, 2017.

OWNER	C:	EN	GINEER:
City of I	Franklin	Rue	ekert & Mielke, Inc.
By:	4.4	-	By: Stan C. W. state
Name:	Steve Olson		Name: Steven C. Wurster, P.E.
Title:	Mayor	_	Title: Senior Vice President/COO
Date:	was drawn the section of the section	_	Date: March 21, 2017
DESIGN	NATED REPRESENTATIVE FO	OR T	TASK ORDER
Name:	Aaron Hertzberg	_	Name: Joseph W. Eberle, P.E.
Title:	Director of Economic Developme	<u>ent</u>	Title: Senior Project Manager
Address	: 9229 W. Loomis Road Franklin, WI 53132	<del></del>	Address: W233 N2080 Ridgeview Parkway Waukesha, WI 53188-1020
Email:	ahertzberg@franklinwi.gov	_	Email: jeberle@ruekert-mielke.com
Phone:	414-427-7566	_	Phone: <u>262-953-3030</u>
CITY O	F FRANKLIN T:		
BY	••		
	lra L. Wesolowski, City Clerk	***************************************	· · · · · · · · · · · · · · · · · · ·
Dated:_			
BY_Paul	Rotzenberg, Director of Finance	and	1 Treasurer
Dated:_			
APPRO	VED AS TO FORM:		
BY	A. Wesolowski, City Attorney		
Dated:_			

Page 3

### TASK ORDER

This is Task Order No. 4, consisting of 3 pages

### Task Order

In accordance with Paragraph 1.01 of the Agreement Between Owner and Engineer for Professional Services - Task Order Edition, dated November 4, 2014 ("Agreement"), Owner and Engineer agree as follows:

### 1. Specific Project Data

- A. Effective Date of Task Order: March 21, 2017
- B. Owner: City of Franklin
- C. Engineer: Ruekert & Mielke, Inc.
- D. Specific Project (title): Franklin Corporate Park
- E. Specific Project (description): Storm water and Wetland Permitting Analysis

### 2. Services of Engineer

- A. the specific services to be provided or furnished by Engineer under this Task Order are as follows:
  - 1. Prepare for and attend meetings with DNR re: overall site and regulatory concerns.
  - 2. Prepare artificial wetland exemption request.
  - 3. Prepare navigability and OHWM request.
  - 4. Ch. 30 streambank stabilization or channel relocation permitting (assuming 3 separate waterways).
  - 5. Wetland IP permit development (over 10,000 SF of temporary and permanent fill).
    - o Pre-application meeting and exhibits (6 wetland complexes).
    - o Alternatives Analysis (6 wetland complexes, 3 waterways).
    - o Pre-application meeting with DNR, ACOE.
    - Determine mitigation activities.
  - 6. Prepare storm water NOI e-submittal.
  - 7. Internal meetings re: design / meetings with City re: permitting (6).
- B. All of the services included above comprise Basic Services for purposes of Engineer's compensation under this Task Order.

### 3. Owner's Responsibilities

Owner shall have those responsibilities set forth in Article 2 of the Agreement and in Exhibit B.

Ruekert & Mielke, Inc.

### 4. Task Order Schedule

In addition to any schedule provisions provided in Exhibit A or elsewhere, the parties shall meet the following schedule:

A. Provide services as requested within timelines requested.

### 5. Payments to Engineer

A. Owner shall pay Engineer for services rendered under this Task Order as follows:

<u>Description of Service</u> <u>Amount</u> <u>Basis of Compensation</u>
Storm water and wetland \$27,000 Hourly
Permitting Analysis

Compensation items and totals based in whole or in part on Hourly Rates are estimates only. Lump sum amounts and estimated totals included in the breakdown by phases incorporate Engineer's labor, overhead, profit, reimbursable expenses, if any, and Consultants' charges, if any. Total compensation shall not exceed amount stated unless previously approved in writing by Owner.

B. The terms of payment are set forth in Article 4 of the Agreement and in the applicable governing provisions of Exhibit C.

### 6. Terms and Conditions

Execution of this Task Order by Owner and Engineer shall make it subject to the terms and conditions of the Agreement (as modified above), which Agreement is incorporated by this reference. Engineer is authorized to begin performance upon its receipt of a copy of this Task Order signed by Owner.

The Effective Date of this Task Order is March 21, 2017.

OWNER	2:	EN	GINEER:	
City of F	ranklin	Rue	ekert & Mielke, Inc.	
By:		_	By: Stor C. With	
Name:	Steve Olson	-	Name: Steven C. Wurster, P.E.	
Title:	Mayor		Title: Senior Vice President/COO	
Date:			Date: March 21, 2017	
DESIGN	NATED REPRESENTATIVE F	OR T	TASK ORDER	
Name:	Aaron Hertzberg		Name: Joseph W. Eberle, P.E.	
Title:	Director of Economic Developme	<u>ent</u>	Title: Senior Project Manager	
Address	: 9229 W. Loomis Road Franklin, WI 53132	<del></del>	Address: W233 N2080 Ridgeview Parkway Waukesha, WI 53188-1020	
Email:	ahertzberg@franklinwi.gov		Email: jeberle@ruekert-mielke.com	
Phone:	414-427-7566		Phone: 262-953-3030	
CITY O	F FRANKLIN Γ:			
BYSanc	łra L. Wesolowski, City Clerk			
Dated:_				
BY				
		e and	1 Treasurer	
APPRO	VED AS TO FORM:			
BY	A. Wesolowski, City Attorney			
	•			

Page 3

### 2017 STANDARD HOURLY RATES

ENGINEERING SERVICES	
Engineer 8	193.00
Engineer 7	172.00
Engineer 6	157.00
Engineer 5	147.00
Engineer 4	137.00
Engineer 3	116.00
Engineer 2	109.00
Engineer l	95.00
Senior Engineer Technician	131.00
Engineer Technician 3	110.00
Engineer Technician 2	99.00
Engineer Technician 1	89.00
Environmental Coordinator	137.00
SURVEYING SERVICES	
Professional Land Surveyor	124.00
Crew Chief / Surveyor	114.00
Surveying Technician	83.00
CONSTRUCTION REVIEW SERVICES	
Construction Review Manager	135.00
Senior Construction Review Technician	96.00
Construction Review Technician 2	83.00
Construction Review Technician 1	70.00
ADMINISTRATIVE SERVICES	
Project Assistant	70.00
Administrative Assistant	70.00
MISCELLANEOUS	
<u>MILEAGE</u>	
For Engineers and Technicians	.54/mile
For Construction Review Technicians	.58/mile
For Survey Crews	.75/mile
Print reproductions	.30/sq. foot
Color copies	.30/page
B&W copies	.10/page
Color plots	2.50/sq. foot
Scanning	.30/scan
GPS equipment	125.00/day
ATV fee	125.00/day
Robotics equipment	125.00/day