TRANSCRIPT OF PROCEEDINGS

approving a

SUBSTANTIAL MODIFICATION TO A GENERAL REDEVELOPMENT PLAN

for a

TAX INCREMENT FINANCING PROJECT (3rd Street Project)

CITY OF IMPERIAL, NEBRASKA

July 25, 2017

TRANSCRIPT OF PROCEEDINGS

City of Imperial, Nebraska Tax Increment Financing Project (3rd Street Project)

Approval: July 25, 2017

This transcript sets forth the actions taken in connection with the consideration and approval by the City of Imperial, Nebraska (the "City") of a substantial modification to a general redevelopment plan for a tax increment financing project (3rd Street Project) (the "Project"). The documents and actions described herein and in the Index of Documents evidence the consideration, recommendation, and approval of the Project by the Community Redevelopment Authority, the Planning Commission, and the Council, of the City.

Copies of the transcript will be prepared and distributed to the following parties:

- 1. City of Imperial, Nebraska.
- 2. Polsinelli PC, special tax increment financing council.

INDEX OF DOCUMENTS

Document No.

SUBSTANTIAL MODIFICATION TO A GENERAL REDEVELOPMENT PLAN

Basic Documents

- 1. Cornerstone Commercial Park Redevelopment Plan. 60297845
- 2. Redevelopment Contract. 60506566
- 3. Cost/Benefit Analysis. 60097916

Community Redevelopment Authority Documents 59942456

- 4. Excerpt of Minutes of Meeting on July 10, 2017:
 - Exhibit A: Certificate of Posting of Notice of Meeting.
 - Exhibit B: Resolution No. CRA17-07001 Redevelopment Contract.

Planning Commission Documents 59942457

- 5. Excerpt of Minutes of Meeting on July 18, 2017:
 - Exhibit A: Affidavit of Publication of Notice of Meeting.
 Exhibit B: Affidavit of Mailing of Notice of Public Hearing.
 Exhibit C: Resolution PC17-07-01- Redevelopment Contract.

City Council Documents 59942455

- 6. Excerpt of Minutes of Meeting on July 24, 2017:
 - Exhibit A: Affidavit of Publication of Notice of Meeting.
 - Exhibit B: Affidavit of Publication of Notice of Public Hearing.
 Exhibit C: Affidavit of Mailing of Notice of Public Hearing.
 Exhibit D: Resolution No. R13-10-02 Redevelopment Contract.

FINANCING DOCUMENTS

Basic Documents

- 7. Series 2017 Note specimen. *59348523*
- 8. Investment Letter. *59942453*

Community Redevelopment Authority Documents

- 9. Excerpt of Minutes of Meeting on July 25, 2017: 60514575
 - Exhibit A: Affidavit of Publication of Notice of Meeting.
 - Exhibit B: Resolution No. 2017-07-02 Financing Resolution 60514577

County Documents

10. Notice to Divide Tax for Community Redevelopment Project. **59961042**

Other Documents

11. Certificate of State Auditor. 60071137

* * * * * *

CORNERSTONE COMMERCIAL PARK REDEVLOPMENT PLAN

City of Imperial, Nebraska

I. Community Development Law.

The Nebraska Community Development Law as set forth in Sections 18-2101 to 18-2144, Reissue Revised Statutes of Nebraska ("RSSN"), and also in Sections 18-2145 to 18-2154, RRSN (collectively, the "Community Development Law"), grants certain powers that enable a city to remediate blight and substandard conditions within its boundaries. The overall objective of the exercise of such powers is as follows, as stated in Section 18-2104, RSSN:

The governing body of a city, to the greatest extent it deems to be feasible in carrying out the provisions of sections 18-2101 to 18-2144, shall afford maximum opportunity, consistent with the sound needs of the city as a whole, to the rehabilitation or redevelopment of the community redevelopment area by private enterprises. The governing body of a city shall give consideration to this objective in exercising its powers under sections 18-2101 to 18-2144, including the formulation of a workable program, the approval of community redevelopment plans consistent with the general plan for the development of the city, the exercise of its zoning powers, the enforcement of other laws, codes, and regulations, relating to the use of land and the use and occupancy of buildings and improvements, the disposition of any property acquired, and the providing of necessary public improvements.

Implementation of the Community Development Law occurs through approval of a redevelopment plan that serves as a guide for blight remediation and for development within a redevelopment area.

The governing body of a city or an authority at its direction for the purposes of the Community Development Law may formulate for the entire municipality a workable program for utilizing appropriate private and public resources to eliminate or prevent the development or spread of urban blight, to encourage needed urban rehabilitation, to provide for the redevelopment of substandard and blighted areas, or to undertake such of the aforesaid activities or other feasible municipal activities as may be suitably employed to achieve the objectives of such workable program. Such workable program may include, without limitation, provision for the prevention of the spread of blight into areas of the municipality which are free from blight through diligent enforcement of housing, zoning, and occupancy controls and standards; the rehabilitation or conservation of substandard and blighted areas or portions thereof by replanning, removing congestion, providing parks, playgrounds, and other public improvements by encouraging voluntary rehabilitation and by compelling the repair and rehabilitation of deteriorated or deteriorating structures; and the clearance and redevelopment of substandard and blighted areas or portions thereof.

Section 18-2105, RRSN.

II. Redevelopment Plan for the Cornerstone Commercial Park Redevelopment Area.

The City of Imperial, Nebraska (the "City") acquired the Cornerstone Commercial Park Redevelopment Area (the "Redevelopment Area") in an effort to open a new area for development, both for commercial and industrial ventures, and to increase the number of residential sites within the City. The City's current commercial and residential in-fill lots are sparse and it is difficult to find a location in the community in which to build. The City has had numerous contacts from business prospects that are interested in locating in Imperial. While there are a number of lots that have been indicated in the Redevelopment Area that would work well for the developers, the lack of basic infrastructure is a hindrance to private construction. Timing is also an issue because several businesses are generally ready to begin construction, but they would have to wait nearly a year for basic infrastructure to be completed. One housing development has indicated readiness to locate within the next few months, if the infrastructure can be constructed in a timely fashion. The key to opening this Redevelopment Area in order to enhance the possibilities of growth in Imperial is the installation of streets, water and sewer, and other basic infrastructure.

In order to remediate blight and substandard conditions and to guide community development within the Redevelopment Area the City has prepared this Cornerstone Commercial Park Redevelopment Plan (the "Redevelopment Plan"). The Redevelopment Area is an area of the City that has remained undeveloped for many years. The Redevelopment Area is an area well suited for residential, commercial, and industrial development. However, the Redevelopment Area lacks utility service and access to interior lots. The purpose of this Redevelopment Plan is to provide the means to construct and install the necessary utility service and public access roadways to facilitate future development.

The Redevelopment Plan contains the following sections, as required by Section 18-2111, RRSN, and it will be implemented in compliance with the Comprehensive Plan of the City:

- (1) The boundaries of the redevelopment project area, with a map showing the existing uses and condition of the real property therein;
- (2) a land-use plan showing proposed uses of the area;
- (3) information showing the standards of population densities, land coverage, and building intensities in the area after redevelopment;
- (4) a statement of the proposed changes, if any, in zoning ordinances or maps, street layouts, street levels or grades, or building codes and ordinances;
- (5) a site plan of the area; and
- (6) a statement as to the kind and number of additional public facilities or utilities which will be required to support the new land uses in the area after redevelopment

III. Statutory Requirements.

A. Boundaries of the Redevelopment Project Area.

The boundaries of the Redevelopment Area are depicted by the solid red line on Appendix 1 attached hereto, and also as described below:

Beginning at the southeast corner of Lot 21 of the Schroeder Subdivision, proceed east along the north line of 4th Street and continuing along the north line of the alley north of Block one of the Redevelopment Area to the west line of Nebraska State Highway 61; then south along the west line of Nebraska State Highway 61 to a the northeast corner of Lot 70 of the Schroeder Subdivision; then west along the north line of Lot 70 of the Schroeder Subdivision to the northeast corner of Lot 68 of the Schroeder Subdivision; then northwest along the south line of Cape Street to a line extended south from the east line of Lot 57 of the Schroeder Subdivision; then north along the east line of Lots 57, 56, and 55 of the Schroeder Subdivision to the south line of 2nd Street; then west along the south line of 3nd Street to the west line of Holland Street; then north along the west line of

Holland Street to a line extended west from the south line of Lot 34 of the Schroeder Subdivision; then east along the south line of Lots 34 and 33 of the Schroeder Subdivision to the southeast corner of Lot 33 of the Schroeder Subdivision, then north along the east line of Lot 33 of the Schroeder Subdivision to the north line of 4th Street, the point of beginning.

The Redevelopment Area is currently used as an agricultural area and the use and condition of the Redevelopment Area is shown on Appendix 2A and Appendix 2B, each attached hereto.

B. Land-Use Plan.

A proposed land-use plan is depicted on Appendix 1 and is further described as follows:

- Block One: all lots, commercial.
- Block Two: Lot 1, public park land and detention cell; Lots 2 and 3, single-family residential.
- Block Three: Lots 1-18, multi-family residential.
- Block Four: Lot 1, commercial; Outlot A, detention cell.
- Block Five: Lots 1-4, industrial; Outlot B, detention cell.
- Block Six: all lots, industrial.

C. Post-Development Densities and Land Coverage.

Appendix 1 shows that after development, population densities area projected to be consistent with single-family and multi-family residential uses on Block Three and a portion of Block Two. Blocks One, Four, Five, and Six are projected to have commercial and industrial uses and to have no residents residing thereon. Proposed land coverage and building intensities after development are depicted on Appendix 3.

D. Proposed Zoning and Street Layout Changes.

The Redevelopment Area is currently zoned a mixture of R-1, R-2, C-1, and I-1. Appendix 1 shows that Block Two is R-1 to permit single-family residential on Lots 2 and 3 and public parkland on Lot 1. Block Three is R-2 to permit single-family residential on Lots 1-12, multi-family residential on Lots 13-18, and public parkland on Lot 19. Blocks One and Four are C-1 to permit commercial uses thereon. Blocks Fix and Six are I-1 to allow industrial development to occur.

Public streets would be constructed as depicted on Appendix 1. The existing Cape Street would be extended from the southwest corner of Lot 3 of Schroeder Subdivision and then east to the southeast corner of Lot 4 of Schroeder Subdivision. 2nd Street would be constructed from Holland Street at the northwest corner of Lot 55 of Schroeder Subdivision and then east to intersect with Nebraska State Highway No. 61. 3rd Street would be extended from the existing intersection of 3rd Street and Holland Street and then east to intersect with Nebraska State Highway No. 61. A paved roadway would be constructed on the existing portion of 4th Street located in the Redevelopment Area from the southwest corner of Lot 17 of Schroeder Subdivision and then east to its intersection with Orsa Street. Orsa Street would be extended from the current intersection with 4th Street and then south to its intersection with Cape Street. A frontage road would be constructed from the east end of the newly constructed Cape Street and then north to its intersection with the newly constructed 2nd Street.

E. Site Plan.

Appendix 1 provides a projected site plan for the Redevelopment Area. As specific development projects are unknown at this time, specific site plans for the development of individual lots on specific

blocks are unknown. Appendix 3 depicts proposed building intensities after development and site plans for all Blocks are anticipated generally to be in accordance with, or similar to, such development.

F. Additional Public Facilities and Utilities.

The reservation of public right-of-way will be required in the Redevelopment Area. The existing Cape Street, Second Street, Third Street, and Orsa Street would each be extended through the Redevelopment Area and frontage road would added in the southeast corner, all as described above in Section II.D. Public utilities would also need to be constructed and extended throughout the Redevelopment Area. Water and sewer utilities would be extended from the existing main lines that currently serve the areas adjacent to the Redevelopment Area. The capacity of the existing water and sewer mains may require modification based on the specific needs of future development. Electric utilities would be installed as development occurs according to the specific needs of each individual project.

G. Additional Public Facilities and Utilities.

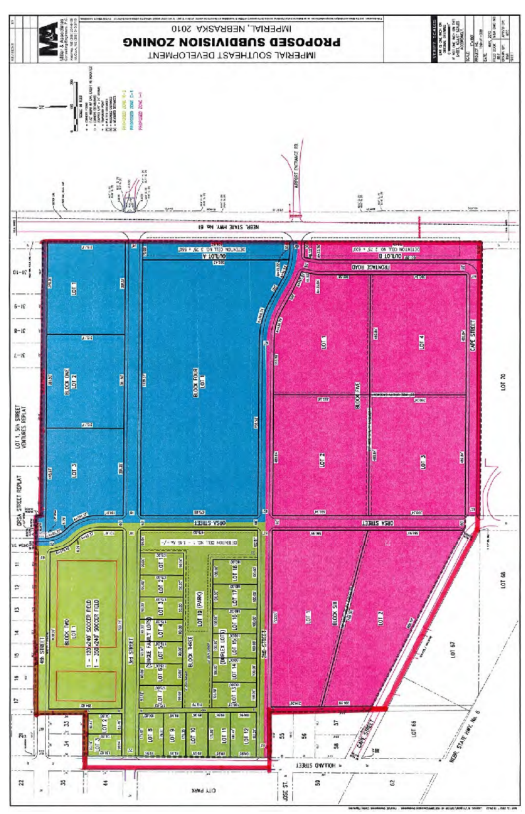
This Redevelopment Plan also incorporates the recommendations contained in the redevelopment plan prepared by Olsson Associates, a copy of which is attached as Appendix 4, as to Redevelopment Study Area (Site 4) identified therein.

IV. Tax Increment Financing.

The Redevelopment Area currently suffers from blight and substandard conditions. Development opportunities have failed to materialize because of such conditions and because of the lack of public utilities and access roads within the Redevelopment Area. Development of the Redevelopment Area will increase the housing supply in the City, create public parkland, and provide areas for the operation of commercial and industrial businesses. However, tax increment financing is required in order to overcome the blight and substandard conditions.

This Redevelopment Plan is feasible and in conformity with the Comprehensive Plan for the development of the City as a whole and this Redevelopment Plan is in conformity with the legislative declarations and determinations set forth in the Community Development Law. In addition, (i) the redevelopment projects set forth in this Redevelopment Plan would not be economically feasible without the use of tax increment financing, the redevelopment projects set forth in this Redevelopment Plan would not occur in the Redevelopment Area without the use of tax increment financing; and (iii) the costs and benefits of the redevelopment projects set forth in this Redevelopment Plan, including costs and benefits to other affected political subdivisions, the economy of the community, and the demand for public and private services have been analyzed by the governing body of the City and have been found to be in the long-term best interests of the City.

APPENDIX 1



The Redevelopment Area is outlined in red.

APPENDIX 2A



APPENDIX 2B



The Redevelopment Area is outlined in red.

APPENDIX 3



Part B - Redevelopment Plan

Purpose of the Study

public activities and public events in the area. The authority to create and establish a redevelopment program is found in Section 18-The purpose of the Redevelopment Plan is to guide the implementation of community development within the previously examined promote the general welfare, enhance the tax base, promote the economic and social well-being, and promote the development of Redevelopment Study Areas in the City of Imperial. The Nebraska Community Development Law states that this plan should 2105 of state statute:

the prevention of the spread of blight into areas of the municipality which are free from blight through diligent enforcement of housing, zoning, and occupancy controls and standards; the rehabilitation or conservation of The governing body of a city or an authority at its direction for the purposes of the Community Development Law may formulate for the entire municipality a workable program for utilizing appropriate private and public playgrounds, and other public improvements by encouraging voluntary rehabilitation and by compelling the epair and rehabilitation of deteriorated or deteriorating structures; and the clearance and redevelopment of objectives of such workable program. Such workable program may include, without limitation, provision for rehabilitation, to provide for the redevelopment of substandard and blighted areas, or to undertake such of substandard and blighted areas or portions thereof by replanning, removing congestion, providing parks, resources to eliminate or prevent the development or spread of urban blight, to encourage needed urban the aforesaid activities or other feasible municipal activities as may be suitably employed to achieve the substandard and blighted areas or portions thereof.

The required elements of the Redevelopment Plan according to Sections 18-2111 of State Statute include:

- Boundaries of the redevelopment project(s) with a map showing the existing uses and conditions (see the attached Map)
 - A land-use plan showing proposed uses for the areas (see the attached Map)
 - Potential demographic characteristics after redevelopment
- A statement of proposed changes to zoning ordinances, street layouts, building codes, etc.
- A site plan for redevelopment areas, and
- A statement regarding new public facilities for redevelopment areas

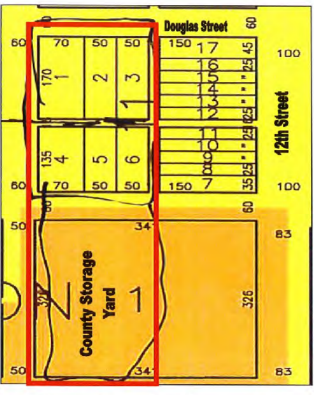
Comprehensive Development Plan for the City of Imperial. Also, the plan should demonstrate through its design and implementation Furthermore, the Redevelopment Plan should demonstrate that proposed redevelopment efforts are in conformance with the the efficient use of public funds and the mitigation of blighted and substandard conditions. Moreover, the redevelopment recommendations provided are general in nature and are intended to provide a framework for future development within any of the study areas identified. While these recommendations do not specifically identify future land uses, they are meant to guide any proposed development. All future development within any of these redevelopment study areas must reflect the intent of this study and/or The City of Imperial

Comprehensive Development Plan.

For the purposes of this report, the focus of this section will be two-fold. The first section will address any policy or specific recommendations for each of the five (5) redevelopment study areas included in the Comprehensive Development Plan. Secondly, recommendations will be made for future land uses and area which will "promote the general welfare, enhance the tax base, promote the economic and social wellbeing, and promote the economic and social wellbeing, and promote the development of public activities and public events in the area." Furthermore, all recommendations should be used to attract and guide any and all future redevelopment projects within each of the six study areas and the City of Imperial.

Redevelopment Study Area (Site 1)

This area is located to the immediate east of Chase County Hospital. The area is zoned R-1 and R-2 residential, and all redevelopment activities proposed below are in compliance with the land use plan and zoning ordinance.



Redevelopment Study Area Site 1 Boundaries North – 13th Street East – Douglas Street

18

Redevelopment Study Area 1 (Site 1) Consultant Recommendations:

Recommendations ordered in terms of priority:

- Improvement and advancement of infrastructure
 - New and/or Improved street conditions
- New and/or improved sidewalk, curb, and gutter conditions
 - Development of additional single family housing
- Promotes economic development by increasing housing supply
 Promotes community development by increasing housing supply
 - Development of neighborhood park

Redevelopment Study Area 1 (Site 1) Recommendations from the Comprehensive Development Plan:

Page 2.6. Action Strategies 1.1.2 and 1.1.3

- Increase residential land use density in established built areas having redevelopment potential.
 - Conduct infill residential activities

Page 2.4. Action Strategy 1.1.4 and 1.2.1

- Couple housing opportunities with job creation and retirement activities
 - Remove dilapidated buildings

Page 2.7. Policy 1.4

Encourage planned open and recreational areas in Imperial

Redevelopment Study Area 2 (Site 2)

This area is proposed for the development of an ethanol plant. The current future land use classification and zoning designation support this use according to the Comprehensive Development Plan and Zoning Ordinance.

Redevelopment Study Area 2 (Site 2) Consultant Recommendations:

Recommendations ordered in terms of priority:

- Cost-Benefit Analysis for the utilization of TIF funding
- Development of infrastructure as necessary to support agribusiness development
- Extension of water and sewer mains as necessary
- Increasing the capacity of the water and sewer treatment and distribution system as necessary
 - Additional development of the local street system to standards that support high volumes of truck traffic
- standards that support high volumes of truck traffic Develop additional screening and/or landscaping standards to minimize the visual impact of future industrial development.

Redevelopment Study Area 2 (Site 2) Recommendations from the Comprehensive Development Plan:

Page 2.2. Community Goal #4

 Stabilize and broaden the economic base in Imperial to create and expand employment opportunities.

Page 2.7. Action Strategy 1.3.1

Future Industrial Areas should be located along the BNSF railroad in the southern portion of the community....

Page 2.21. Action Strategy 1.1.2

Further expand economic opportunities of the local agricultural industry

Page 2.22. Action Strategy 1.1.7

 Encourage the development of industries that will utilize local resources.



Redevelopment Study Area Site 2 Boundaries 245 Acres South/Southwest of Highway 6 South of South Street

Redevelopment Study Area 3 (Site 3)

Redevelopment Study Area 3 (Site 3) is the existing Downtown area. The area is identified primarily as commercial in the future land use plan and is zoned as C-2 Central Business District.

Redevelopment Study Area (Site 3) Consultant Recommendations:

Recommendations ordered in terms of priority:

- Development and implementation of streetscape concepts that compliment the new sidewalks along Broadway
 - Creation of a Business Improvement District
- Development of incentives and/or other programs to assist in the redevelopment of commercial properties in the downtown.

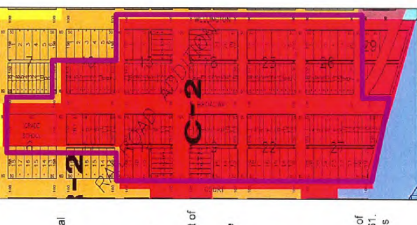
Redevelopment Study Area 3 (Site 3) Recommendations from the Comprehensive Development Plan:

Page 2.2. Community Goal #4

 Stabilize and broaden the economic base in Imperial to create and expand employment opportunities.

Redevelopment Study Area 4 (Site 4)

Redevelopment Study Area 4 (Site 4) is the existing area next to the southwest section of the Downtown area, as well as the areas along US Highway 6 and Nebraska Highway 61. The area is identified primarily as commercial in the future land use plan and is zoned as C-1, but also contains R-2 and I-1 zoning districts.



Redevelopment Study Area Site 3 Boundaries North – 8th Street South – Highway 6 East – Wellington Street West – Court Street

Redevelopment Study Area (Site 4) Consultant Recommendations:

Recommendations ordered in terms of priority:

Development and implementation of streetscape concepts along Highways 6 and 61

C-1

R-2

- Re-zoning of some areas of R-2 and C-1 to allow for growth opportunities.
 - Re-platting of larger lots into smaller lots more capable of being utilized in the current market.
- Development of incentives and/or other programs to assist in the development of commercial opportunities in areas next to

E.

- existing businesses.
 Additional landscaping and/or other noise barriers on the perimeter of the county fairgrounds
 - Screening of outdoor storage and similar areas.

Redevelopment Study Area 4 (Site 4) Recommendations from the Comprehensive Development Plan:

C-1

R-2

Page 2.3. Action Strategy 1.1.3

 Maintain and improve services, business and industry in Imperial in an effort to increase and diversify the future population base

Page 2.21. Action Strategy 1.1.1 and 1.1.2

- Create up to 75 new jobs in Imperial by 2010
- Further expand economic opportunities of the local agricultural industry.

Page 2.22. Action Strategy 1.1.7

Encourage the development of local industries that will utilize local resources.

Redevelopment Study Area Site 4
Boundaries
North – 8th Street
East – Wellington Street West – Court Street

5

- 2

Ξ

ī

Page 2.6, Action Strategies 1.1.2 and 1.1.3

- Increase residential land use density in established built areas having redevelopment potential.
 - Conduct infill residential activities

Redevelopment Study Area 5 (Site 5)

The future land use map in the Comprehensive Plan the future. There is also the potential to develop the area into the residential gateway into the community. developed into commercial or industrial property in currently in cropland production, but could be indicates agricultural uses in this area and is currently zoned A-1 Agricultural. The area is

Redevelopment Study Area (Site 5) Consultant Recommendations:

Recommendations ordered in terms of priority:

- Re-zoning of land (as necessary)
- Improvement and advancement of infrastructure
- Development of street/road lighting
- New and/or improved sidewalk, street, curb, and gutter conditions 0
 - Advancement of wayfaring and directional
 - signage
- Promotes economic development by directing visitors to their destinations quickly and easily
- Establishment of consistent and usable signage
- Development of entry feature welcoming 0

North – Implement Dealership Property Line East – Highway 6 South – City Limits West – Grant Street Redevelopment Study Area Site 5 Boundaries

> Imperial, Nebraska Blight & Substandard Study Urban Design and Planning Olsson Associates

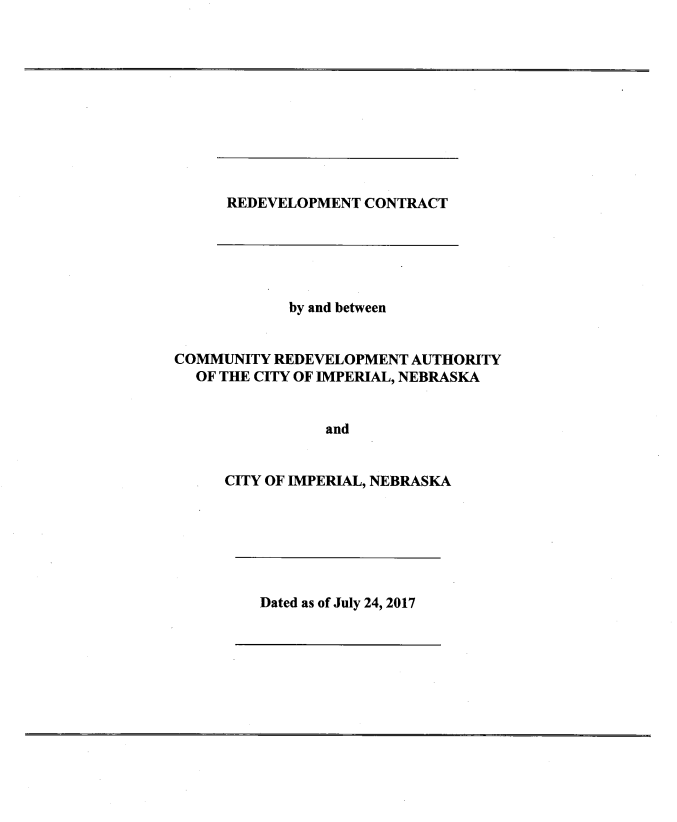
visitors into the community

Redevelopment Study Area 5 (Site 5) Recommendations from the Comprehensive Development Plan:
Page 2.3. Action Strategy 1.1.3
Maintain and improve services, business and industry in Imperial in an effort to increase and diversify the future population base

Page 2.21. Action Strategy 1.1.1
• Create up to 75 new jobs in Imperial by 2010

Page 2.22. Action Strategy 1.1.7

Encourage the development of local industries that will utilize local resources.



REDEVELOPMENT CONTRACT

TABLE OF CONTENTS

	1 "50
	Parties
	ARTICLE I
	DEFINITIONS
Section 101. Section 102.	Definitions of Words and Terms
, ·	ARTICLE II
	REPRESENTATIONS
Section 201. Section 202.	Representations by the Authority
	ARTICLE III
	OBLIGATIONS OF THE AUTHORITY
Section 301. Section 302. Section 303. Section 304. Section 305. Section 306.	Division of Taxes 6 Issuance of TIF Indebtedness 6 Conditions Precedent to TIF Indebtedness 7 Pledge of TIF Revenues 7 Grant of Proceeds of TIF Indebtedness 7 Creation of Fund 7
	<u>ARTICLE IV</u>
	OBLIGATIONS OF REDEVELOPER
Section 401. Section 402. Section 403. Section 404. Section 405. Section 406. Section 407. Section 408. Section 409. Section 410.	Construction of Project8Changes to Construction Plans8Cost Certification8Reserved8Authority Costs8Payment for Project Costs8No Discrimination8Inspections and Audits9Required Disclosures9Reserved9
section 410.	Keselveu

ARTICLE V

FINANCING OF PROJECT

Section 501.	Financing9	
	ARTICLE VI	
DEFAULT, REMEDIES; INDEMNIFICATION		
Section 601. Section 602. Section 603.	General Remedies of the Authority and the Redeveloper 9 Excusable or Forced Delay Beyond Party's Control 9 Limitation of Liability; Indemnification 10	
	ARTICLE VII	
	GENERAL COVENANTS	
Section 701. Section 702. Section 703. Section 705. Section 706. Section 706.	Reserved10Obligation to Restore10Assignment of Redeveloper's Obligations10Mutual Assistance11Time of the Essence11Run with the Land11	
	ARTICLE VIII	
	MISCELLANEOUS	
Section 801. Section 802. Section 803. Section 804. Section 805. Section 806. Section 807. Section 808. Section 809. Section 810. Section 811.	Conflict of Interest 11 Authorized Parties 11 No Other Agreement 11 Severability 11 Nebraska Law 12 Counterparts 12 Recordation of Contract 12 Binding Effect; Amendment 12 Tax Implications 12 Notices 12 Termination 13 Signatures S-1	
	Exhibit A - Boundary Description of Redevelopment Area Exhibit C - Boundary Description of Project Area Exhibit D - TIF Indebtedness Exhibit E - Project Costs Exhibit F - Form of Completion Certificate Exhibit G - Form of Cost Certificate Exhibit H - Redevelopment Plan for Project Area	

REDEVELOPMENT CONTRACT

This **REDEVELOPMENT CONTRACT**, dated as of July 24, 2017, is made and entered into by and between the **COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL**, **NEBRASKA** and the **CITY OF IMPERIAL**, **NEBRASKA**.

WITNESSETH:

WHEREAS, the City, in furtherance of the purposes and pursuant to the Act, and further pursuant to a resolution duly passed and approved by the Mayor and Council of the City on September 10, 2007, has designated the Redevelopment Area as blighted and substandard and in need of redevelopment; and

WHEREAS, the Redeveloper desires to redevelop a portion of the Redevelopment Area, the Project Area, by constructing and equipping the Project; and

WHEREAS, it is necessary, desirable, advisable, and in the best interests of the Authority and the Redeveloper to develop the real property comprising the Project Area and to construct the Project; and

WHEREAS, the construction of the Project will further the purposes of the Act and remediate certain blighted and substandard conditions existing in the Redevelopment Area; and

WHEREAS, the Authority and the Redeveloper desire to enter into this Contract for the purpose of setting forth the general terms and conditions under which the Redeveloper will construct the Project and the Redeveloper will receive tax increment financing assistance from the Authority in respect to a portion of the cost thereof.

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, the Authority and the Redeveloper do hereby represent, covenant, and agree as follows:

ARTICLE I

DEFINITIONS

Section 101. Definitions of Words and Terms. In addition to words and terms defined elsewhere in this Contract, the following words and terms used herein have the following meanings:

"Act" means, collectively, Article VIII, Section 12 of the Nebraska Constitution and Sections 18-2101 to 18-2154, inclusive, Reissue Revised Statutes of Nebraska, as amended.

"Administration Costs" means costs, including attorney's fees, incurred by the Authority related to the annual administration, operation, management, and accounting of the Project and any TIF Indebtedness.

"Authority" means the Community Redevelopment Authority of the City of Imperial, Nebraska.

"City" means the City of Imperial, Nebraska.

- "City Representative" means the member of the Council of the City, officer, employee, or agent of the Redeveloper that is duly authorized to act on behalf of and legally bind the Redeveloper.
- "Completion Certificate" means a certificate in substantially the form attached hereto as **Exhibit F**, executed by the City Representative and the Project Engineer, representing and warranting that the construction of the Project is substantially complete.
- "Contract" means this Redevelopment Contract between the Authority and the Redeveloper, as may be supplemented or amended from time to time in accordance with its terms.
- "Construction Plans" means the plans and specifications for the construction of the Project and the Project approved by the Authority and all other requisite governmental authorities.
- "Cost Certificate" means a certificate in substantially the form attached hereto as Exhibit G, executed by the City Representative and the Project Engineer, verifying the incurrence of any Project Cost identified on Exhibit E, including all necessary invoices or other documentation requested by the Authority in its sole discretion to substantiate such Project Cost.
- "County Assessor" means the Assessor of the County of Chase, Nebraska, or such other official acting in such capacity.
- "County Treasurer" means the Treasurer of the County of Chase, Nebraska, or such other official acting in such capacity.
 - "Effective Date" means, as used in Section 18-2147 of the Act, January 1, 2017.
- "Financing Resolution" means any resolution passed by the Authority authorizing the issuance of any series of TIF Indebtedness.
- "Lender" means the original purchaser or purchasers of any series of TIF Indebtedness, including, if and when applicable, the Redeveloper.
- "Permitted Subsequent Approvals" means the building permits and other governmental approvals customarily obtained prior to construction which have not been obtained on the date that this Contract is executed, which any governmental entity has not yet determined to grant.
- "Project" means the construction and installation of certain public infrastructure and other related improvements in the Project Area more specifically described on Exhibit C.
- "Project Area" means that real property described on Exhibit B, all of which has been declared blighted and substandard by the City pursuant to the Act.
- "Project Costs" means those costs or expenses identified on Exhibit E incurred by the Redeveloper in accordance with the Act to construct, equip, and furnish the Project.
- "Project Engineer" means the engineer(s) hired by the Authority or the Redeveloper, as applicable, to construct all or any portion of the Project.
 - "Redeveloper" means the City of Imperial, Nebraska.

"Redevelopment Area" means that real property described on Exhibit A, all of which has been declared blighted and substandard by the City pursuant to the Act.

"Redevelopment Plan" means the redevelopment plan approved by the Authority for the Redevelopment Area, as amended by the redevelopment plan for the Project Area described on Exhibit H.

"Redevelopment Project Valuation" means the valuation for assessment of real estate taxes of the Project Area last certified for the year prior to the Effective Date.

"Special TIF Counsel" means Polsinelli PC.

"TIF Indebtedness" means any bonds, notes, loans, advances of money or other indebtedness, including interest and premiums, if any, thereon, incurred by the Authority pursuant to the Act and Article III and secured in whole or in part by the TIF Revenues.

"TIF Revenues" means those certain incremental ad valorem taxes generated in the Project Area that are allocated and paid to the Authority pursuant to Section 18-2147 of the Act.

Section 102. Rules of Interpretation.

- (a) Words of the masculine gender shall be deemed and construed to include correlative words of the feminine and neuter genders.
- (b) Unless the context shall otherwise indicate, the words importing the singular number shall include the plural and vice versa, and words importing persons shall include firms, associations and corporations, including public bodies, as well as natural persons.
- (c) All references in this Contract to designated "Articles," "Sections," and other subdivisions are, unless otherwise specified, to the designated Articles, Sections and subdivisions hereof as originally executed.
- (d) The words "herein," "hereof," "hereunder," and other words of similar import refer to this Contract as a whole and not to any particular Article, Section or subdivision.

ARTICLE II

REPRESENTATIONS

Section 201. Representations by the Authority. The Authority makes the following representations as the basis for the undertakings on its part herein contained:

(a) The Redevelopment Plan has been duly approved by the City pursuant to the Act, and the Redevelopment Plan is feasible and in conformity and compliance with the general plan for the development of the City and the legislative declarations and determinations set forth in the Act. In addition, the execution and delivery of the Contract has been duly and validly authorized and approved by all necessary proceedings.

- (b) The Project will achieve the public purposes of the Act by, among other things, improving public infrastructure, increasing the tax base, and lessening blighted and substandard conditions in the Redevelopment Area.
- (c) The Project would not be economically feasible without the use of tax-increment financing; the Project would not occur in the Redevelopment Area without the use of tax-increment financing; and the costs and benefits of the Project, including costs and benefits to other affected political subdivisions, the economy of the Authority, and the demand for public and private services, have been analyzed by the Authority and have been found to be in the long-term best interests of the Authority.
- (d) The Authority has determined that the proposed land uses and building requirements in the Redevelopment Area are designed with the general purpose of accomplishing a coordinated, adjusted, and harmonious development of the City and its environs which will, in accordance with present and future needs, promote health, safety, morals, order, convenience, prosperity, and the general welfare, as well as efficiency and economy in the process of development; including, among other things, adequate provision for traffic, vehicular parking, the promotion of safety from fire, panic, and other dangers, adequate provision for light and air, the promotion of the healthful and convenient distribution of population, the provision of adequate transportation, water, sewerage, and other public utilities, schools, parks, recreational and community facilities, and other public requirements, the promotion of sound design and arrangement, the wise and efficient expenditure of public funds, and the remediation and prevention of the recurrence of insanitary or unsafe dwelling accommodations, or conditions of blight.
- (e) To the best of the Authority's knowledge, there is no litigation, proceeding, or investigation pending or, to the knowledge of the Authority, threatened against the Authority with respect to the Project or this Contract. In addition, no litigation, proceeding or investigation is pending or, to the knowledge of the Authority, threatened against the Authority seeking to restrain, enjoin or in any way limit the approval or issuance and delivery of this Contract or which would in any manner challenge or adversely affect the existence or powers of the Authority to enter into and carry out the transactions described in or contemplated by the execution, delivery, validity or performance by the Authority of the terms and provisions of this Contract.
- (f) No consent or approval is required to be obtained from, and no action need be taken by, or document filed with, any governmental body or corporate entity in connection with the execution and delivery by the Authority of this Contract.
- (g) No default or event of default has occurred and is continuing, and no event has occurred and is continuing which with the lapse of time or the giving of notice, or both, would constitute a default or an event of default in any material respect on the part of the Authority under this Contract.
- (h) The Authority has no reason to believe that all permits, licenses, and approvals necessary to construct the Project, including the approval of the Construction Plans, cannot be obtained by the Redeveloper.
- (i) The Project Area is entirely within the corporate limits of the City.

Section 202. Representations by the Redeveloper. The Redeveloper makes the following representations as the basis for the undertakings on its part herein contained:

- (a) The Redeveloper has all necessary power and authority to execute and deliver and perform the terms and obligations of this Contract and to execute and deliver the documents required of the Redeveloper herein. Accordingly, this Contract constitutes the legal, valid, and binding obligation of the Redeveloper, enforceable in accordance with its terms.
- (b) The execution and delivery of this Contract, the consummation of the transactions contemplated thereby, and the fulfillment of the terms and conditions hereof do not and will not conflict with or result in a breach of any of the terms or conditions of any corporate or organizational restriction or of any agreement or instrument to which it is now a party, and do not and will not constitute a default under any of the foregoing.
- (c) The Project will achieve the public purposes of the Act by, among other things, improving public infrastructure, increasing the tax base, and lessening blighted and substandard conditions in the Redevelopment Area.
- (d) The Project would not be economically feasible without the use of tax-increment financing; the Project would not occur in the Redevelopment Area without the use of tax-increment financing; and the costs and benefits of the Project, including costs and benefits to other affected political subdivisions, the economy of the Redeveloper, and the demand for public and private services, have been analyzed by the Redeveloper and have been found to be in the long-term best interests of the Redeveloper.
- (e) The Redeveloper has determined that the proposed land uses and building requirements in the Redevelopment Area are designed with the general purpose of accomplishing a coordinated, adjusted, and harmonious development of the City and its environs which will, in accordance with present and future needs, promote health, safety, morals, order, convenience, prosperity, and the general welfare, as well as efficiency and economy in the process of development; including, among other things, adequate provision for traffic, vehicular parking, the promotion of safety from fire, panic, and other dangers, adequate provision for light and air, the promotion of the healthful and convenient distribution of population, the provision of adequate transportation, water, sewerage, and other public utilities, schools, parks, recreational and community facilities, and other public requirements, the promotion of sound design and arrangement, the wise and efficient expenditure of public funds, and the remediation and prevention of the recurrence of insanitary or unsafe dwelling accommodations, or conditions of blight.
- (f) To the knowledge of the Redeveloper, no litigation, proceeding, or investigation is pending or threatened against the Redeveloper regarding the Project. In addition, no litigation, proceeding, or investigation is pending or, to the knowledge of the Redeveloper, threatened against the Redeveloper seeking to restrain, enjoin or in any way limit the approval or issuance and delivery of this Contract or which would in any manner challenge or adversely affect the existence or powers of the Redeveloper to enter into and carry out the transactions described in or contemplated by the execution, delivery, validity, or performance by the Redeveloper of the terms and provisions of this Contract.
- (g) To the knowledge of the Redeveloper, no default or event of default has occurred and is continuing, and no event has occurred and is continuing which with the lapse of time or

- the giving of notice, or both, that would constitute a default or an event of default in any material respect on the part of the Redeveloper under this Contract.
- (h) Except for Permitted Subsequent Approvals, all governmental permits and licenses that to Redeveloper's knowledge are required by applicable law to construct the Project have been issued and are in full force and effect or, if the present stage of development does not allow such issuance, the Redeveloper has no reason to believe, after due inquiry of the appropriate governmental officials, that such permits and licenses will not be issued in a timely manner in order to permit the Project to be constructed.
- (i) To the knowledge of the Redeveloper, the Redeveloper is in compliance with all valid laws, ordinances, orders, decrees, decisions, rules, regulations and requirements of every duly constituted governmental authority, commission and court applicable to any of its affairs, business, or operations as contemplated by this Contract.
- (j) The information furnished to the Authority by the Redeveloper in connection with the matters covered in this Contract is true and correct and to the knowledge of the Redeveloper does not contain any untrue statement of any material fact and does not omit to state any material fact required to be stated therein or necessary to make any statement made therein, in the light of the circumstances under which it was made, not misleading.

ARTICLE III

OBLIGATIONS OF THE AUTHORITY

Section 301. Division of Taxes. In accordance with Section 18-2147 of the Act, the Authority hereby provides that any ad valorem tax on real property in the Project Area for the benefit of any public body be divided for a period of fifteen years after the Effective Date, as follows:

- (a) That portion of the ad valorem tax which is produced by levy at the rate fixed each year by or for each public body upon the Redevelopment Project Valuation shall be paid into the funds of each such public body in the same proportion as all other taxes collected by or for the bodies; and
- (b) That portion of the ad valorem tax on real property in the Project Area in excess of such amount (i.e., the TIF Revenues), if any, shall be allocated to, is pledged to, and, when collected, paid into a special fund of the Authority to pay the principal of, the interest on, and any premiums due in connection with the bonds, loans, notes, advances of money to, or indebtedness incurred by, whether funded, refunded, assumed, or otherwise, the Authority for financing or refinancing, in whole or in part, the Project. When such bonds, loans, notes, advances of money, or indebtedness, including interest and premiums due have been paid, the Authority shall so notify the County Assessor and the County Treasurer and all ad valorem taxes upon real property in the Project Area shall thereafter be paid into the funds of the respective public bodies.

Section 302. Issuance of TIF Indebtedness. The Authority hereby agrees to incur TIF Indebtedness, including refunding TIF Indebtedness, in one or more series in accordance with the general terms and conditions specified on Exhibit D. The final terms and conditions of each series of TIF Indebtedness shall be stated in the Financing Resolution authorizing such series of TIF Indebtedness, subject to the mutual acceptance of such terms by the Authority, the Redeveloper, and the Lender, which acceptance shall not be unreasonably withheld. Notwithstanding the foregoing, it shall be the sole and

exclusive responsibility of the Redeveloper to find an acceptable Lender for each series of TIF Indebtedness issued by the Authority pursuant to this Contract.

Section 303. Conditions Precedent to TIF Indebtedness. Notwithstanding anything in this Contract to the contrary, prior to the issuance of any series of TIF Indebtedness, the Redeveloper shall submit satisfactory evidence to the Authority (unless waived by the Authority in its sole discretion) indicating that:

- (a) sufficient public funds have been committed by the Redeveloper to complete the Project;
- (b) subject to Subsequent Permitted Approvals, all approvals relating to the development and construction of the Project have been obtained to the satisfaction of the Authority;
- (c) the TIF Revenues projected to be received between the time period prior to the issuance of any series of TIF Indebtedness and the maturity date of such TIF Indebtedness are sufficient to pay the principal or redemption price of and interest on such TIF Indebtedness; and
- (d) Project Costs have been or will be incurred by the Redeveloper in an amount at least equal to the granted portion of such series of TIF Indebtedness.

Section 304. Pledge of TIF Revenues. The Authority hereby irrevocably pledges the TIF Revenues as security for the TIF Indebtedness, except for such portion of the TIF Revenues required to pay annual Administration Costs of the Authority related to this Contract, such amounts not to exceed \$2,000 per such calendar year. If the Administration Costs for any single calendar year exceed \$2,000, then such excess amounts shall be paid with TIF Revenues of the following calendar year(s). However, in no event may the amounts paid for Administration Costs exceed the aggregate of \$2,000 in any calendar year.

Section 305. Grant of Proceeds of TIF Indebtedness. Subject to the further terms of this Contract, the Authority shall grant to the Redeveloper in one or more payments the net proceeds of any series of TIF Indebtedness incurred as described on Exhibit D. In its sole discretion, the Authority shall reserve from the proceeds of any series of TIF Indebtedness and use or expend as appropriate amounts equal to (1) the costs of issuing any series of TIF Indebtedness, and (2) any amounts required to pay any annual Administration Costs related to this Contract and to any TIF Indebtedness for such year, such amounts not to exceed \$2,000 per calendar year for fifteen years after the Effective Date or until the TIF Indebtedness is paid in full. Notwithstanding the foregoing, the amount of all grants made pursuant to this section shall not exceed the amount of Project Costs certified pursuant to Section 402. All grants shall be paid to the Redeveloper upon receipt of appropriate Cost Certificates that include all supporting documentation reasonably requested by the Authority. If required by any Lender, the TIF Indebtedness shall be evidenced by a note or bond issued by the Authority. If the TIF Revenues are insufficient to pay the interest on the TIF Indebtedness, such interest shall be accrued and paid as and when there are sufficient TIF Revenues.

Section 306. Creation of Fund. The Authority shall create a special fund to collect and hold the TIF Revenues. Such special fund shall be used for no purpose other than to pay the principal and interest on any TIF Indebtedness issued pursuant to Section 302 and to pay the Administrative Costs.

ARTICLE IV

OBLIGATIONS OF REDEVELOPER

Section 401. Construction of Project. The Redeveloper will complete the Project and install all necessary improvements. The Redeveloper shall be solely responsible for obtaining all permits, licenses, and approvals necessary to construct and equip the Project. Until construction of the Project has been completed, the Redeveloper shall make reports in such detail and at such times as may be reasonably requested by the Authority as to the actual progress of the Redeveloper with respect to the construction of the Project. Promptly after the Redeveloper has completed the Project, the Redeveloper shall furnish the Completion Certificate to the Authority, which, upon its acceptance by the Authority, shall constitute conclusive evidence of the satisfaction of the agreements and covenants in this Contract with respect to the obligations of the Redeveloper and its successors and assigns to construct the Project. As used in this Contract, the terms "completed" and "completion" shall mean substantial completion of the Project.

Section 402. Changes to Construction Plans. The Redeveloper acknowledges that the TIF Revenues were projected based on the Project as described by the Redeveloper (1) in its TIF Application to the Authority and (2) to Special TIF Counsel, such information being submitted to the County Assessor prior to approval by the Authority of this Redevelopment Contract. In the event material changes exist between the Construction Plans and the plans and specifications submitted to the County Assessor, the Redeveloper shall promptly notify the Authority of such changes. Prior to the issuance of the first series of TIF Indebtedness, if requested by the Authority, the Redeveloper shall certify to the Authority that no such material changes exist or, if such changes do exist, adequately describe such changes.

Section 403. Cost Certification. The Redeveloper shall submit to the Authority one or more Cost Certificates not later than the date of its submission of the Completion Certificate, which contain detail and documentation evidencing the payment of all Project Costs incurred by the Redeveloper in connection with the Project, which shall also be signed and certified by the Project Engineer.

Section 404. [Reserved.]

Section 405. Authority Costs. The Redeveloper shall reimburse the Authority for the out-of-pocket expenses incurred by the Authority for the negotiation and consideration of this Contract.

Section 406. Payment for Project Costs. The Redeveloper shall be solely responsible for the construction of and payment for the Project further identified in Exhibit E and contemplated for construction in the Project Area, and further, solely responsible for acquiring and paying for any right-of-way easements required for the Project, which the Authority will assist the Redeveloper in obtaining, if requested. Such improvements shall also be procured under a contract or contracts that require, with respect to such improvements, (a) the procurement of all standard insurances required for public infrastructure projects, (b) a warranty of all such work for a period of one year running from the date of acceptance and approval of such improvements by the Authority, and (c) an appropriate bond assuring the due and punctual payment of all such work. Such improvements shall be subject to review by the Authority's engineer prior to their approval by the Authority and acceptance by the Authority, and the Authority reserves the right to require the Redeveloper to redress, at the Redeveloper's expense, any defects in such improvements.

Section 407. No Discrimination. The Redeveloper, for itself and its successors and assigns, agrees that during the construction of the Project, the Redeveloper will not discriminate against any employee or applicant for employment because of race, religion, sex, color, national origin, ancestry, disability, marital status or receipt of public assistance. The Redeveloper agrees and covenants for itself and its successors and assigns that so long as any TIF Indebtedness is outstanding it will not discriminate against any person or group of persons on account of race, sex, color, religion, national origin, ancestry,

disability, marital status or receipt of public assistance in connection with the Project. The Redeveloper will comply with all applicable federal, state and local laws related to the Project.

Section 408. Inspections and Audits. The Redeveloper shall upon reasonable advance notice, allow the Authority's agents (including the Authority's engineer) access to the Project Area from time to time for all purposes consistent with the Project. The Authority shall have the right at its own cost and expense to audit (either through employees of the Authority or a firm engaged by the Authority) the books and records of the Redeveloper relating to the payment of Project Costs.

Section 409. Required Disclosures. The Redeveloper shall immediately notify the Authority of the occurrence of any material event which would cause any of the information furnished to the Authority by the Redeveloper in connection with the matters covered in this Contract to contain any untrue statement of any material fact or to omit to state any material fact required to be stated therein or necessary to make any statement made therein, in the light of the circumstances under which it was made, not misleading.

Section 410. [Reserved.]

ARTICLE V

FINANCING OF PROJECT

Section 501. Financing. The Redeveloper shall pay all Project Costs and any and all other costs related to the Project that are in excess of the amounts paid from the proceeds of the TIF Indebtedness granted to the Redeveloper. The Redeveloper shall timely pay all costs, expenses, fees, charges and other amounts associated with the Project.

ARTICLE VI

DEFAULT, REMEDIES; INDEMNIFICATION

Section 601. General Remedies of the Authority and the Redeveloper. Subject to the further provisions of this Article VI, in the event of any failure to perform or breach of this Contract or any of its terms or conditions, by any party hereto or any successor to such party, such party, or successor, may, upon written notice from the other, proceed immediately to commence such actions as may be reasonably designed to cure or remedy such failure to perform or breach which cure or remedy shall be accomplished within a reasonable time by the diligent pursuit of corrective action. In case such action is not taken, or diligently pursued, or the failure to perform or breach shall not be cured or remedied within a reasonable time, this Contract shall be in default and the aggrieved party may institute such proceedings as may be necessary or desirable to enforce its rights under this Contract, including, but not limited to, proceedings to compel specific performance by the party failing to perform or in breach of its obligations or exercise any other remedies that may be provided in this Contract or by applicable law; provided, however, that the default shall not give rise to a right of rescission or termination of this Contract.

Section 602. Excusable or Forced Delay Beyond Party's Control. For the purposes of any of the provisions of this Contract, neither the Authority nor the Redeveloper, as the case may be, nor any successor in interest, shall be considered in breach of or default in its obligations with respect to the conveyance or preparation of the Redevelopment Area for redevelopment, or the beginning and completion of construction or reconstruction of the Project, or progress in respect thereto, in the event of excusable or forced delay in the performance of such obligations due to unforeseeable causes beyond its control and without its fault or negligence, including, but not restricted to, acts of God, or of the public

enemy, acts of the Government, acts of the other party, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather or delays in subcontractors due to such causes. It is the purpose and intent of this provision that in the event of the occurrence of any such excusable or forced delay, the time or times for performance of the obligations of the Authority or of the Redeveloper with respect to construction of the Project, as the case may be, shall be extended for the period of the excusable or forced delay; provided, that the party seeking the benefit of the provisions of this Section shall, within 30 days after the beginning of any such excusable or forced delay, have first notified the other party thereof in writing, and of the cause or causes thereof and requested an extension for the period of the excusable or forced delay.

Section 603. Limitation of Liability; Indemnification. Notwithstanding anything in this Article VI or this Contract to the contrary, neither the Authority, nor its officers, directors, employees, agents, or governing body shall have any pecuniary obligation or monetary liability under this Contract other than the obligation to pay the TIF Indebtedness if, and only if, there are sufficient TIF Revenues to do so. The sole obligation of the Authority under this Contract shall be the issuance of the TIF Indebtedness and the granting of the proceeds thereof to the Redeveloper, as specifically set forth in Sections 302, 304 and 305. The obligation of the Authority on any TIF Indebtedness shall be limited solely to the TIF Revenues pledged as security for such TIF Indebtedness. Specifically, but without limitation, the Authority shall not be liable for any costs, liabilities, actions, demands, or damages claimed by any third party that purportedly arise from this Contract.

ARTICLE VII

GENERAL COVENANTS

Section 701. [Reserved.].

Section 702. Obligation to Restore. Prior to completion of the Project, the Redeveloper hereby agrees that if any portion of the Project owned by it shall be damaged or destroyed, in whole or in part, by fire or other casualty, or by any taking in condemnation proceedings or the exercise of any right of eminent domain, the Redeveloper, to the extent of the net proceeds of insurance (including any deductible) or condemnation award received by or made available to the Redeveloper but subject to the rights of any Lender, shall promptly restore, replace or rebuild the same (or shall promptly cause the same to be restored, replaced or rebuilt) to as nearly as possible the value, quality and condition it was in immediately prior to such fire or other casualty or taking, with such alterations or changes as may be approved in writing by the Authority, which approval shall not be unreasonably withheld. Redeveloper shall give prompt written notice to the Authority of any damage or destruction to the Project by fire or other casualty, irrespective of the amount of such damage or destruction, but in such circumstances the Redeveloper shall make the property safe and in compliance with all applicable laws as provided herein. To the extent the net proceeds of insurance are deposited into any project fund established under the terms of any Financing Resolution relating to any series of TIF Indebtedness, the Redeveloper may use such moneys in the restoration, replacement and rebuilding of the Project.

Section 703. Assignment of Redeveloper's Obligations. The Redeveloper shall not assign any of its rights hereunder without the prior written consent of the Authority which consent shall not be unreasonably withheld, conditioned or delayed. This Contract and the rights, duties and obligations hereunder as they relate to the Project may be fully and freely assigned by the Redeveloper provided, however, every assignee (other than a Lender receiving only an assignment of rights) shall, by instrument in writing, for itself and its successors and assigns, and expressly for the benefit of the Authority, assume all of the obligations of the Redeveloper under this Contract and agree to be subject to all of the conditions and restrictions to which the Redeveloper is subject (or, in the event the transfer is of or relates

to a portion of the Redevelopment Area, such obligations, conditions and restrictions to the extent that they relate to such portion). In the event this Contract is assigned in whole or part in accordance with this Section, the Redeveloper shall be released from any further obligations set forth herein accruing after the date of such assignment. The Redeveloper shall notify the Authority of any such assignment including presentation of the assumption of obligation instrument within 10 days before closing on such assignment.

Section 704. Mutual Assistance. The Authority and the Redeveloper agree to take such actions, including the execution and delivery of such documents, instruments, petitions and certifications as may be necessary or appropriate to carry out the terms, provisions and intent of this Contract and to aid and assist each other in carrying out said terms, provisions and intent.

Section 705. Time of the Essence. Time is of the essence. The Authority and the Redeveloper will make every reasonable effort to expedite the subject matters hereof and acknowledge that the successful performance of this Contract requires their continued cooperation.

Section 706. Run with the Land. The covenants, restrictions, and conditions of this Contract shall run with the land but only as long as the TIF Indebtedness is outstanding.

ARTICLE VIII

MISCELLANEOUS

Section 801. Conflict of Interest. No member of the Authority's governing body that has any power of review or approval of any of the Redeveloper's undertakings shall participate in any decisions relating thereto which affect such person's personal interests or the interests of any corporation, partnership, or company in which such person is directly or indirectly interested. Any person having such interest shall immediately, upon knowledge of such possible conflict, disclose, in writing, to the Authority the nature of such interest and seek a determination with respect to such interest by the Authority and, in the meantime, shall not participate in any actions or discussions relating to the activities herein proscribed.

Section 802. Authorized Parties. Whenever under the provisions of this Contract and other related documents, instruments or any supplemental agreement, a request, demand, approval, notice or consent of the Authority or the Redeveloper is required, or the Authority or the Redeveloper is required to agree or to take some action at the request of the other party, such approval or such consent or such request shall be given for the Authority, unless otherwise provided herein, by the Chairman or his or her designee, and for the Redeveloper by the City Representative; and any person shall be authorized to act on any such agreement, request, demand, approval, notice or consent or other action and neither party shall have any complaint against the other as a result of any such action taken. The Chairman may seek the advice, consent or approval of the Authority Board of Directors before providing any supplemental agreement, a request, demand, approval, notice or consent for the Authority pursuant to this Section.

Section 803. No Other Agreement. Except as otherwise expressly provided herein, this Contract supersedes all prior agreements, negotiations and discussions relative to the subject matter hereof and is a full integration of the agreement of the parties hereto. In the event of a conflict between this Contract and any prior agreement or understanding of the parties, this Contract shall control.

Section 804. Severability. If any provision, covenant, agreement or portion of this Contract, or its application to any person, entity or property, is held invalid, such invalidity shall not affect the

application or validity of any other provisions, covenants or portions of this Contract and, to that end, any provisions, covenants, agreements or portions of this Contract are declared to be severable.

Section 805. Nebraska Law. This Contract shall be construed in accordance with the laws of the State of Nebraska.

Section 806. Counterparts. This Contract may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same agreement.

Section 807. Recordation of Contract. If requested by the Authority, the Authority and the Redeveloper agree to execute and deliver the original of this Contract, or a notice recording thereof, in proper form for recording and/or indexing in the appropriate land or governmental records. This Contract shall then be recorded by the Redeveloper, and proof of recording shall be provided to the Authority.

Section 808. Binding Effect; Amendment. This Contract shall be binding on the parties hereto and their respective successors and assigns. This Contract shall not be amended except by a writing signed by the parties bound hereto.

Section 809. Tax Implications. The Redeveloper acknowledges and represents that (1) neither the Authority nor any of its officials, employees, consultants, attorneys or other agents has provided to the Redeveloper any advice regarding the federal or state income tax implications or consequences of this Contract and the transactions contemplated hereby, and (2) the Redeveloper is relying solely upon its own tax advisors in this regard.

Section 810. Notices. All notices, requests, demands or other communications required or permitted under this Contract shall be in writing and shall be effective upon receipt by personal delivery, overnight courier or mail, if sent to the following addresses and received by the addressees noted:

If to the Authority:

Community Redevelopment Authority

of the City of Imperial, Nebraska

Chairman P.O. Box 637 740 Court Street

Imperial, NE 69033-0637

with a copy to:

Marcus G. Abbott Polsinelli PC

900 W. 48th Place. Suite 900

Kansas City, MO 64112

and if to Redeveloper:

City of Imperial, Nebraska

Mayor

P.O. Box 637 740 Court Street

Imperial, NE 69033-0637

Alternatively, or if either party makes receipt of notice impossible or impractical, all notices, requests, demands and other communications shall also be effective upon being deposited in the United States mail, certified, return receipt requested, and sent to the address for such party as set forth above. The parties hereto shall have the right, at any time and from time to time, to change their respective addresses for

notices by giving the other party hereto written notice thereof, effective ten (10) days after such notice is so given.

Section 811. Termination. Notwithstanding anything contained herein to the contrary, the Redeveloper may terminate this Contract and be released of all duties, obligations and liabilities hereunder if the Redeveloper shall surrender in writing all of its rights to receive the then remaining TIF Indebtedness. Upon any such termination, the Redeveloper shall execute all documents, if any, reasonably required by the Authority (1) to evidence the Redeveloper's surrender of its right to receive payment on any remaining TIF Indebtedness issued in connection with this Contract and (2) to effect the cancellation of any TIF Indebtedness that grants to Redeveloper the right to receive such payment.

[The remainder of this page intentionally left blank.]

IN WITNESS WHEREOF, the Authority and the Redeveloper have signed this Contract as of the date and year first above written.

	COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA By: Chairman
ATTEST:	
By: (Secretary	_
STATE OF NEBRASKA)) ss. COUNTY OF CHASE)	
The foregoing instrument was acknow and No Layland Community Redevelopment Authority of the Community	ledged before me this day of, 2017, by, the Chairman and Secretary, respectively, of the ity of Imperial, Nebraska.
[SEAL]	Jason Tulle Motary Public
	GENERAL NOTARY - State of Nebraska JASON TULLER My Comm. Exp. August 26, 2021

CITY OF IMPERIAL, NEBRASKA

By:

Mayor

ATTEST:

By: (10) Lesson

STATE OF NEBRASKA) ss. COUNTY OF CHASE)

The foregoing instrument was acknowledged before me this day of July 24, 2017, by Dwight Coleman and Jo Leyland, the Mayor and Clerk, respectively, of the City of Imperial, Nebraska.

[SEAL]

Notary Public

GENERAL NOTARY - State of Nebraska
JASON TULLER
My Comm. Exp. August 26, 2021

EXHIBIT A

BOUNDARY DESCRIPTION OF REDEVELOPMENT AREA

All real property that is (1) within the boundaries described as follows and (2) also situated within the corporate limits of the City, and no other real property:

Beginning at the southeast corner of Lot 21 of the Schroeder Subdivision, proceed east along the north line of 4th Street and continuing along the north line of the alley north of Block one of the Redevelopment Area to the west line of Nebraska State Highway 61; then south along the west line of Nebraska State Highway 61 to a the northeast corner of Lot 70 of the Schroeder Subdivision; then west along the north line of Lot 70 of the Schroeder Subdivision to the northeast corner of Lot 68 of the Schroeder Subdivision; then northwest along the south line of Cape Street to a line extended south from the east line of Lot 57 of the Schroeder Subdivision; then north along the east line of Lots 57, 56, and 55 of the Schroeder Subdivision to the south line of 2nd Street; then west along the south line of 2nd Street to the west line of Holland Street; then north along the west line of Holland Street to a line extended west from the south line of Lot 34 of the Schroeder Subdivision; then east along the south line of Lots 34 and 33 of the Schroeder Subdivision to the southeast corner of Lot 33 of the Schroeder Subdivision, then north along the east line of Lot 33 of the Schroeder Subdivision to the north line of 4th Street, the point of beginning.

EXHIBIT B

BOUNDARY DESCRIPTION OF PROJECT AREA

All real property that is (1) within the boundaries described as follows and (2) also situated within the corporate limits of the City, and no other real property:

LOTS 9-12, 14, AND 16, BLOCK ONE, OF THE HEATHER ESTATES SECOND ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2 OF THE CORNERSTONE DEVELOPMENT PARK FOURTH ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2, BLOCK 1, OF THE SOUTHEAST DEVELOPMENT REPLAT ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA.

In addition, the boundaries of the Project Area are depicted on the following map:

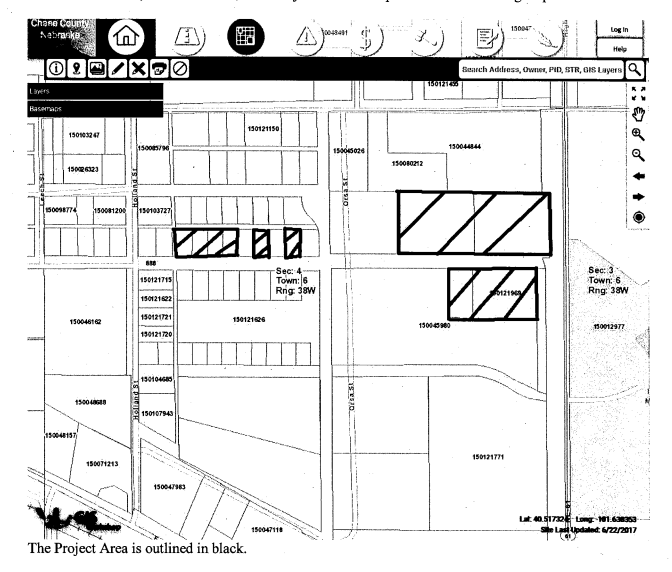


EXHIBIT C

DESCRIPTION OF PROJECT

The Project shall include acquisition of the real property interests, including sufficient rights-of-way, located in the Project Area, infrastructure construction, and other related improvements in the Project Area.

EXHIBIT D

TIF INDEBTEDNESS

Aggregate Principal payable from TIF Revenues:

Not to exceed \$1,305,115, to be issued in one or more series as determined by the Financing Resolution or Resolutions authorizing such TIF Indebtedness.

Interest Rate:

Not to exceed 3% per annum, as determined by the Financing Resolution authorizing each series of TIF Indebtedness.

Maturity Date:

Not later than December 31, 2031.

Security:

The Redeveloper shall receive a first pledge of TIF Revenues in the aggregate amount sufficient to pay principal and interest on a principal amount of \$1,305,115, such amount being equal to the anticipated amount of the TIF Indebtedness to be issued in connection herewith. However, such first pledge of TIF Revenues shall not include the amount required to pay the annual Administration Costs.

In addition, security may consist of such other security as is determined necessary by the Financing Resolution authorizing such series of TIF Indebtedness.

Payment Schedule:

Annually on each June 1 and October 1 beginning June 1, 2017.

EXHIBIT E

PROJECT COSTS

All eligible costs payable from the proceeds of TIF Indebtedness pursuant to the Act including, without limitation, the following:

ESTIMATED COSTS FOR THE PROJECT*

[see attached]

*In addition, all other costs otherwise eligible shall be allowed under the Act.

PROJECT COST 2015 INFRASTRUCTURE IMPROVEMENTS, Imperial, Nebraska Prepared by: Miller & Associates, 10/13/16

No.	Description 3RD STREET - SANITARY SEWER	Quantity	Unit	Ų	nit Price		Total Price
4 14	Mobilization				7.000.00	<u></u> -	
	Furnish & Install PVC Sewer Pipe (SDR 35) w/Gravel	1	L,S,	\$	7,000.00	\$	7,000.00
2 E	Bedding						
	a. 4" Diameter	882	L.F.	\$	22.00	\$	19,404.00
	o. 8" Diameter	1732	LF.	\$	27.00	\$	46,764.00
	umish & Install PVC Fittings						
а	ı. 8" x 4" Wye	15	Each	\$	110.00	\$	1,650.00
lb	o. 4" Cap	18	Each		60.00		1,080,00
C	c. 8" Cap	6	Each		85,00	_	510.00
	Construct Standard Manhole	6	Each		4,200,00		25,200.00
5 (Construction Staking	- 1	L.S.	\$	2,700,00		2,700.00
	SUBTOTAL		4.0.	_	21100100		
Enc	Jineering Design and Construction Phase Services		 -			\$	104,308,00
6/19	intering Design and Construction Phase Services					\$	10,238.03
	TOTAL	,			a roll of the	\$	114,546.03
O 14	3RD STREET - WATER			<u></u>			
	Mobilization	1	L.S.	\$_	4,000.00		4,000.00
	raffic Control	11	L.S.	\$	1,500.00	\$	1,500.00
	rumish & Install C900 Water Main w/Tracer Wire						- 14
	a. 6" Diameter	30	L.F.	\$	27.00	\$	810.00
	o. 8" Diameter	2849	L.F.	\$	20.00	\$	56,980.00
	umish & Install Gate Valves and Boxes						
a	a. 6" Diameter	5	Each	\$	1,100,00	\$	5,500.00
b	o. 8" Diameter	. 7	Each	\$	1,500.00		10,500.00
10 F	Furnish & Install Fittings				, , , , , , , , , ,	Ť	
	a. 8" x 8" Cross	1	Each	\$	500.00	\$	500.00
16	o. 8" x 8" Tapping Tee w/8" Valve	1	Each		3,300.00		3,300.00
	2. 8" x 8" Tee	2	Each		450.00		900.00
	1. 8" x 8" 45 Degree Bend	4	Each		320.00		1,280.00
	e. 8" x 8" 11-1/4 Degree Bend	1	Each		320.00	-	
	. 8" x 6" MJ Swivel Tee	5	Each		400.00		320.00
	1. 8" Cap	3	Each	_			2,000.00
	n. 8" Connection				140.00	-	420.00
	Furnish & Install 7' Bury Fire Hydrant	2	Each		625.00		1,250,00
	"Service Connection, Including Corp, Curb Stop, and	5	Each	\$	3,400.00	\$	17,000.00
12	Service Connection, including Corp, Curb Stop, and	1	ب ندا			L.,	a .
	" PE Service Main	17	Each		1,000.00		17,000.00
	Remove and Replace Pavement	32	8.Y.	\$	80.00	\$	2,560.00
	Adjust to Grade	<u> </u>	<u> </u>	L.	* 4.	<u>L.</u>	
	. Valve Box	1	Each	\$	90.00		90.00
<u> 15 IC</u>	Construction Staking	1	L.S.	\$	3,500.00	\$	3,500.00
	SUBTOTAL					\$	129,410.00
Eng	ineering Design and Construction Phase Services		<u> </u>	 	an .	\$	12,701.83
- 1	TOTAL		T. 15.	-			142,111.83
F-	ORSA STREET - WATER		1	-		1.2	194, [1].83
16 IA	Mobilization	 	L.S.	ŝ	1,000.00	-	4 000 00
	raffic Control	1					1,000.00
	urnish & Install C900 Water Main w/Tracer Wire	<u> </u>	L.S.	\$	550,00	13	550.00
10 1	a. 6" Diameter	- 40	L	 _	22.22	1-	
		12	L.F.	\$	27.00		324.00
	o. 8" Diameter	446	L.F.	\$	26,00	1.5	11,596.00
	Furnish & Install Gate Valves and Boxes		L	سيب		1_	<u>-</u>
	a. 6" Diameter	. 2	Each	\$	1,100.00	\$	2,200.00
	Furnish & Install Fittings						
	a. 8" x 8" Tapping Tee w/8" Valve	1	Each		3,300.00		3,300.00
- II	o. 8" x 8" 22-1/2 Degree Bend	1	Each	\$	320,00		320,00

Page 1 of 3

No.	Description	Quantity	Unit		Unit Price		Total Price
Q	o. 8" x 6" MJ Swivel Tee	2	Each		400.00	\$	800.00
d	d. 6" Plug	1	Each		125.00	\$	125.00
	e. 8" Plug	1	Each		150,00	\$	150,00
	. 8" Connection	1	Each	Š	700.00	Ŝ	700.00
	urnish & Install Fire Hydrant		Едол	Ť	. 100,00	<u> </u>	700.00
	a, 6' Bury	1	Each	\$	3,300.00	\$	3,300,00
	o, 7.5' Bury	1	Each	\$	3,400.00	\$	3,400.00
	Remove and Salvage (To Owner)		Laut	Ψ.	3,400,00	۴	3,400.00
	a. Fire Hydrant	1	Each	\$	600.00	\$	600.00
	Construction Staking						
20 10		1	L.S.	\$	1,700.00	\$	1,700.00
	SUBTOTAL				17	\$	30,065.00
Eng	gineering Design and Construction Phase Services					\$	2,950.94
	TOTAL					\$	33,015.94
	3RD STREET - STORM SEWER						
	Mobilization	1	L,S.	\$	4,000.00	\$	4,000.00
25 F	Remove and Replace Driveway Pavement, 6" Thick	25	S,Y,	\$	85.00	\$	2,125.00
26 F	Remove and Replace Sidewalk Pavement, 4" Thick	40	S.F.	\$	8,00	\$	320.00
	Remove and Replace Curb and Gutter Section	20	L.F.	\$	37.00	Š	740.00
	Construct Curb Inlet			Ť	0,.00	Ť	1 70.00
	a. 4' Throat	1	Each	\$	2,500.00	\$	2,500.00
	o. 8' Throat	8	Each		3,900.00	Š	31,200.00
	Construct Junction Manhole	3	Each	\$	4,400.00	ŝ	13,200.00
	umish & Install RCP, Class III		Laci	1	4,400,00	1.0	13,200.00
	a. 18" Diameter	207	1 6		40.00	+	40.044.00
	p. 24" Diameter	387	L.F.	\$	43.00	\$	16,641.00
		1351	L.F.	\$	53.00	\$	
	c. 30" Round Equivalent (R.E.) (24"x 38" Elliptical)	266	L.F.	\$	93.00		
	d. 30" R.E. Flared End Section (F.E.S.)	4	Each	\$	1,000.00	\$	4,000.00
	Construct Temporary Pipe Plug			_		Ļ	
	a. 18" Diameter	1	Each	\$	200.00		
	o. 24" Diameter	11	Each	\$	200.00	\$	200,00
	Common Excavation for Detention Cell, Established			١.		1	
L K	Quantity (E.Q.)	2472	C.Y.	\$	7.40		18,292.80
33 [8	Strip, Stockpile, and Replace Topsoil	0.9	Acres	\$	5,000.00	\$	4,500.00
34 (Construction Staking	1	L.S.	\$	5,000.00	\$	5,000.00
	SUBTOTAL					\$	
Enc	gineering Design and Construction Phase Services			-		\$	19,557.72
			1 1 1 1 1 1	┝		s	
HOLL	AND STREET, CAPE STREET, ORSA STREET - STO		<u> </u>	-	yan di ka ilang jada	+ *	218,817.52
	Mobilization	1 4	L,S.	\$	5 000 00	╁	E 000 00
	Construct Curb Inlet	<u> </u>	Ligi	1.0	5,000.00	\$	5,000,00
	a. 4' Throat	3.0	F6	١	0.000.00	╀.	
		13	Each	\$	2,600.00		
	Construct Junction Manhole	2	Each	\$	4,500.00	1.\$	9,000.00
	Furnish & Install RCP, Class III			Ļ		 	
	a. 18" Diameter	234	L.F.				10,530,00
	b. 24" Diameter	567	L.F.	\$	58.00	\$	32,886,00
	o. 24" Round Equivalent (R.E.) (19"x 30" Elliptical)	180	L.F.	\$	86.00	\$	
	d. 30" Diameter	674,5	L.F.	\$	77,00	1\$	
	a, 24" Diameter Flared End Section (F.E.S.)	1	Each	\$	750,00		
f	. 24" R.E. Flared End Section (F.E.S.)	4	Each	_	850.00		
C	g. 30" Diameter Flared End Section (F.E.S.)	1 1	Each				
	Furnish & Install 18" HDPE Pipe	6	L.F.	\$			
	Construct Temporary Pipe Plug	ऻ	 -"' 	╅	00,00	╁	237,00
	a. 18" Diameter	1	Each	\$	200.00	1 4	200 00
	b. 24* Diameter	1					
	Construct 6" x 4'-0" Slot in Back of Curb inlet and	 	Each	1.3	200,00		200.00
			1	1			
1				ı	•		
41	Construct Concrete Flume to Connect Existing Flume			<u></u>		١.	
41 (1	L.S.	\$			

Page 2 of 3

	Description	Quantity	Unit		Init Price		Total Price
	SUBTOTAL					\$	170,546,50
. En	gineering Design and Construction Phase Services					\$	16,739.46
·	TOTAL					\$	187,285.96
	AND STREET, CAPE STREET, ORSA STREET - ROA						
	Mobilization	1	L.S.	\$	34,000.00	\$	34,000.00
44	Traffic Control	1	L.S.	\$	6,000.00	\$	6,000.00
	Overexcavate & Replace Unsuitable Base Material (if						
	necessary)	200	C.Y.	\$	5.00	\$	1,000.00
	Remove and Haul Existing Pavement	1972	S.Y.	\$	9.00	\$	17,748.00
	Excavation for Roadways (E.Q)	3215	C.Y.	\$	8.50	\$	27,327.50
48	Construct 7" Thick P.C. Concrete Pavement, Type 47B-						
	3500	9169	S.Y.	\$_	45.00	\$	412,605.00
	Construct Integral Curb	4100	L.F.	\$	2.00	\$	8,200.00
50	Construct Temporary 6" Thick P.C. Concrete			Ĺ			
	Pavement, Type 47B-3500	112	S.Y.	\$	49.00		5,488.00
	Construct Segmental Retaining Wall, Complete	12	S.F.	\$	35.00	\$	420.00
	Construct Concrete Header	1421	L.F.	\$	8.25	\$	11,723,25
	Adjust to Grade						
	a. Manhole	2	Each	\$	250.00	\$	500.00
	b. Valve Box	3	Each	\$	250.00	\$	750.00
55	Furnish and Apply Seeding, Mulching, & Fertilizer	1	Acres	\$	4,500.00	\$	4,500.00
55	Construction Staking	1	L.S.	\$	6,000.00	\$	6,000.00
	SUBTOTAL					\$	536,261.75
<u>En</u>	gineering Design and Construction Phase Services					ş	52,635.10
	TOTAL					4	588,896.85
	STREET - ROADWAY ALTERNATE BID B						
	Mobilization	1	L.S.	\$	9,000.00	\$	9,000.00
83	Traffic Control	1	L.S.	\$	2,800.00	\$	2,800.00
	Overexcavate & Replace Unsuitable Base Material (if						
	necessary)	200	C.Y.	\$	5,00	\$	1,000.00
	Remove and Haul Curb and Gutter	80	L.F.	\$	10.00	\$	800.00
	Excavation for Roadways (E.Q)	4393	CY.	\$	8.00	\$	35,144.00
	Construct 7* Thick P.C. Concrete Pavement, Type 47B- 3500	2072		_		١.	4 Mg
		9953	S.Y.	\$	42.00	\$	418,026.00
	Construct Integral Curb	4350	L.F.	\$	1.00	\$	4,350.00
	Adjust to Grade a. Manhole		-			_	<u> </u>
	b. Valve Box	9	Each	\$	250.00	\$	2,250.00
	Furnish and Apply Seeding, Mulching, & Fertilizer	12	Each		250.00		3,000.00
	Construction Staking	2.5	Acres		4,500.00	\$	11,250.00
31		1	L.S.	\$	5,000.00	\$	5,000.00
	SUBTOTAL					\$	492,620.0
En	gineering Design and Construction Phase Services			L		\$	48,351.5
· ·	TOTAL		-			\$	540,971.5
		TOTAL ("	I ·	I		1	

SUMMARY OF ENGINEERING COSTS	Design	\$ 110,624.55
	Construction Observation & As-Builts	\$ 52,550.11
	Total Engineering	\$ 163,174.66

1,825,645.71

GRAND TOTAL

3rd Street 10tal \$1,016,446.96

Cape / Horland Orsa \$ 809, 198.75

Page 3 of 3

EXHIBIT F

FORM OF COMPLETION CERTIFICATE OF COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA

The undersigned, CITY OF IMPERIAL, NEBRASKA (the "Redeveloper"), pursuant to that certain Redevelopment Contract dated July 24, 2017, between the COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA (the "Authority") and the Redeveloper (the "Contract"), hereby certifies to the Authority as follows:

- 1. As of <u>Sept. 9</u>, 20<u>16</u>, the construction of the Project (as such term is defined in the Contract) has been substantially completed in accordance with the Contract.
- 2. The Project has been completed in a workmanlike manner and in accordance with the plans and specifications for the Project submitted to the Community Redevelopment Authority of the City of Imperial, Nebraska.
 - 3. Lien waivers for the Project, if requested by the Authority, have been obtained.
- 4. This Completion Certificate is accompanied by the project architect or project engineer's Completion Certificate on AIA Form G-704 (or the substantial equivalent thereof) certifying that the Project has been substantially completed in accordance with the Contract.
- 5. This Completion Certificate is being issued by the Redeveloper to the Authority in accordance with the Contract to evidence the Redeveloper's satisfaction of all obligations and covenants with respect to the Project.
- 6. The Authority's acceptance (below) or the Authority's failure to object in writing to this Certificate within 30 days of the date of delivery of this Certificate to the Authority (which written objection, if any, must be delivered to the Redeveloper prior to the end of such 30-day period), shall evidence the satisfaction of the Redeveloper's agreements and covenants to construct the Project. The Authority's acceptance of the Completion Certificate shall release the Redeveloper from any further obligation or liability for construction of the Project under the terms of the Contract in regard to the portion of the Redevelopment Area for which the Completion Certificate is furnished.

This Certificate is given without prejudice to any rights against third parties which exist as of the date hereof or which may subsequently come into being.

Terms not otherwise defined herein shall have the meaning ascribed to such terms in the Contract.

IN WITNESS WHEREOF, the undersigned has hereunto set his/her hand this 20th day of July 2017.

By:
Printed Name: Dwin L Colone
Title: Mayor

[PROJECT ENGINEER]

Printed Name: Lucas J. Dutcher
Title: Professional Engineer

ACCEPTED:

COMMUNITY REDEVELOPMENT AUTHORITY
OF THE CITY OF IMPERIAL NERBASKA

Printed Name: Russell D. Ponkmon

Title: Chnip

EXHIBIT G

FORM OF COST CERTIFICATE

TO: Community Redevelopment Authority of the City of Imperial, Nebraska

Re: City of Imperial, Nebraska

Terms not otherwise defined herein shall have the meaning ascribed to such terms in the Redevelopment Contract, dated July 24, 2017 (the "Contract") between the Community Redevelopment Authority of the City of Imperial, Nebraska and City of Imperial, Nebraska. In connection with the Contract, the undersigned hereby states and certifies that:

- 1. Each item listed on *Schedule 1* attached hereto is a Project Cost and was incurred in connection with the construction of the Project.
- 2. These Project Costs on *Schedule 1* have been paid or incurred by the Redeveloper and are reimbursable under the Contract.
- 3. Each item listed on *Schedule 1* has not previously been paid or reimbursed from money derived from any project fund established pursuant to the Financing Resolution, and no part thereof has been included in any other certificate previously filed with the Authority.
- 4. There has not been filed with or served upon the Redeveloper any notice of any lien, right of lien or attachment upon or claim affecting the right of any person, firm or corporation to receive payment of the amounts stated in this request, except to the extent any such lien is being contested in good faith.
- 5. To the best of the Redeveloper's knowledge and belief all necessary permits and approvals required for the work for which this certificate relates have been issued and are in full force and effect.
- 6. To the best of the Redeveloper's knowledge, all work for which payment or reimbursement is requested has been performed in a good and workmanlike manner and in accordance with the Contract.
- 7. If any cost item to be reimbursed under this Certificate is deemed not to constitute a "redevelopment project cost" within the meaning of the Act and the Contract, the Redeveloper shall have the right either to seek to convince the Authority that any such cost constitutes a "redevelopment project cost" or to identify and substitute eligible Project Costs as Project Costs for payment hereunder. If the Redeveloper elects to seek to convince the Authority that any such cost constitutes a "redevelopment project cost" and the Authority still refuses to accept such cost as a "redevelopment project cost," the Redeveloper may then seek to identify and substitute other costs as Project Costs for payment hereunder as provided in the preceding sentence.
- 8. To the best of the Redeveloper's knowledge and belief the Redeveloper is not in default or breach of any term or condition of the Contract, and no event has occurred and no condition exists which constitutes a Redeveloper event of default under the Contract.

9. All of the Recast of the date hereof.	leveloper's represe	entations set forth in the Contract remain true and correct
10. Construction related to completion.	of the Project is in	compliance with the covenants set forth in the Contract
DATED: July 20	, 2017	
		CITY OF IMPERIAL, NEBRASKA
		Ву:
		Printed Name: Title:
		[PROJECT ENGINEER]
		By:
Approved for Payment this	day of	, 20
COMMUNITY REDEVELO		
By:Printed Name:Title:		
•		

9. All of the as of the date hereof.	ne Redeveloper's represent	tations set forth in the Contract remain true and correct
10. Constructed to completion.	ction of the Project is in c	ompliance with the covenants set forth in the Contract
DATED: Jul	y 20 , 2017	
		By: Printed Name: Title:
•		[PROJECT ENGINEER]
		By:
Approved for Payment to	his day of	, 20
•	VELOPMENT AUTHOR PERIAL, NEBRASKA SSRIL D. PANKON	RITY

SCHEDULE 1 TO CERTIFICATE OF REIMBURSABLE PROJECT COSTS ITEMIZATION OF REIMBURSABLE EXPENSES

EXHIBIT H

REDEVELOPMENT PLAN FOR 3RD STREET PROJECT AREA (3RD STREET PUBLIC PROJECT)

Overview:

Definitions. Capitalized terms used in this redevelopment plan (the "Redevelopment Plan") not otherwise defined herein shall have the meanings ascribed to such terms in the General Redevelopment Plan for the Cornerstone Redevelopment Area.

Purpose. This Redevelopment Plan serves as an amendment to the General Redevelopment Plan for the Cornerstone Redevelopment Area approved by the Mayor and Council of the City on January 7, 2013. The purpose of this Redevelopment Plan is to satisfy the requirements of Section 18-2111, Reissue Revised Statutes of Nebraska, as amended, with respect to a certain portion of the Redevelopment Area (the "3rd Street Project Area") and a certain project (the "3rd Street Public Project").

Purpose of Project. The purpose of the 3rd Street Public Project is to construct and install certain public infrastructure and improvements to service the needs of the 3rd Street Project Area in order to encourage private development and investment therein. Private construction and investment in the 3rd Street Project Area would not occur without the benefit of tax increment financing. Debt shall be issued by the Authority in one or more series in an aggregate principal and interest amount payable from TIF Revenues not to exceed \$1,305,115 to finance the 3rd Street Public Project. The proceeds will be granted to the City as a reimbursement for the construction of certain project costs eligible for reimbursement under the Act (the "Project Costs").

Description of Public Project. The 3rd Street Public Project includes construction and installation of the public infrastructure and improvements set forth on **Attachment 1**.

Description of Residential Development. The 3rd Street Project Area contains 10 separate lots as shown in **Attachment 2**. One or more private developers (collectively, the "Private Developer") acquired or plans to acquire all real property within the 3rd Street Project Area. The anticipated development plan includes six single family residences (the "Residential Development"), and three commercial businesses (the "Commercial Development").

Statutory Criteria:

- 1. Boundaries of 3rd Street Project Area. The 3rd Street Project Area is described in Attachment 3. A map of the 3rd Street Project Area is attached hereto as Attachment 4. The platted area of the 3rd Street Project Area is attached hereto as Attachment 2.
- 2. Land-Use Plan. The plan for the use of land in the 3rd Street Project Area is the Residential Development on the six western-most lots, and the Commercial Development on the four eastern-most lots, as such lots are depicted on Attachment 2. The formal land use plan is single and multi-family residential and commercial for the 3rd Street Project Area.
- 3. Population Densities, Land Coverage, and Building Intensities. Population density is expected to increase in a manner consistent with the type of housing and schedule of construction of the Residential Development. Land Coverage and building intensities are anticipated to be consistent with the Residential Development and the Commercial Development.

- 4. Zoning Changes, Street Layouts or Changes. No zoning changes are anticipated, and any street layouts changes or other changes are depicted on **Attachment 2**.
- 5. Site Plan. The plan for the site is to construct the Residential Development on the six western-most lots, and the Commercial Development on the four eastern-most lots, as such lots are depicted on **Attachment 2**. It is anticipated that single family residential construction will occur on each lot in the Residential Development, and that commercial construction for retail and banking businesses will occur on each lot in the Commercial Development, all in conformity with applicable codes, laws, and homeowners' association requirements.
- 6. Additional Public Facilities or Utilities Required to Support Land Use After Redevelopment. After completion of the 3rd Street Public Project, no additional public utilities are required to support the proposed change.

Financing Plan:

This Redevelopment Plan contemplates that the City will construct necessary public infrastructure in the area immediately adjacent to the 3rd Street Project Area and in the entire Cornerstone Redevelopment Area. The Private Developer will acquire the real property located within the 3rd Street Project Area and construct residential housing and commercial facilities and improvements thereon. Debt will be issued by the Authority in one or more series in an aggregate principal and interest amount payable from TIF Revenues not to exceed \$1,305,115 to finance the 3rd Street Public Project. The proceeds of such debt will be granted to the City as a reimbursement for the construction of certain portions of the 3rd Street Public Project. No proceeds will be granted to the Private Developer. Certain public funds, in addition to those provided through tax increment financing, will be used to construct the 3rd Street Public Project.

The City will obtain funds for the purchase of the debt issued by the Authority, purchase such debt outright, or incur eligible Project Costs equal to or greater than the amount of the debt then issued. Such debt shall not be backed by the Authority or the City, and will only be repaid from the increased ad valorem tax stream created on each lot located in the 3rd Street Project Area over a 15-year period commencing on each lot's respective effective date (the "Effective Date") as defined in the financing resolution authorizing issuance of the debt pursuant to Section 18-2124 of the Act to be paid by TIF Revenues generated by the 3rd Street Project Area (the "Financial Resolution"). All ad valorem taxes currently being paid in the 3rd Street Project Area will continue to be paid to the normal taxing authorities. After the 15-year TIF tax division period on a particular lot, the increased taxes for such lot will also be paid to the normal taxing authorities.

The Effective Date for each lot in the 3rd Street Project Area will be determined by the construction schedule of each respective lot in order to maximum the amount of TIF Revenues to be generated by each lot. The overall schedule for completion of construction on all lots in the 3rd Street Project Area is currently unknown and will be determined based on market conditions. However, it is anticipated that by the end of 2017, construction will be complete on one or more lots in the Residential Development, and two or more lots in the Commercial Development. The Effective Date for all lots will be January 1, 2017. A Notice to Divide Tax that authorizes tax division on a particular lot shall be delivered to the Chase County Assessor on or before August 1 of the year of the Effective Date for such lot. This Redevelopment Plan contemplates that the Effective Date for each lot or group of lots may differ from the Effective Date(s) of other lots or groups of lots in the 3rd Street Project Area. Accordingly, this Redevelopment Plan also contemplates that multiple Notices to Divide Tax may be delivered to the Chase County Assessor and that the 15-year term of tax division may not be uniform across all lots in the 3rd Street Project Area.

The Private Developer will provide all financing for the construction, equipping, and furnishing of the Residential Development and the Commercial Development. The Private Developer will not be eligible for reimbursement from the City or the Authority if it incurs any Project Costs and the Private Developer shall not receive any TIF Revenues, reimbursements, or grants from either the City or the Authority pursuant to the General Redevelopment Plan or this Redevelopment Plan.

Relocation of Families or Business.

This Redevelopment Plan will not result in the relocation of any families or businesses from inside the 3rd Street Project Area.

Acquisition of Real Property by City or Authority; Disposal of Real Property.

This Redevelopment Plan does not result in the acquisition of real property within the 3rd Street Project Area by the City or the Authority, and neither the City nor the Authority intends to dispose of any real property located within the 3rd Street Project Area as part of this Redevelopment Plan.

Pledge of Incremental Taxes.

Pursuant to Section 18-2147 of the Act, any ad valorem tax levied upon real property in the 3rd Street Project Area for the benefit of any public body shall be divided, for the period not to exceed 15 years after the Effective Date defined in the Financing Resolution, as follows:

- (a) That portion of the ad valorem tax which is produced by levy at the rate fixed each year by or for each public body upon the Redevelopment Project Valuation of the 3rd Street Project Area shall be paid into the funds, of each such public body in the same proportion as all other taxes collected by or for the bodies; and
- (b) That portion of the ad valorem tax on real property in the 3rd Street Project Area in excess of such amount, if any, shall be allocated to and, when collected, paid into a special fund of the City to pay the principal of, the interest on, and any premiums due in connection with the bonds, loans, notes, or advances on money to, or indebtedness incurred by, whether funded, refunded, assumed, or otherwise, such Authority for financing or refinancing, in whole or in part, a redevelopment project. When such bonds, loans, notes, advances of money, or indebtedness including interest and premium due have been paid, the City shall so notify the County Assessor and County Treasurer and all ad valorem taxes upon real property in such redevelopment project shall be paid into the funds of the respective public bodies.

Terms of General Redevelopment Plan Incorporated.

The terms and conditions of the General Redevelopment Plan are incorporated herein as a part of this Redevelopment Plan.

Attachment 1

3RD STREET PUBLIC PROJECT

Public Infrastructure and Improvements

PROJECT COST
2015 INFRASTRUCTURE IMPROVEMENTS, Imperial, Nebraska
Prepared by: Miller & Associates, 10/13/16

No.	Description	Quantity	Unit	1	Jnit Price	1	otal Price
<u></u>	3RD STREET - SANITARY SEWER				à .		
1	Mobilization	1	L.S.	\$	7,000.00	\$	7,000.00
2	Furnish & Install PVC Sewer Pipe (SDR 35) w/Gravel Bedding				-		
	a. 4" Diameter	882	· L.F.	\$	22.00	\$	19,404.00
	b. 8" Diameter	1732	L.F.	\$	27.00	\$	46,764.00
3	Furnish & Install PVC Fittings						
	a. 8" x 4" Wye	15	Each	\$	110.00	\$	1,650.00
	b. 4" Cap	18	Each	\$	60.00	\$	1,080.00
	c. 8" Cap	6	Each	\$	85.00		510.00
4	Construct Standard Manhole	6	Each	\$	4,200.00	\$	25,200.00
5	Construction Staking	1	L.S.	\$	2,700.00	\$	2,700.00
	SUBTOTAL					s	104,308.00
E	ngineering Design and Construction Phase Services	3	_		***************************************	ŝ	10,238.03
X: 41	TOTAL	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1. 5		and the second of the second		114,546.03
	3RD STREET - WATER	2 3 7 2 3 7 10 1	4-1-4-1-1		a		117,070,03
6	Mobilization	1	L.S.	\$	4,000.00	s	4,000.00
7	Traffic Control	1	L.S.	\$	1,500.00	\$	1,500.00
8	Furnish & Install C900 Water Main w/Tracer Wire	·	-:	*	1,555.00	 * -	1,000.00
	a. 6" Diameter	30	L.F.	\$	27.00	S	810.00
	b. 8" Diameter	2849	L.F.	Š	20.00		56,980.00
9	Furnish & Install Gate Valves and Boxes	2010		+	20.00	₩.	00,000.00
	a. 6" Diameter	5	Each	\$	1,100.00	1 5	5,500.00
	b. 8" Diameter	7	Each		1,500.00	Š	10,500.00
10	Furnish & Install Fittings			*	1,000.00	+*	10,000,00
	a. 8" x 8" Cross	1 .	Each	•	500.00	<u>s</u>	500.00
	b. 8" x 8" Tapping Tee w/8" Valve	1	Each		3,300,00		3,300,00
	c. 8" x 8" Tee	2	Each	_	450.00		900.00
	d. 8" x 8" 45 Degree Bend	4	Each		320,00		1,280.00
	e. 8" x 8" 11-1/4 Degree Bend	1	Each		320.00		320.00
	f. 8" x 6" MJ Swivel Tee	5	Each		400,00		2,000,00
	g. 8" Cap	3	Each	_	140.00	_	420.00
	h., 8" Connection	2	Each		625.00		1,250,00
.11	Furnish & Install 7' Bury Fire Hydrant	5	Each		3,400.00		17,000.00
12	1" Service Connection, Including Corp, Curb Stop, and		-900	<u> </u>	0,400.00	+*	17,000.00
	1" PE Service Main	17	Each	s	1,000.00	\$	17,000.00
13	Remove and Replace Pavement	32	S.Y.	\$	80.00		2,560.00
	Adjust to Grade			-	30103	+	2,000,00
	a. Valve Box	1	Each	\$	90.00	Š.	90.00
15	Construction Staking	1	L.S.	Š	3,500.00		3,500.00
	SUBTOTAL			Ť		\$	129,410.00
E	ngineering Design and Construction Phase Services		· · · · ·	⊢		\$	
0	TOTAL		a				12,701.83
	ORSA STREET - WATER				<u> </u>	\$	142,111.83
16	Mobilization	1	L.S.	\$	1,000.00	+	1 000 00
	Traffic Control	1 1	L.S.	\$	550.00		1,000.00
	Furnish & Install C900 Water Main w/Tracer Wire	 ' -	L.O.	₩.	550,00	13	550.00
─	a. 6" Diameter	12	L.F.	\$	27.00	 s	204.00
ι—	b. 8" Diameter	446	L.F.	\$	26.00		324.00
19	Furnish & Install Gate Valves and Boxes	440	L.F.	┼*	20.00	+*-	11,596.00
۲,	a. 6" Diameter	2	East	Š	1 100 00	+-	0.000.00
20	Furnish & Install Fittings	1. × Z	Each	1.3	1,100.00	\$	2,200.00
	a. 8" x 8" Tapping Tee w/8" Valve	1	Ecal-	1	2 200 00	+	0.000.00
	b. 8" x 8" 22-1/2 Degree Bend	1 1	Each		3,300.00		3,300.00
L	Int o Yo SS-115 Deflice Deug	1 1	Each	\$	320,00	\$	320,00

Page 1 of 3

No.	Description	Quantity	Unit		I Init Dates	_	Total Date
	8" x 6" MJ Swivel Tee	Quantity 2		\$	Unit Price 400.00	\$	Total Price 800.00
	6" Plug	1	Each		125.00	\$	
	8" Plug	4		\$	150,00	\$	
	8" Connection	1	Each	\$	700.00	\$	150.00 700.00
	urnish & Install Fire Hydrant		Lacii	*	. 100,00	-	700.00
	6' Bury	1	Each	\$	3,300.00	\$	3,300.00
	7.5' Bury	1	Each	\$	3,400.00	\$	3,400.00
	emove and Salvage (To Owner)		2001	Ť	0,700,00	-	3,400,00
	Fire Hydrant	1	Each	\$	600,00	\$	600.00
	onstruction Staking	1	L.S.	\$	1,700,00	Š	1,700.00
	SUBTOTAL		2.0,	Ť	3,7,00,00	s	
Engi	neering Design and Construction Phase Services			\vdash		3	30,065.00
- 7	ATOTAL	3 5 6		1950	44 - 1 /2° 5		2,950.94
	3RD STREET - STORM SEWER	Sec. 25. 26.			76 #** 2	┡	33,015.94
24 M	obilization	1	L,Ś,	\$	4 000 00	+	4 000 00
	emove and Replace Driveway Pavement, 6" Thick	25	S.Y.	\$	4,000.00 85.00	\$	
26 R	emove and Replace Sidewalk Pavement, 4" Thick	40	S.F.	-		\$	
	emove and Replace Curb and Gutter Section	20	L.F.	\$	8,00 37.00	\$ \$	
	onstruct Curb Inlet	2 U	L.F.	-	37.00	H	740.00
	4' Throat	1	Each	\$	2,500.00	-	9 500 00
	8' Throat	8	Each	_	3,900.00	\$	
	enstruct Junction Manhole	3	Each	_	4,400.00	-	
	mish & Install RCP, Class III		Lacil	1	-,400,00	\$	13,200.00
	18" Diameter	387	L.F.	\$	43.00	\$	16,641.00
	24" Diameter	1351	L.F.	\$	53.00	\$	
	30" Round Equivalent (R.E.) (24"x 38" Elliptical)	266	L.F.	Š	93.00	\$	
d.	30" R.E. Flared End Section (F.E.S.)	4	Each	s	1,000,00	\$	
31 Cc	onstruct Temporary Pipe Plug		Lacit	۳	19000:00	 ▼	7,000,00
	18" Diameter	7	Each	\$	200.00	\$	200,00
	24" Diameter	1	Each	Š	200.00	Š	
32 C	ommon Excavation for Detention Cell, Established	`		Ť	200.00	7	-200,00
	uantity (E.Q.)	2472	C.Y.	\$	7.40	\$	18,292,80
33 St	rip, Stockpile, and Replace Topsoil	0.9	Acres		5,000.00	\$	4,500.00
34 Cc	enstruction Staking	1	L.S.	Š	5,000.00	Š	
	SUBTOTAL			Ť		s	
Engl	neering Design and Construction Phase Services				*	\$	
# 14 m	TOTAL		i de la serie La serie de la serie	-	ian k to a figure	İ	
HOLLA	ND STREET, CAPE STREET, ORSA STREET - STO	RM SEWE	ura v∆sija: Di		ias kara i jaka	475	218,817.52
35 M	obilization	1	L.S.	\$	5,000.00	1 3	E 000 00
	onstruct Curb Inlet		L.O.	۳	0,000.00	╀*	5,000.00
	4' Throat	13	Each	\$	2,600.00	\$	33,800.00
	enstruct Junction Manhole	2	Each	\$	4,500.00		
	mish & Install RCP, Class III		Lacis	*	4,300.00	╀╩	9,000.00
	18" Diameter	234	L,F.	\$	45.00	┪	10 530 00
	24" Diameter	567	L.F.	\$	58.00		
	24" Round Equivalent (R.E.) (19"x 30" Elliptical)	180	L.F.	\$	86.00		
	30" Diameter	674.5	L.F.	\$	77,00		
	24" Diameter Flared End Section (F.E.S.)	1	Each	_	750.00		
f.	24" R.E. Flared End Section (F.E.S.)	4	Each	-	850.00		
a	30" Diameter Flared End Section (F.E.S.)	7	Each		930.00		
39 Fu	unish & Install 18" HDPE Pipe	6	L.F.	\$	39.00	-	
40 Cc	onstruct Temporary Pipe Plug		L.F.	1	38,00	Į\$	234.00
	18" Diameter	4	Each	-	200.00	+-	2000 07
	24" Diameter	1		\$			
Tr.	enstruct 6" x 4'-0" Slot in Back of Curb Inlet and		Each	\$	200,00	\$	200.00
	onstruct Concrete Flume to Connect Existing Flume		, ,	l		1	-
	Inlet, Complete	a a	1.5	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	4 000.00	ړ [
	onstruction Staking	1	L.S.	\$			
	arion mondi i didikiru	. 7	1 1 8	·×	5,200.00	1 \$	5,200,00

Page 2 of 3

No.	Description	Quantity	Unit		Init Price		Total Price
	SUBTOTAL					\$	170,546.50
En	gineering Design and Construction Phase Services					\$	16,739,46
٠.	TOTAL					\$	187,285.96
HOLL	AND STREET, CAPE STREET, ORSA STREET - ROA						
	Mobilization	1	L.S.	\$	34,000.00	\$	34,000.00
44	Traffic Control	1	L.S.	\$	6,000.00	\$	6,000:00
45	Overexcavate & Replace Unsuitable Base Material (if			!			
	necessary)	200	C.Y.	\$	5.00	\$	1,000.00
	Remove and Haul Existing Pavement	1972	S.Y.	\$	9.00	\$	17,748.00
47	Excavation for Roadways (E,Q)	3215	C.Y.	\$	8,50	\$	27,327.50
48	Construct 7" Thick P.C. Concrete Pavement, Type 47B-						
40	3500	9169	S.Y.	\$	45.00	\$	412,605.00
49	Construct Integral Curb	4100	L.F.	\$	2.00	\$	8,200.00
50	Construct Temporary 6" Thick P.C. Concrete		ا ا			١.	-
F 4	Pavement, Type 47B-3500	112.	S.Y.		49.00	\$	5,488.00
	Construct Segmental Retaining Wall, Complete	12	S.F.	\$	35.00	\$	420.00
	Construct Concrete Header	1421	L.F.	\$	8.25	\$	11,723.25
53	Adjust to Grade						
	a. Manhole	2	Each		250.00	\$	500.00
EA	b. Valve Box	3	Each		250.00	\$	750.00
	Furnish and Apply Seeding, Mulching, & Fertilizer		Acres		4,500.00	\$	4,500.00
00	Construction Staking	1	L.S.	\$	6,000.00	\$	6,000.00
	SUBTOTAL					\$	536,261.75
En	gineering Design and Construction Phase Services					\$	52,635.10
	TOTAL					\$	588,896.85
	STREET - ROADWAY ALTERNATE BID B				···		
	Mobilization		L.S.	\$	9,000.00	\$	9,000.00
83	Traffic Control	1	L.S.	\$	2,800.00	\$	2,800.00
84	Overexcavate & Replace Unsuitable Base Material (if	200				١.,	
00	necessary) Remove and Haul Curb and Gutter	200	C.Y.		5.00	\$	1,000.00
85 86		80	L.F.	\$	10,00	\$	800.00
	Excavation for Roadways (E.Q) Construct 7" Thick P.C. Concrete Pavement, Type 47B-	4393	C.Y.	\$	8.00	\$	35,144.00
87	3500	0050	0 V	,	40.00	١.	
88	Construct Integral Curb	9953 4350	S.Y.	\$	42.00	\$	418,026.00
	Adjust to Grade	4350	L.F.	*	1.00	\$	4,350.00
	a. Manhole	9	Each	\$	250.00	1	0.050.00
	b. Valve Box	12	Each		250.00	\$	2,250.00
90	Furnish and Apply Seeding, Mulching, & Fertilizer	2.5	Acres		250.00 4,500.00	\$	3,000.00
91	Construction Staking	1	L.S.	\$	5,000.00	\$	11,250.00
	SUBTOTAL	<u> </u>		پ	0,000.00	+	5,000.00
E	SUBTOTAL gineering Design and Construction Phase Services		ļ	<u> </u>		\$	492,620.00
EII				<u> </u>		\$	48,351.58
	TOTAL		·	-		\$	540,971.58
CON	STRUCTION COST ONLY-ALTERNATE BID B	TOTAL 75	SUP T	TAT	11 T 11227	-	
Street-Roadway Alternate Bid B")							4 000 151 2-
Juee	Envagnay Alternate Dig D					\$	1,662,471.05

SUMMARY OF ENGINEERING COSTS	Design	\$ 110,624.55
·	Construction Observation & As-Builts	\$ 52,550.11
	Total Engineering	\$ 163,174.66

1,825,645.71

GRAND TOTAL

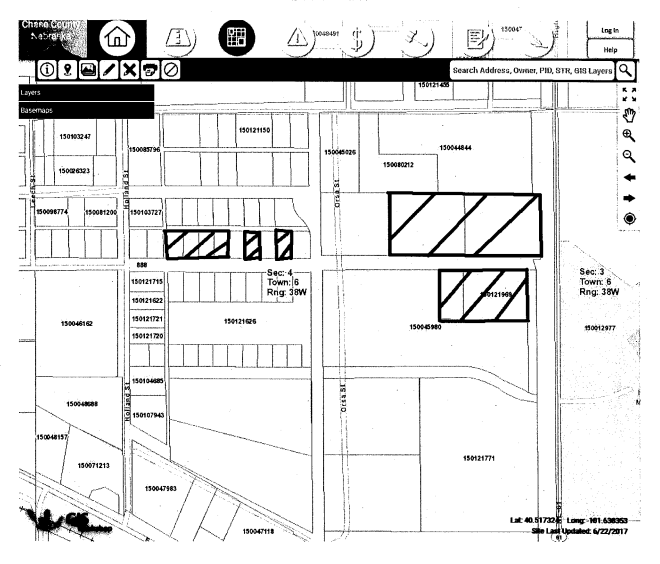
318 Street 10tal \$1,016,446.96

Cape / Hulland Drsa \$ 809, 198.75

Page 3 of 3

ATTACHMENT 2

SITE PLAN



Attachment 3

BOUNDARY DESCRIPTION OF 3RD STREET PROJECT AREA

All real property that is (1) within the boundaries described as follows and (2) also situated within the corporate limits of the City, and no other real property:

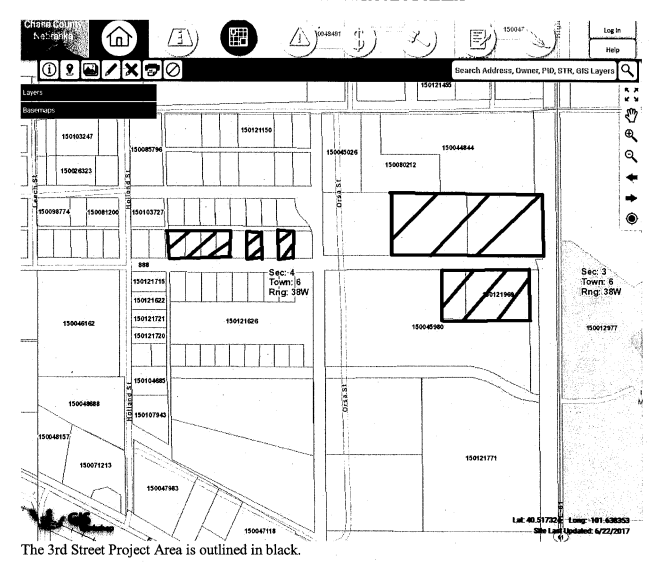
LOTS 9-12, 14, AND 16, BLOCK ONE, OF THE HEATHER ESTATES SECOND ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2 OF THE CORNERSTONE DEVELOPMENT PARK FOURTH ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2, BLOCK 1, OF THE SOUTHEAST DEVELOPMENT REPLAT ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA.

Attachment 4

MAP OF 3RD STREET PROJECT AREA



H-9

COMMUNITY REDEVELOPMENT AUTHORITY CITY OF IMPERIAL, NEBRASKA

3RD STREET PROJECT July 10, 2017

COST-BENEFIT ANALYSIS (PURSUANT TO NEB. REV. STAT. SECTION 18-2113)

The cost-benefit analysis for the above referenced project, which will utilize funds authorized by Neb. Rev. Stat. §18-2147, can be summarized as follows:

1. Tax shifts resulting from the approval of the use of funds pursuant to Section 18-2147:

a.	Estimated Redevelopment Project Valuation:	\$297,128
b.	Projected Completed Project Assessed Valuation:	\$5,922,148
c.	Projected Tax Increment Base (b. minus a.):	\$5,625,020
d.	City Tax Levy (2016):	0.647571
e.	County Tax Levy (2016):	0.182838
f.	School Class 1-5 (2016):	0.521458
g.	Community College Tax Levy (2016):	0.087949
h.	Educational Service Unit 15 Tax Levy (2016):	0.014762
i.	Natural Resource District Tax Levy (2016):	0.055216
j.	Airport Authority Imperial (2016):	0.026244
k.	Historical Society (2016):	0.000448
1.	Fire District (2016):	0.010311
m.	Total Levy	\$1.54680
n.	Projected Annual Tax Shift - All 12 Unrestricted Lots	\$87,008
	(m. divided by 100) times c.:	1 = 1 , = 3 =
0.	Total Projected Annual Tax Shift - All 12 Unrestricted Lots	\$1,305,115
	((m. divided by 100) times c.) times the maximum of 15 years):	

Note: The Projected Tax shift is based on assumed values and levy rates; actual amounts and rates will vary from those assumptions, and it is understood that the actual tax shift may vary materially from the projected amount.

- 2. Public infrastructure and community public service impacts and local tax impacts arising from the approval of the redevelopment project:
 - a. Public infrastructure improvements and impacts:

It is necessary, desirable, advisable, and in the best interest of the City for public infrastructure and public improvements to be installed, constructed, and rehabilitated throughout the Project Area to increase the tax base and to remediate blight and substandard conditions.

b. Community public service needs impacts:

None anticipated at this time.

c. Local Tax impacts (in addition to impacts of tax shifts described above):

None anticipated at this time.

3. Impacts on employers and employees of firms locating or expanding within the boundaries of the area of the redevelopment project:

Describe:

The 3rd Street Project will include public infrastructure required for residential and commercial development within the 3rd Street Project Area. The 3rd Street Project will also remediate the blight and substandard conditions in the 3rd Street Project Area and have a positive effect on the values of the surrounding properties.

Estimated Benefit (Cost):

\$N/A

4. Impacts on other employers and employees within the City and the immediate area that is located outside of the boundaries of the area of the redevelopment project:

Describe:

The remediation of blight and substandard conditions in the 3rd Street Project Area is expected to have a positive effect on the number of jobs and income available in the local economy. Such positive effects should have a positive multiplier effect on all economic facets of the community. The amount of such impact is unknown at this time.

Estimated Benefit (Cost):

\$N/A

5. Other impacts determined by the Authority to be relevant to the consideration of costs and benefits arising from the redevelopment project:

Describe:

N/A

Estimated Benefit (Cost):

\$N/A

6. Summary of Findings:

The 3rd Street Project Area is experiencing significant blighting and substandard conditions. The use of tax increment financing will provide funds to eliminate or reduce many of those conditions which will also encourage the use of private funds to further eliminate or reduce those conditions. The uses of property in the area and valuation of property in the area and surrounding areas will be enhanced as a result of the projects identified in the redevelopment plan.

A regular meeting of the Community Redevelopment Authority (the "Authority") of the City of Imperial, Nebraska (the "City") was held on July 10, 2017, at 4:00 p.m., at the Imperial city offices, 740 Court Street, Imperial, Nebraska, the same being open to the public and preceded by advance publicized notice duly given in strict compliance with the provisions of the Open Meetings Act, Chapter 84, Article 14, Reissue Revised Statutes of Nebraska, as amended, as set forth on **Exhibit A** attached hereto stating (a) the time, date and place of the meeting, (b) that the meeting would be open to the attendance of the public, and (c) that the agenda for the meeting, kept continuously current, was available for public inspection in the City Clerk's Office. Additionally, reasonable efforts were made to provide advance notice of the time, date and place of the meeting to all news media requesting the same.

The Chair of the Authority presided and the Secretary recorded the proceedings. The meeting was called to order and on roll call the following Members were present:

Chairperson Russ Pankonin, Secretary/Treasurer Jo Leyland, Doug Gaswick, Mary Deyle and Jim Pirog;

the following Members were absent: None.

A quorum being present and the meeting duly commenced, the following proceedings were had and done while the meeting was open to the attendance of the public. The Chair publicly announced the location of a current copy of the Open Meetings Act posted in the meeting room for access by the public.

(Other Proceedings)

Authority Member Doug Gaswick introduced a resolution (the "Plan Amendment Resolution") titled as follows and moved its passage and approval by the Authority:

A RESOLUTION OF THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA, RECOMMENDING A SUBSTANTIAL MODIFICATION TO THE GENERAL REDEVELOPMENT PLAN FOR A REDEVELOPMENT AREA; APPROVING CERTAIN REDEVELOPMENT PROJECTS WITHIN A REDEVELOPMENT AREA; APPROVING A COST BENEFIT ANALYSIS FOR SUCH PROJECTS; APPROVING A REDEVELOPMENT CONTRACT; AND APPROVING RELATED MATTERS.

Authority Member Jim Pirog seconded the motion. On roll call vote, the following Board Members voted in favor of the motion:

Doug Gaswick, Mary Deyle, Jim Pirog, Russ Pankonin, Jo Leyland;

the following Members voted against the motion: None;

the following Members were absent or did not vote: None.

The passage of the Plan Amendment Resolution having been agreed upon by a majority of the Authority, the Chair declared the Plan Amendment Resolution passed and, in the presence of the Authority,

signed and approved the Plan Amendment Resolution, and the Secretary attested to its passage by also signing the same. A true and complete copy of the Plan Amendment Resolution is attached hereto as **Exhibit B**.

(O.1 P 1)

(Other Proceedings)

[The remainder of this page intentionally left blank.]

There being no further business to come before the Authority at the meeting, on motion duly made, seconded and carried by unanimous vote, the meeting was adjourned.

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA

By:

Secretar

EXHIBIT A

CERTIFICATE OF POSTING OF NOTICE OF MEETING

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA

CERTIFICATE OF POSTING

I certify that the attached notice was posted in the City of Imperial, Nebraska, at the following locations:

Imperial City Office

Lied Imperial Public Library

Imperial Post Office

at 9:30 o'clock a.m., on July 5, 2017.

Secretary, Community Redevelopment Authority

EXHIBIT B

PLAN AMENDMENT RESOLUTION

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA

RESOLUTION NO. CRA17-07-01

A RESOLUTION OF THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA, RECOMMENDING A SUBSTANTIAL MODIFICATION TO THE GENERAL REDEVELOPMENT PLAN FOR A REDEVELOPMENT AREA; APPROVING CERTAIN REDEVELOPMENT PROJECTS WITHIN A REDEVELOPMENT AREA; APPROVING A COST BENEFIT ANALYSIS FOR SUCH PROJECTS; APPROVING A REDEVELOPMENT CONTRACT; AND APPROVING RELATED MATTERS.

WHEREAS, the Community Redevelopment Authority of the City of Imperial, Nebraska (the "Authority"), in furtherance of the purposes and pursuant to Sections 18-2101 through 18-2154, Reissue Revised Statutes of Nebraska, as amended (the "Act"), has recommended approval of a general redevelopment plan in the form attached as **Attachment 1** (the "Redevelopment Plan"), for a redevelopment area of the City of Imperial, Nebraska (the "City"), described in **Attachment 2** (the "Redevelopment Area");

WHEREAS, pursuant to and in furtherance of the Act, the Authority has caused to be prepared a substantial modification to the Redevelopment Plan in the form attached as Attachment 3 (the "Plan Amendment"), the purpose of which is to authorize certain community redevelopment projects (collectively, the "Project") within that portion of the Redevelopment Area described in Attachment 4 (the "Project Area");

WHEREAS, pursuant to the Plan Amendment, the Authority would agree to incur indebtedness for the purposes specified in the Plan Amendment, in accordance with and as permitted by the Act;

WHEREAS, the City has previously adopted and has in place a comprehensive plan, which includes a general plan for development of the City within the meaning of Section 18-2110 of the Act; and

WHEREAS, the Authority has made certain findings and pursuant thereto has determined that it is in the best interests of the City to approve the Plan Amendment and to carry out the Project.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA AS FOLLOWS:

Section 1. The Authority has determined that the proposed land uses and building requirements in the Redevelopment Area are designed with the general purposes of accomplishing, and in conformance with the general plan of the City, a coordinated, adjusted, and harmonious development of the City and its environs which will, in accordance with present and future needs, promote health, safety, morals, order, convenience, prosperity and the general welfare, as well as efficiency in economy in the process of development; including, among other things, adequate provision for traffic, vehicular parking, the promotion of safety from fire, panic, and other dangers, adequate provisions for light and air, the promotion of the healthful and convenient distribution of population, the provision of adequate transportation, water, sewerage, and other public utilities, schools, parks, recreational and communitive facilities, and other public requirements, the promotion of sound design and arrangement, the wise and efficient expenditure of public funds, and the prevention of the recurrence of unsanitary or unsafe dwelling accommodations, or conditions of blight.

Section 2. The Authority has conducted a cost benefit analysis for the Project in accordance with

the Act, and has found and hereby finds that the Project would not be economically feasible without the use of tax increment financing, the Project would not occur in the Project Area without the use of tax increment financing and the costs and benefits of the Project, including costs and benefits to other affected political subdivisions, the economy of the community, and the demand for public and private services, have been analyzed and have been found to be in the long term best interests of the City.

- **Section 3.** The Authority hereby recommends approval of the Plan Amendment, following publication of notice and a public hearing with respect to the Plan Amendment pursuant to the Act.
- **Section 4.** The Chair and Secretary are hereby authorized and directed to execute such documents and take such further actions as are necessary to carry out this Resolution.
- Section 5. All prior resolutions of the Authority in conflict with the terms and provisions of this resolution are hereby expressly repealed to the extent of such conflicts.
 - **Section 6.** This resolution shall be in full force and effect from and after its passage and approval.

[The remainder of this page intentionally left blank.]

PASSED AND APPROVED this day of July 10, 2017.

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA

ATTEST:

Cha

Secretary

GENERAL REDEVELOPMENT PLAN

BOUNDARY DESCRIPTION OF THE REDEVELOPMENT AREA

The Redevelopment Area shall include all real property that is (1) within the boundaries described as follows and (2) also situated within the corporate limits of the City, and no other real property:

Beginning at the southeast corner of Lot 21 of the Schroeder Subdivision, proceed east along the north line of 4th Street and continuing along the north line of the alley north of Block one of the Redevelopment Area to the west line of Nebraska State Highway 61; then south along the west line of Nebraska State Highway 61 to a the northeast corner of Lot 70 of the Schroeder Subdivision; then west along the north line of Lot 70 of the Schroeder Subdivision to the northeast corner of Lot 68 of the Schroeder Subdivision; then northwest along the south line of Cape Street to a line extended south from the east line of Lot 57 of the Schroeder Subdivision; then north along the east line of Lots 57, 56, and 55 of the Schroeder Subdivision to the south line of 2nd Street; then west along the south line of 2nd Street to the west line of Holland Street; then north along the west line of Holland Street to a line extended west from the south line of Lot 34 of the Schroeder Subdivision; then east along the south line of Lots 34 and 33 of the Schroeder Subdivision to the southeast corner of Lot 33 of the Schroeder Subdivision, then north along the east line of Lot 33 of the Schroeder Subdivision to the north line of 4th Street, the point of beginning.

AMENDMENT TO GENERAL REDEVELOPMENT PLAN

BOUNDARY DESCRIPTION OF PROJECT AREA

The Project Area shall include all real property that is (1) within the boundaries described as follows and (2) also situated within the corporate limits of the City, and no other real property:

LOTS 9-12, 14, AND 16, BLOCK ONE, OF THE HEATHER ESTATES SECOND ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2 OF THE CORNERSTONE DEVELOPMENT PARK FOURTH ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2, BLOCK 1, OF THE SOUTHEAST DEVELOPMENT REPLAT ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA.

A regular meeting of the Planning Commission (the "Commission") of the City of Imperial, Nebraska (the "City") was held on July 18, 2017, at 8:00 p.m., at the Imperial city offices, 740 Court Street, Imperial, Nebraska, the same being open to the public and preceded by advance publicized notice duly given in strict compliance with the provisions of the Open Meetings Act, Chapter 84, Article 14, Reissue Revised Statutes of Nebraska, as amended, as set forth on **Exhibit A** attached hereto stating (a) the time, date and place of the meeting, (b) that the meeting would be open to the attendance of the public, and (c) that the agenda for the meeting, kept continuously current, was available for public inspection in the City Clerk's Office. Additionally, reasonable efforts were made to provide advance notice of the time, date and place of the meeting to all news media requesting the same.

The Chair of the Commission presided and the Secretary recorded the proceedings. The meeting was called to order and on roll call the following Members were present:

John Arterburn, Kelly Hammerlun, Randy Roesener, Brent Bussell, Galen Meeske, Bruce Curtis, Doug Carman;

the following Members were absent: None.

A quorum being present and the meeting duly commenced, the following proceedings were had and done while the meeting was open to the attendance of the public. The Chair publicly announced the location of a current copy of the Open Meetings Act posted in the meeting room for access by the public.

(Other Proceedings)

The Chair stated that it was now 8:00 p.m., at which time a public hearing was to be held to obtain public comment prior to the consideration of a resolution approving an amendment to a general redevelopment plan, including certain redevelopment projects, in an area of the City previously declared blighted and substandard and in need of redevelopment pursuant to the Act. The Clerk reported that notice of the public hearing had been mailed by United States Certified Mail, return receipt requested, sufficient postage affixed, to all parties required by Section 18-2115 of the Act, as indicated on **Exhibit B** attached hereto. The Chair opened the public hearing and invited all interested persons to be heard.

The following appeared in person or by agent or attorney and were heard: None

All persons desiring to be heard having been heard, the Chair closed the public hearing. Next, Board Member John Arterburn introduced a resolution (the "Plan Amendment Resolution") titled as follows and moved its passage by the Commission:

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF IMPERIAL, NEBRASKA, MAKING RECOMMENDATIONS WITH RESPECT TO A SUBSTANTIAL MODIFICATION TO THE GENERAL REDEVELOPMENT PLAN FOR A REDEVELOPMENT AREA; APPROVING CERTAIN REDEVELOPMENT PROJECTS WITHIN A REDEVELOPMENT

AREA; APPROVING A REDEVELOPMENT CONTRACT; AND APPROVING RELATED MATTERS.

Board Member Doug Carman seconded the motion. On roll call vote, the following Board Members voted in favor of the motion:

Bruce Curtis, Kelly Hammerlun, Brent Bussell, Doug Carman, John Arterburn, Randy Roesener, Galen Meeske;

the following Members voted against the motion: None;

the following Members were absent or did not vote: None.

The passage of the resolution having been agreed upon by a majority of the Commission, the Chair declared the resolution passed and signed the resolution in the presence of the Commission, and the Secretary attested to its passage by also signing the same. A true and complete copy of the resolution is attached hereto as **Exhibit C**.

(Other Proceedings)

[The remainder of this page intentionally left blank.]

There being no further business to come before the Commission at the meeting, on motion duly made, seconded and carried by unanimous vote, the meeting was adjourned.

PLANNING COMMISSION OF THE CITY OF IMPERIAL, NEBRASKA

By:

AFFIDAVIT OF MAILING OF NOTICE OF PUBLIC HEARING (for Amendment to the General Redevelopment Plan)

AFFIDAVIT OF MAILING NOTICE OF PUBLIC HEARING

STATE OF NEBRASKA	•)	
) ss	
COUNTY OF CHASE)	

I, JO LEYLAND, the duly appointed, qualified and acting Clerk of the City of Imperial, Nebraska (the "City"), do hereby certify, represent and warrant that on July 6, 2017, a copy of the notice attached hereto as Attachment 1 (the "Notice"), including a map of the project area described therein (the "Project Area"), which is also included in Attachment 1, was mailed by United States Certified Mail, return receipt requested, sufficient postage affixed, to all registered neighborhood associations whose area of representation is located in whole or in part within a one-mile radius of the Project Area and to the president or chairperson of the governing body of each county, school district, community college, educational service unit, and natural resources district in which the real property in the Project Area is located and whose property tax receipts would be affected, as more fully described below:

Name

Address to Which Notice was Mailed

Chase County Board of Supervisors

Chuck Vette, Chairperson c/o Chase County Clerk P.O. Box 1299 Imperial, NE 69033

Upper Republican Natural Resource District

Terry Martin

c/o Upper Republican NRD P.O. Box 1140 Imperial, NE 69033

Educational Service Unit No. 15

Dave Jibben, Chairman

c/o ESU 15

P.O. Box 398 Trenton, NE 69044

Mid-Plains Community College

Brenda Ledall

c/o Mid-Plains Community College P.O. Box 148 Imperial, NE 69033

Chase County Schools 10

Jeff Olsen, President

Chase County Schools P.O. Box 577 Imperial, NE 69033

Imperial Airport Authority

William Bauerle, Chairman

P.O. Box 637 Imperial, NE 69033

Chase County Hospital

Bob Mendenhall, Chairman

P.O. Box 819 Imperial NE 69033

Historical Society

Charlie Colton, Chairman

32314 740 Road Imperial, NE 69033

Imperial Fire District

Pete Dillon, Chairman

73882 314 Ave. Lamar, NE 69023

Attached hereto as Attachment 2 are United States Certified Mail return receipts reflecting the mailing of the Notice to each party described above.

[SEAL]

| Clerk, City of Imperial Nebraska | Subscribed in my presence and sworn to before me this day of | 8 | Subscribed | Sub

COPY OF NOTICE OF PUBLIC HEARING, INCLUDING MAP OF PROJECT AREA

UNITED STATES CERTIFIED MAIL RECEIPTS

Mailed 7-06-17

SENDER: COMPLETE THIS SECTION	UNIPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3.	A. Signature
Print your name and address on the reverse	X Agent
so that we can return the card to you.	Address
Attach this card to the back of the mailpiece,	B. Received by (Printed Name) C. Date of Delive
or on the front if space permits.	Cinay MECOINE 7-11-1
1. Article Addressed to:	D. Is delivery address different from item 1? Yes
Dave Jibben	If YES, enter delivery address below: No
ESIN #15	
Lou.	1
BOX 1398	
Wenton, St 69044	
DIA MININI INNI IMPROPERINI MANJENI NI MANJENI NI MININI	3. Service Type ☐ Priority Mail Express®
	☐ Adult Signature ☐ Registered Mail™ ☐ Redistered Mail ™ ☐ Redistered Mail Restricted Delivery ☐ Registered Mail Restricted Delivery
9590 9402 1819 6074 1921 41	☐ Certified Mail® Delivery
9090 9402 1619 6074 1921 41	☐ Certified Mail Restricted Delivery ☐ Return Receipt for Merchandise
Article Number (Transfer from service label)	☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmation ☐ Insured Mail ☐ Signature Confirmation
	☐ Insured Mail Restricted Delivery Restricted Delivery
11 14,0045 204 2505 25 25	(over \$500)
11, July 2015 PSN 7530-02-000-9053	Domestic Return Recei
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3.	A. Signature
Print your name and address on the reverse	Agent
so that we can return the card to you.	1 Veral SKATTO Address
Attach this card to the back of the mailpiece,	B. Received by (Printed Name) C. Date of Delive
or on the front if space permits.	Leigh Grotzki 1-7-11
Article Addressed to:	D. Is delivery address different from item 1? Yes
Chack Vette Chairman	If YES, enter delivery address below: No
Maria Park	
Chase to Commissioners	All .
Prov 12.99	W .
- 121/ 1007 =	
Imperial, XK 69033	Approximate to the second seco
	3. Service Type ☐ Priority Mail Express®
	☐ Adult Signature ☐ Registered Mail™ ☐ Registered Mail ™ ☐ Registered Mail Restri
	☐ Certified Mall® Delivery
9590 9402 1819 6074 1921 65	☐ Certified Mail Restricted Delivery ☐ Return Receipt for ☐ Collect on Delivery ☐ Merchandise
Article Number (Transfer from service label)	☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmatio ☐ Insured Mail ☐ Signature Confirmatio
The state of the s	☐ Insured Mail Restricted Delivery Restricted Delivery (over \$500)
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Recei
-	
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3.	A. Signature
Print your name and address on the reverse	X Agent Ouland Agent
so that we can return the card to you.	LI Address
Attach this card to the back of the mailpiece,	B. Received by (Printed Name) C. Date of Delive
or on the front if space permits.	Paulalle Dillan
1. Article Addressed to:	D. Is delivery address different from item 1? Yes
Pate Dillan	If YES, enter delivery address below: ☐ No
TOTAL DE TOTAL	
Imperial Kural fire Dist	
72 8C1 N3/ALD	
10 000 on ave.	
Grampion. WE 69023	
THE REPORT OF THE PROPERTY OF	3. Service Type ☐ Priority Mail Express®
	☐ Adult Signature ☐ Registered Mail TM ☐ Adult Signature Restricted Delivery ☐ Registered Mail Restri
610 MINISTER 1 10 MIN 1 10 MIN 1 10 MIN 1 10 MIN 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	☐ Certified Mail® Delivery
9590 9402 1819 6074 1921 27	☐ Certified Mail Restricted Delivery ☐ Return Receipt for Merchandise
2. Article Number (Transfer from service label)	☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmatio
A CONTROL OF THE PROPERTY OF T	☐ Insured Mail ☐ Insured Mail Restricted Delivery (over \$500)
	(over \$500)

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Print your name and address on the reverse	A. Signature
so that we can return the card to you.	Address Address
Attach this card to the back of the mailpiece, or on the front if space permits.	B. Received by (Printed Name) C. Date of Deliv
Article Addressed to:	D. Is delivery address different from item 1? Yes
Terry Martin	If YES, enter delivery address below: ☐ No
Upper Republican XKD	
Box 1140	
1 1/1/10032	
Imperial, Nt 69033	3. Service Type ☐ Priority Mail Express
	S. Setvice Type ☐ Priority Mail Express ☐ Adult Signature ☐ Hegistered Mail™ ☐ Hegistered Mail Hesi
9590 9402 1819 6074 1921 34	☐ Certified Mail® Delivery ☐ Certified Mail Restricted Delivery ☐ Return Receipt for
2. Article Number (Transfer from service label)	☐ Collect on Delivery Merchandise ☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmati
2. And e number (transferred) Service labely	☐ Insured Mail Restricted Delivery Restricted Delivery
PS Form 3811, July 2015 PSN 7530-02-000-9053	(over \$500) Domestic Return Rec
SENDER: COMPLETE THIS SECTION	-CCMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3.	A. Signature
Print your name and address on the reverse so that we can return the card to you.	* Brundh Aldah Agent Address
Attach this card to the back of the mailpiece,	B. Received by (Printed Name) C. Date of Deli
or on the front if space permits. 1. Article Addressed to:	Denola Ledal 1-1-1
Record of Column 1	D. Is delivery address different from item 1? Yes If YES, enter delivery address below:
Mi Dia	
mid ribins Community Coneg	
BOX 148	
Imperial, Ut 69033	
	3. Service Type ☐ Priority Mail Express ☐ Adult Signature ☐ Registered Mail™
9590 9402 1819 6074 1922 57	☐ Adult Signature Restricted Delivery ☐ Registered Mail Rest ☐ Certified Mail® ☐ Delivery
	☐ Certified Mail Restricted Delivery ☐ Return Receipt for Merchandise ☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmati
Article Number (Transfer from service label)	☐ Insured Mail ☐ Signature Confirmati
PS Form 3811, July 2015 PSN 7530-02-000-9053	(over \$500) Domestic Return Rec
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3.	A. Signature
Print your name and address on the reverse	Agent
so that we can return the card to you. Attach this card to the back of the mailpiece,	B. Received by (Printed Name) C. Date of Seli
or on the front if space permits.	TITSTACT TITIES
1. Article Addressed to:	D. Is delivery address different from item 1? Yes If YES, enter delivery address below:
will takerie	If YES, enter delivery address below:
Imperial Virport Unthorit	+
Box 637	H.
Imperial WE 1,9033	
	3. Service Type ☐ Priority Mail Express
	☐ Adult Signature ☐ Registered Mail™ ☐ Adult Signature Restricted Delivery ☐ Registered Mail Res
9590 9402 1819 6074 1921 10	☐ Certified Mail Restricted Delivery ☐ Return Receipt for
2. Article Number (Transfer from service label)	☐ Collect on Delivery
and the state of the second of the second	☐ Insured Mail ☐ Signature Confirmat ☐ Insured Mail Restricted Delivery (over \$500)

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3.	A. Signature
Print your name and address on the reverse so that we can return the card to you.	Agent Address
Attach this card to the back of the mailpiece,	Received by (Frinted Name) C. Date of Delive
or on the front if space permits. 1. Article Addressed to:	D. Is delivery address different from item 1? \(\sum \) Yes
Bob Mendenhall	If YES, enter delivery address below: No
Crase Co. Hospital	
B- 819	
DOX 011	
Imperial, NE 69033	3. Service Type □ Priority Mail Express®
	☐ Adult Signature ☐ Registered Mail™ ☐ Registered Mail Restri
9590 9402 1819 6074 1922 40	☐ Certified Mail® Delivery ☐ Certified Mail Restricted Delivery ☐ Collect on Delivery ☐ Collect on Delivery
2. Article Number (Transfer from service label)	☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmatio. ☐ Insured Mail ☐ Signature Confirmatio.
	☐ Insured Mail Restricted Delivery Restricted Delivery (over \$500)
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Recei
SENDER: COMPLETE THE	,
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Print your name and address on the reverse	A. Signature
so that we can return the card to you.	Agent Address
Attach this card to the back of the mailpiece, or on the front if space permits,	By Received by (Printed Name) C. Date of Delive
1. Article Addressed to:	D. Is delivery address different from item 1? Yes
Charlie Colton	If YES, enter delivery address below:
Chase to Historical Society	
32314 740 Road	
Imperial, NE 69032	
	3. Service Type □-Adult Signature □-Priority Mail Express®
	☐ Adult Signature Restricted Delivery ☐ Registered Mail™
	☐ Certified Mail Restricted Delivery ☐ Return Receipt for
	☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmation ☐ Insured Mail
	☐ Insured Mail Restricted Delivery (over \$500) Restricted Delivery
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Recei
DER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3.	A. Signature
Frint your name and address on the reverse so that we can return the card to you.	X Address
Attach this card to the back of the mailpiece, or on the front if space permits.	B. Received by (Printed Name) C. Date of Delive
Article Addressed to:	D. Is delivery address different from item 1? \(\sigma\) Yes
Jeff Olsen	If YES, enter delivery address below:
Chase Co. School Board	
Prv 1577	
Ima-6 1 1/- 10022	
Imperial St 69033	3. Service Type □ Priority Mail Express®
	□ Adult Signature □ Registered Mail™ □ Adult Signature Restricted Delivery □ Registered Mail Restri
9590 9402 1819 6074 1921 58	☐ Certified Mail® Delivery ☐ Certified Mail Restricted De very ☐ Return Receipt for
2. Article Number (Transfer from service label)	☐ Collect on Delivery ☐ Collect on Delivery Restricted Delivery ☐ Insured Mail ☐ Insured Mail ☐ Signature Confirmatio ☐ Signature Confirmatio
THE ENGINEERING CONTRACTOR CONTRACTOR AND ADDRESS AND	Insured Mail Restricted Delivery (over \$500)

EXHIBIT C

RESOLUTION NO. PC 17-07-01

PLAN AMENDMENT RESOLUTION

PLANNING COMMISSION OF THE CITY OF IMPERIAL, NEBRASKA

RESOLUTION NO. PC 17-07-01

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF IMPERIAL, NEBRASKA, MAKING RECOMMENDATIONS WITH RESPECT TO A SUBSTANTIAL MODIFICATION TO THE GENERAL REDEVELOPMENT PLAN FOR A REDEVELOPMENT AREA; APPROVING CERTAIN REDEVELOPMENT PROJECTS WITHIN A REDEVELOPMENT AREA; APPROVING A REDEVELOPMENT CONTRACT; AND APPROVING RELATED MATTERS.

WHEREAS, the Community Redevelopment Authority of the City of Imperial, Nebraska (the "Authority"), in furtherance of the purposes and pursuant to Sections 18-2101 through 18-2154, Reissue Revised Statutes of Nebraska, as amended (the "Act"), has recommended approval of a general redevelopment plan in the form attached as **Attachment 1** (the "Redevelopment Plan"), for a redevelopment area of the City of Imperial, Nebraska (the "City"), described in **Attachment 2** (the "Redevelopment Area");

WHEREAS, pursuant to and in furtherance of the Act, the Authority has caused to be prepared a substantial modification to the Redevelopment Plan in the form attached as Attachment 3 (the "Plan Amendment"), the purpose of which is to authorize certain community redevelopment projects (collectively, the "Project") within that portion of the Redevelopment Area described in Attachment 4 (the "Project Area");

WHEREAS, the Authority has presented the Plan Amendment to the Planning Commission of the City of Imperial, Nebraska (the "Planning Commission") as a proposed amendment to the Redevelopment Plan, which the Commission has duly and properly reviewed;

WHEREAS, the City has previously adopted and has in place a comprehensive plan, which includes a general plan for development of the City within the meaning of Section 18-2110 of the Act; and

WHEREAS, the Planning Commission has made certain findings and pursuant thereto has determined that it is in the best interests of the City to approve the Plan Amendment and to carry out the Project.

NOW, THEREFORE, BE IT RESOLVED BY THE PLANNING COMMISSION OF THE CITY OF IMPERIAL, NEBRASKA AS FOLLOWS:

- **Section 1.** The Planning Commission hereby recommends approval of the Plan Amendment as an amendment to the Redevelopment Plan.
- Section 2. All prior resolutions of the Planning Commission in conflict with the terms and provisions of this resolution are hereby expressly repealed to the extent of such conflicts.
- Section 3. This resolution shall be in full force and effect from and after its passage as provided by law.

DATED: July 18, 2017.

PLANNING COMMISSION OF THE CITY OF IMPERIAL, NEBRASKA

Chair

ATTEST:

By:

Secretary

GENERAL REDEVELOPMENT PLAN

BOUNDARY DESCRIPTION OF THE REDEVELOPMENT AREA

The Redevelopment Area shall include all real property that is (1) within the boundaries described as follows and (2) also situated within the corporate limits of the City, and no other real property:

Beginning at the southeast corner of Lot 21 of the Schroeder Subdivision, proceed east along the north line of 4th Street and continuing along the north line of the alley north of Block one of the Redevelopment Area to the west line of Nebraska State Highway 61; then south along the west line of Nebraska State Highway 61 to a the northeast corner of Lot 70 of the Schroeder Subdivision; then west along the north line of Lot 70 of the Schroeder Subdivision to the northeast corner of Lot 68 of the Schroeder Subdivision; then northwest along the south line of Cape Street to a line extended south from the east line of Lot 57 of the Schroeder Subdivision; then north along the east line of Lots 57, 56, and 55 of the Schroeder Subdivision to the south line of 2nd Street; then west along the south line of 2nd Street to the west line of Holland Street; then north along the west line of Holland Street to a line extended west from the south line of Lot 34 of the Schroeder Subdivision; then east along the south line of Lots 34 and 33 of the Schroeder Subdivision to the southeast corner of Lot 33 of the Schroeder Subdivision, then north along the east line of Lot 33 of the Schroeder Subdivision to the north line of 4th Street, the point of beginning.

BOUNDARY DESCRIPTION OF PROJECT AREA

The Project Area shall include all real property that is (1) within the area described as follows and (2) also situated within the corporate limits of the City, and no other real property:

LOTS 9-12, 14, AND 16, BLOCK ONE, OF THE HEATHER ESTATES SECOND ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2 OF THE CORNERSTONE DEVELOPMENT PARK FOURTH ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2, BLOCK 1, OF THE SOUTHEAST DEVELOPMENT REPLAT ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA.

A regular meeting of the Mayor and Council of the City of Imperial, Nebraska (the "City") was held on July 24, 2017, at 6:30 p.m., at the Imperial city offices, 740 Court Street, Imperial, Nebraska; the same being open to the public and preceded by advance publicized notice duly given in strict compliance with the provisions of the Open Meetings Act, Chapter 84, Article 14, Reissue Revised Statutes of Nebraska, as amended, as set forth on **Exhibit A** attached hereto stating (a) the time, date and place of the meeting, (b) that the meeting would be open to the attendance of the public and (c) that an agenda for the meeting, kept continuously current, was available for public inspection at the City Clerk's office. Additionally, reasonable efforts were made to provide advance notice of the date, time, and place of the meeting to all news media requesting the same.

The Mayor presided and the Clerk recorded the proceedings. The meeting was called to order and on roll call the Mayor and the following Council Members were present:

Dwight Coleman, Charlesa Kline, Doug Gaswick, Johna Jablonski;

the following Members were absent: Chad Yaw.

A quorum being present and the meeting duly convened, the following proceedings were had and done while the meeting was open to the attendance of the public. The Mayor publicly announced the location of a current copy of the Open Meetings Act posted in the meeting room for access by the public.

(Omitted Proceedings)

The Mayor stated that it was now 6:30 p.m., at which time a public hearing was to be held to obtain public comment prior to the consideration of a resolution approving an amendment to the general redevelopment plan for a redevelopment area in the manner described in **Attachment 2** to the Resolution (the "Plan Amendment") for the purpose of providing a plan for the completion of certain community redevelopment projects in a portion of a redevelopment area, as permitted by the Act. The Clerk reported that notice of the public hearing had been published in the *Imperial Republican* on July 6, 2017 and July 13, 2017, as indicated on **Exhibit B** attached hereto. The Clerk further reported that notice of the public hearing had been mailed by United States Certified Mail, return receipt requested, sufficient postage affixed, to all parties required by Section 18-2115 of the Act, as indicated on **Exhibit C** attached hereto. The Mayor opened the public hearing and invited all interested persons to be heard.

The following appeared in person or by agent or attorney and were heard:

All persons desiring to be heard having been heard, the Mayor closed the public hearing. Council Member Doug Gaswick then introduced a resolution (the "Plan Amendment Resolution") and moved its passage and approval:

RESOLUTION NO. R17-07-05

A RESOLUTION OF THE MAYOR AND COUNCIL OF THE CITY OF IMPERIAL, NEBRASKA, APPROVING A SUBSTANTIAL MODIFICATION TO A GENERAL REDEVELOPMENT PLAN FOR A REDEVELOPMENT AREA; APPROVING CERTAIN REDEVELOPMENT PROJECTS WITHIN A PROJECT AREA; APPROVING A REDEVELOPMENT CONTRACT; AND APPROVING RELATED MATTERS.

Council Member Charlesa Kline seconded the motion. On roll call vote, the following Council Members voted in favor of the motion:

Doug Gaswick, Charlesa Kline, Johna Jablonski;

the following Council Members voted against the motion: None;

the following Council Members were absent or did not vote: Chad Yaw.

The passage of the Plan Amendment Resolution having been agreed upon by a majority of the Council, the Mayor declared the Plan Amendment Resolution passed and, in the presence of the Council, signed and approved the Plan Amendment Resolution. The Clerk attested to the passage of the Plan Amendment Resolution by signing the same and affixing the seal of the City to the Plan Amendment Resolution. A true and complete copy of the Plan Amendment Resolution is attached hereto as **Exhibit D**.

(Omitted Proceedings)

[The remainder of this page intentionally left blank.]

There being no further business to come before the meeting, on motion duly made, seconded and carried by unanimous vote, the meeting was adjourned.

CITY OF IMPERIAL, NEBRASKA

By:

AFFIDAVIT OF PUBLICATION OF NOTICE OF PUBLIC HEARING

(for Amendment to the General Redevelopment Plan)

AFFIDAVIT OF MAILING OF NOTICE OF PUBLIC HEARING

(for Amendment to the General Redevelopment Plan)

AFFIDAVIT OF MAILING NOTICE OF PUBLIC HEARING

STATE OF NEBRASKA)	
) ss	
COUNTY OF CHASE)	

I, JO LEYLAND, the duly appointed, qualified and acting Clerk of the City of Imperial, Nebraska (the "City"), do hereby certify, represent and warrant that July 13, 2017, a copy of the notice attached hereto as Attachment 1 (the "Notice"), including a map of the project area described therein (the "Project Area"), which is also included in Attachment 1, was mailed by United States Certified Mail, return receipt requested, sufficient postage affixed, to all registered neighborhood associations whose area of representation is located in whole or in part within a one-mile radius of the Redevelopment Area and to the president or chairperson of the governing body of each county, school district, community college, educational service unit, and natural resources district in which the real property in the Redevelopment Area is located and whose property tax receipts would be affected, as more fully described below:

<u>Name</u>

Address to Which Notice was Mailed

Name

Address to Which Notice was Mailed

Chase County Board of Supervisors

Chuck Vette, Chairperson c/o Chase County Clerk P.O. Box 1299 Imperial, NE 69033

Upper Republican Natural Resource District

Terry Martin

c/o Upper Republican NRD P.O. Box 1140 Imperial, NE 69033

Educational Service Unit No. 15

Dave Jibben, Chairman

c/o ESU 15

P.O. Box 398 Trenton, NE 69044

Mid-Plains Community College

Brenda Ledall

c/o Mid-Plains Community College P.O. Box 148 Imperial, NE 69033

Chase County Schools 10

Jeff Olsen, President

Chase County Schools P.O. Box 577 Imperial, NE 69033

Imperial Airport Authority

William Bauerle, Chairman

P.O. Box 637 Imperial, NE 69033

Chase County Hospital

Bob Mendenhall, Chairman

P.O. Box 819 Imperial NE 69033

Historical Society

Charlie Colton, Chairman

32314 740 Road Imperial, NE 69033

Imperial Fire District

Pete Dillon, Chairman

73882 314 Ave. Lamar, NE 69023

Attached hereto as Attachment 2 are United States Certified Mail return receipts reflecting the mailing of the Notice to each party described above.

ISE AS WOLLY OF MODELLE		
[SEAL)	CORPORAZO	
	SEAL)	
The Contract of the Contract o	***************************************	

Clerk, City of Imperial, Nebraska

Subscribed in my presence and sworn to before me this day of 24 July

, 2017

[SEAL]

GENERAL NOTARY - State of N GENERAL JASON R. TULL FOR My Comm. Exp. August 28, 2017

Notary Public

COPY OF NOTICE OF PUBLIC HEARING, INCLUDING MAP OF REDEVELOPMENT AREA

UNITED STATES CERTIFIED MAIL RECEIPTS

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3.	A. Signature
Print your name and address on the reverse so that we can return the card to you.	X Cendus Marke Address
Attach this card to the back of the mailpiece, for on the front if space permits.	B. Received by (Pfinted Name) C. Date of Delive
1. Article Addressed to:	D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below: ☑ No
Dave Jibben	
ESU - 15	
1 renton, XE 69044	
	3. Service Type ☐ Priority Mail Express® ☐ Adult Signature ☐ Registered Mail™
	☐ Adult Signature Restricted Delivery ☐ Certified Mail Restricted Delivery ☐ Certified Mail Restricted Delivery ☐ Return Receipt for
9590.9402.1819.6074.1922.26. 2. Article Number (Transfer from service label)	□ Collect on Delivery Merchandise □ Collect on Delivery Restricted Delivery □ Signature Confirmation
III I The thing the transfer of the transfer o	☐ Insured Mail Restricted Delivery Restricted Delivery (over \$500)
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Recei
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3.	A Signature
Print your name and address on the reverse so that we can return the card to you.	Saulitte Chilan Address
Attach this card to the back of the mailpiece,	B Received by (Printed Name) C. Date of Delive
or on the front if space permits. 1. Article Addressed to:	D. Is delivery address different from item 1? Yes
Pete Dillon	If YES, enter delivery address below: ☐ No
Imperial Rural Fire Dist	
73882 314 Que	
Grampion, VE 69023	
	3. Service Type ☐ Priority Mail Express® ☐ Adult Signature ☐ Registered Mail™
	☐ Adult Signature Restricted Delivery ☐ Registered Mail Restricted Delivery ☐ Certified Mail Restricted Delivery ☐ Return Receipt for
9590 9402 1819 6074 1922 02 2. Article Number (Transfer from service label)	☐ Collect on Delivery Merchandise ☐ Collect on Delivery Sestricted Delivery ☐ Signature Confirmatio
	☐ Insured Mail ☐ Insured Mail Restricted Delivery ☐ Insured Mail Restricted Delivery ☐ Insured Mail Restricted Delivery ☐ (over \$500)
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Recei
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3.	A. Signature
Print your name and address on the reverse so that we can return the card to you.	X Brenda Ledall Agent Address
 Attach this card to the back of the mailpiece, 	B. Received by (Printed Name) C. Date of Delive
or on the front if space permits. 1. Article Addressed to:	Brenda Lea all
R	D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below: ☐ No
Dienda hedall	
Mia - + Wins Community College	f
150x 148	
Imperial, NE 69033	2 Condo Timo
	3. Service Type
9590 9402 1819 6074 1921 89	□ Adult Signature Restricted Delivery □ Certified Mail® □ Certified Mail Restricted Delivery □ Return Receipt for
Article Number (Transfer from service label)	☐ Collect on Delivery ☐ Collect on Delivery ☐ Collect on Delivery ☐ Signature Confirmatio
	☐ Insured Mail Restricted Delivery (over \$500)

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3.	A. Signature
■ Print your name and address on the reverse	X Agent
so that we can return the card to you.	Address
Attach this card to the back of the mailpiece,	B. Received by (Printed Name) C. Date of Deliv
or on the front if space permits. 1. Article Addressed to:	1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
A. C. D. C.	D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below: ☐ No
Charlie Colton	11 125) Sitter delivery address below.
Chase (o. Historical Doc	.
32314 740 Road	
Imperial, NE 69033	
	3. Service Type ☐ Priority Mail Express® ☐ Adult Signature ☐ Registered Mail™
	☐ Adult Signature Restricted Delivery ☐ Registered Mall Restr☐ Certified Mail® ☐ Registered Mail Restr☐ Delivery
9590 9402 1819 6074 1921 72	☐ Certified Mail Restricted Delivery ☐ Return Receipt for
2. Article Number (Transfer from service label)	☐ Collect on Delivery Merchandise ☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmation
	☐ Insured Mail ☐ Insured Mail Restricted Delivery (over \$500) ☐ Insured Mail Restricted Delivery
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Rece
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
	A. Signature
Complete items 1, 2, and 3.	
Print your name and address on the reverse so that we can return the card to you.	X) Agent
 Attach this card to the back of the mailpiece, 	B. Received by (Printed Name) C. Date of Deliv
or on the front if space permits.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Article Addressed to:	D. Is delivery address different from item 1? Yes
Texus Martin	If YES, enter delivery address below: No
1 Cold Market	
Upper Kepublican JKD	[]
Property 11110	
TOX MAD	1
Imperial, No 64033	
	3. Service Type ☐ Priority Mall Express®
	☐ Adult Signature ☐ Registered Mail™ ☐ Adult Signature Restricted Delivery ☐ Registered Mail Restri
9590 9402 1819 6074 1922 19	☐ Certified Mail® Delivery
	☐ Certified Mail Restricted Delivery ☐ Return Receipt for Merchandise
Article Number (Transfer from service label)	☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmatio
	Insured Mail Restricted Delivery Restricted Delivery (over \$500)
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Recei
SENDER: COMPLETE THIS SECTION	COMPLETE THE SECTION OF SECTION
	COMPLETE THIS SECTION ON DELIVERY A. Signature
Complete items 1, 2, and 3.]]
Print your name and address on the reverse so that we can return the card to you.	X Agent Address
Attach this card to the back of the mailpiece,	B. Received by (Printed Name) C. Date of Beliv
or on the front if space permits.	That silati
Article Addressed to:	D. Is delivery address different from Item 1? Yes
Bill Bounds	If YES, enter delivery address below:
Bill Dayerle	· ·
Imperial VirDort Unthorid	Hu
Res. 1.77	 }
MAK (MO)	
Temperial St 100022	
	3. Service Type ☐ Priority Mail Express®
	☐ Adult Signature ☐ Registered Mail™
	☐ Adult Signature Restricted Delivery ☐ Registered Mail Restri☐ Certified Mail® ☐ Delivery
9590 9402 1819 6074 1921 96	☐ Certified Mail Restricted Delivery ☐ Return Receipt for ☐ Collect on Delivery Merchandise
2. Article Number (Transfer from service label)	☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmatio
	☐ Insured Mail ☐ Insured Mail Restricted Delivery ☐ Signature Confirmatio ☐ Insured Mail Restricted Delivery
	(over \$500)

EXHIBIT D

RESOLUTION NO. R17-07-05 PLAN AMENDMENT RESOLUTION

THE CITY OF IMPERIAL, NEBRASKA

RESOLUTION NO. R17-07-05

A RESOLUTION OF THE MAYOR AND COUNCIL OF THE CITY OF IMPERIAL, NEBRASKA, APPROVING A SUBSTANTIAL MODIFICATION TO A GENERAL REDEVELOPMENT PLAN FOR A REDEVELOPMENT AREA; APPROVING CERTAIN REDEVELOPMENT PROJECTS WITHIN A PROJECT AREA; APPROVING A REDEVELOPMENT CONTRACT; AND APPROVING RELATED MATTERS.

WHEREAS, the City of Imperial, Nebraska, a municipal corporation (the "City"), has determined it to be desirable to undertake and to carry out certain community redevelopment projects in certain areas of the City that are determined to be blighted and substandard and in need of redevelopment;

WHEREAS, Sections 18-2101 through 18-2154, Reissue Revised Statutes of Nebraska, as amended (collectively, the "Act"), prescribe the requirements and procedures for the planning and implementation of community redevelopment projects;

WHEREAS, the City has previously declared the area described in Attachment 1 (the "Redevelopment Area") to be blighted and substandard and in need of redevelopment pursuant to the Act;

WHEREAS, the Community Development Agency of the City (the "Authority") has prepared or caused to be prepared a general redevelopment plan for the Redevelopment Area in the form attached as Attachment 2 (the "Redevelopment Plan"), which has previously been approved by the Mayor and Council of the City;

WHEREAS, pursuant to and in furtherance of the Act, the Authority has caused to be prepared a substantial modification to the Redevelopment Plan in the form attached as Attachment 3 (the "Plan Amendment"), the purpose of which is to authorize certain community redevelopment projects (collectively, the "Project") within a portion of the Redevelopment Area described in Attachment 4 (the "Project Area");

WHEREAS, the Authority and the Planning Commission of the City (the "Planning Commission") have both reviewed the Plan Amendment and recommended its approval by the Mayor and Council of the City;

WHEREAS, the City published and mailed notices of a public hearing regarding the consideration of the approval of the Plan Amendment pursuant to Section 18-2115 of the Act, and has on the date of this Resolution held a public hearing on the proposal to approve the Plan Amendment; and

WHEREAS, the City has reviewed the Redevelopment Plan, including the Plan Amendment, and determined that the proposed land uses and building requirements described therein are designed with the general purpose of accomplishing a coordinated, adjusted, and harmonious development of the City and its environs which will, in accordance with present and future needs, promote health, safety, morals, order, convenience, prosperity and the general welfare, as well as efficiency in economy in the process of development; including, among other things, adequate provision for traffic, vehicular parking, the promotion of safety from fire, panic, and other dangers, adequate provisions for light and air, the promotion of the healthful and convenient distribution of population, the provision of adequate transportation, water,

sewerage, and other public utilities, schools, parks, recreational and communitive facilities, and other public requirements, the promotion of sound design and arrangement, the wise and efficient expenditure of public funds, and the prevention of the recurrence of unsanitary or unsafe dwelling accommodations, or conditions of blight.

NOW THEREFORE, BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE CITY OF IMPERIAL, NEBRASKA:

- Section 1. The Redevelopment Plan for the Redevelopment Area, including the Project Area, is hereby determined to be feasible and in conformity with the general plan for the development of the City as a whole, and the Redevelopment Plan, including the Plan Amendment, is in conformity with the legislative declarations and determinations set forth in the Act; and it is hereby found and determined, based on the analysis conducted by the Authority, that (a) the Project described in the Plan Amendment would not be economically feasible without the use of tax-increment financing, (b) the Project would not occur in the Project Area without the use of tax-increment financing, and (c) the costs and benefits of the Project, including costs and benefits to other affected political subdivisions, the economy of the City, and the demand for public and private services have been analyzed by the City and have been found to be in the long-term best interest of the community impacted by the Project. The City acknowledges receipt of the recommendations of the Authority and the Planning Commission with respect to the Plan Amendment.
- Section 2. The Plan Amendment is hereby approved in substantially the form attached hereto, with such immaterial changes, additions, or deletions thereto as may be determined to be necessary by the Mayor in the Mayor's sole and absolute discretion. The Plan Amendment shall for all purposes serve as an amendment to the Redevelopment Plan.
- **Section 3.** The Redevelopment Plan, as amended by this Resolution and the Plan Amendment, is hereby ratified and reaffirmed, and the Authority is hereby directed to implement the Redevelopment Plan in accordance with the Act.
- **Section 4.** In accordance with Section 18-2147 of the Act, the City hereby amends the Redevelopment Plan by providing that any ad valorem tax on real property in the Project Area for the benefit of any public body be divided as follows for a period of 15 years after the effective date of this provision as provided in Section 18-2147 of the Act, which effective date shall be January 1, 2017:
 - (a) That proportion of the ad valorem tax which is produced by levy at the rate fixed each year by or for each public body upon the Redevelopment Project Valuation (as defined in the Act) shall be paid into the funds of each such public body in the same proportion as all other taxes collected by or for the bodies; and
 - (b) That proportion of the ad valorem tax on real property in the Project Area in excess of such amount (the Redevelopment Project Valuation), if any, shall be allocated to, is pledged to, and, when collected, paid into a special fund of the Authority or City to pay the principal of, the interest on, and any premiums due in connection with the bonds, loans, notes or advances of money to, or indebtedness incurred by, whether funded, refunded, assumed, or otherwise, such Authority for financing or refinancing, in whole or in part, the Project. When such bonds, loans, notes, advances of money, or indebtedness, including interest and premium due have been paid, the Authority or City shall so notify the County Assessor and County Treasurer and all ad valorem taxes upon real property in the Project Area shall be paid into the funds of the respective public bodies.

Section 5. The City has determined that the proposed land uses and building requirements in the Redevelopment Area, including the Project Area, are designed with the general purposes of accomplishing, and in conformance with the general plan of the City, a coordinated, adjusted, and harmonious development of the City and its environs which will, in accordance with present and future needs, promote health, safety, morals, order, convenience, prosperity and the general welfare, as well as efficiency in economy in the process of development; including, among other things, adequate provision for traffic, vehicular parking, the promotion of safety from fire, panic, and other dangers, adequate provisions for light and air, the promotion of the healthful and convenient distribution of population, the provision of adequate transportation, water, sewerage, and other public utilities, schools, parks, recreational and communitive facilities, and other public requirements, the promotion of sound design and arrangement, the wise and efficient expenditure of public funds, and the prevention of the recurrence of unsanitary or unsafe dwelling accommodations, or conditions of blight.

Section 6. The Mayor and Clerk are hereby authorized and directed to execute such documents and take such further actions as are necessary to carry out the purposes and intent of this Resolution and the Plan Amendment.

[The remainder of this page intentionally left blank.]

PASSED AND APPROVED this day of July 24, 2017.

CITY OF IMPERIAL NEBRASKA

By:

Mayor

[SEAL]

ATTEST:

By

1

BOUNDARY DESCRIPTION OF THE REDEVELOPMENT AREA

The Redevelopment Area shall include all real property that is (1) within the boundaries described as follows and (2) also situated within the corporate limits of the City, and no other real property:

Beginning at the southeast corner of Lot 21 of the Schroeder Subdivision, proceed east along the north line of 4th Street and continuing along the north line of the alley north of Block one of the Redevelopment Area to the west line of Nebraska State Highway 61; then south along the west line of Nebraska State Highway 61 to a the northeast corner of Lot 70 of the Schroeder Subdivision; then west along the north line of Lot 70 of the Schroeder Subdivision to the northeast corner of Lot 68 of the Schroeder Subdivision; then northwest along the south line of Cape Street to a line extended south from the east line of Lot 57 of the Schroeder Subdivision; then north along the east line of Lots 57, 56, and 55 of the Schroeder Subdivision to the south line of 2nd Street; then west along the south line of 2nd Street to the west line of Holland Street; then north along the west line of Holland Street to a line extended west from the south line of Lot 34 of the Schroeder Subdivision; then east along the south line of Lots 34 and 33 of the Schroeder Subdivision to the southeast corner of Lot 33 of the Schroeder Subdivision, then north along the east line of Lot 33 of the Schroeder Subdivision to the north line of 4th Street, the point of beginning.

GENERAL REDEVELOPMENT PLAN

AMENDMENT TO GENERAL REDEVELOPMENT PLAN

BOUNDARY DESCRIPTION OF THE PROJECT AREA

The Project Area shall include all real property that is (1) within the area described as follows and (2) also situated within the corporate limits of the City, and no other real property:

LOTS 9-12, 14, AND 16, BLOCK ONE, OF THE HEATHER ESTATES SECOND ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2 OF THE CORNERSTONE DEVELOPMENT PARK FOURTH ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2, BLOCK 1, OF THE SOUTHEAST DEVELOPMENT REPLAT ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA.

This Note may be transferred only to a bank, other financial institution or accredited investors (as defined in Rule 501 of Regulation D of the Securities Act of 1933), or as otherwise permitted by the Authority in writing.

Registered Registered No. 1 \$1,305,115.00

UNITED STATES OF AMERICA STATE OF NEBRASKA

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA

TAXABLE TAX INCREMENT REVENUE NOTE (3rd Street Project) SERIES 2017

Interest Rate 0.0%

Maturity Date
December 31, 2021

Issue Date July 25, 2017

REGISTERED OWNER: City of Imperial, Nebraska

PRINCIPAL AMOUNT: One Million Three Hundred Five Thousand One Hundred Fifteen and

00/100 Dollars (\$1,305,115.00)

All capitalized terms used in this Note and not otherwise defined herein shall have the meanings set forth for such terms in the resolution authorizing the issuance of this Note adopted by the Authority on July 25, 2017 (the "Resolution").

THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL,

NEBRASKA (the "Authority"), a community redevelopment authority, acting pursuant to the Community Development Law, Chapter 18, Article 21, Reissue Revised Statutes of Nebraska, for value received, hereby promises to pay, but solely from the sources described herein, to the Registered Owner shown above, or registered assigns, the Principal Amount shown above on the Maturity Date shown above unless prepaid prior to such Maturity Date, and to pay interest thereon at the Interest Rate per annum shown above (computed on the basis of a 360-day year of twelve 30-day months) from the Issue Date shown above or from the most recent interest payment date to which interest has been paid or duly provided for, as hereinafter described.

This Note is equally and ratably secured by the TIF Revenue Fund and is issued on a parity with all other outstanding Notes. On June 1 and October 1 of each year, beginning on June 1, 2017, and ending on October 1, 2031, and then also on December 31, 2031, an amount equal to all amounts then on deposit in the TIF Revenue Fund shall be due and payable, on a parity basis with all other outstanding Notes, first to interest due and the remainder to principal. The principal and interest payable on this Note on any payment date shall be paid to the person in whose name this Note is registered at the close of business on the 15th day (whether or not a business day) of the calendar month first preceding such payment date, at the option of the Authority, (a) by check or draft mailed by the Authority to such Registered Owner, or (b) by electronic

transfer to such registered owner upon written notice given to the Authority by such Registered Owner not less than 15 days prior to such record date for such interest, containing the electronic transfer instructions including the bank (which shall be in the continental United States), ABA routing number and account number to which such registered owner wishes to have such transfer directed. The principal of and interest on this Note shall be payable in lawful money of the United States of America.

This Note is a duly authorized Note of the Authority designated "Taxable Tax Increment Revenue Note (3rd Street Project), Series 2017" in the original principal amount of \$1,305,115.00. The Note is being issued for the purpose of paying a portion of the Project Costs in connection with the Project, and paying costs related to the issuance of the Note, under the authority of and in full compliance with the constitution and laws of the State of Nebraska, including particularly the Community Development Law, Chapter 18, Article 21, Reissue Revised Statutes of Nebraska, as amended, and pursuant to the Resolution.

The Authority may prepay all or any portion of the Note at any time and from time to time without premium or penalty of any kind, at the prepayment price equal to 100% of the principal amount to be prepaid, together with interest accrued to the date fixed for prepayment.

The Note is a special obligation of the Authority payable solely from and secured on a parity with all other outstanding Notes as to the payment of principal and interest by a pledge of TIF Revenues deposited in the TIF Revenue Fund, except for such portion required to pay annual administration costs of the Authority related to the Redevelopment Plan Amendment and to any TIF Indebtedness, including attorneys' fees, such amounts not to exceed \$2,000 per calendar year, as more fully provided in the Resolution.

Neither the taxing powers of the Authority or the City of Imperial, Nebraska (the "City") are pledged to the payment of the Note either as to principal or interest. The Note shall not constitute a general obligation of the Authority, nor shall it constitute an indebtedness of the Authority within the meaning of any constitutional, statutory or charter provision, limitation or restriction. Reference is made to the Resolution for a description of the covenants and agreements made by the Authority with respect to the collection, segregation and application of the TIF Revenues to pay the Note, the nature and extent of the security for the Note, the rights, duties and obligations of the Authority with respect thereto, and the rights of the Registered Owner thereof.

This Note may be transferred and exchanged only upon the Note Register as provided in the Resolution. This Note is transferable only to banks, other financial institutions or accredited investors (as defined in Rule 501 of Regulation D of the Securities Act of 1933) or as otherwise permitted by the Authority, and only upon the execution by such transferee of an investment letter substantially in the form attached to the Resolution. Upon surrender hereof at the principal office of the Authority, the Authority shall transfer or exchange this Note for a new Note of the same maturity and in the same principal amount as the principal amount outstanding on this Note at such time. The Authority may deem and treat the person in whose name this Note is registered on the Note Register as the absolute owner hereof for the purpose of receiving payment of, or on account of, the principal or redemption price hereof and interest due hereon and for all other purposes.

This Note shall not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Resolution until the Certificate of Authentication hereon has been executed by the Authority.

IT IS HEREBY CERTIFIED AND DECLARED that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of the Note have existed, happened and been performed in due time, form and manner as required by law, and that before the issuance of the Note,

provision has been duly made for the collection and segregation of the TIF Revenues and for the application of the same as hereinbefore provided.

IN WITNESS WHEREOF, THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA, has executed this Note by causing it to be signed by the manual or facsimile signature of its Chair and attested by the manual or facsimile signature of its Secretary, and its official seal to be affixed hereto or imprinted hereon.

CERTIFICATE OF AUTHENTICATION

COMMUNITY REDEVEOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA This Note is the Note of the issue described in the within-mentioned Resolution. Chair Registration Date: July 25, 2017 ATTEST: Secretary

Payment	Interest		Payments			Principal
Date	Rate	Interest	Principal		Total	Balance
						\$ 1,305,115.00
6/1/2017	0.000%	-				
10/1/2017	0.000%	_				
6/1/2018	0.000%	-				
10/1/2018	0.000%	-			A	
6/1/2019	0.000%	-				
10/1/2019	0.000%	-				
6/1/2020	0.000%	-				
10/1/2020	0.000%	-		Á		
6/1/2021	0.000%	-		4		
10/1/2021	0.000%	-				•
6/1/2022	0.000%	-	A Partie of the			
10/1/2022	0.000%	-		A		
6/1/2023	0.000%	-				
10/1/2023	0.000%	-				
6/1/2024	0.000%	-				
10/1/2024	0.000%	-				
6/1/2025	0.000%	Į.				
10/1/2025	0.000%	-				
6/1/2026	0.000%	-				
10/1/2026	0.000%	-				
6/1/2027	0.000%	-				
10/1/2027	0.000%					
6/1/2028	0.000%					
10/1/2028	0.000%					
6/1/2029	0.000%	-				
10/1/2029	0.000%	-				
6/1/2030	0.000%	_				
10/1/2030	0.000%	_				
6/1/2031	0.000%					
10/1/2031	0.000%	-				
12/31/2031	0.000%	_				

ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby sells, assigns and transfers unto

Print or Type Name, Address a or other Taxpayer Identificat	•
the within Note and all rights thereunder, and hereby irre	evocably constitutes and appoints
Agei	nt
to transfer the within Note on the books kept by the City	for the registration thereof, with full power of
substitution in the premises.	
Dotada	
Dated:	NOTICE: The signature to this assignment must
	correspond with the name of the Registered
	Owner as it appears upon the face of the within
	Note in every particular.
	January Proposition
	Signature Guaranteed By:
	[Name of Eligible Guarantor Institution (as
	defined by SEC Rule 17Ad-15 (12 CFR
	240.17Ad-15) or any similar rule which the City
	deems appropriate)]
	$\mathbf{D}_{\mathbf{v}}$
	By Title:
	Title



740 Court Street P.O. Box 637, Imperial, NE 69033 (308) 882-4368 www.imperial-ne.com

"Where hometown values and modern technology combine to make the good life even better"

July 25, 2017

Board of Directors of the Community Redevelopment Authority of the City of Imperial, Nebraska Imperial, Nebraska

Re: Taxable Tax Increment Revenue Notes (3rd Street Project), Series 2017, of the Community Redevelopment Authority of the City of Imperial, Nebraska

Ladies and Gentlemen:

The undersigned (the "Investor") hereby represents and warrants to you as follows:

- 1. The Investor proposes to purchase the above-referenced Notes (the "Note") issued pursuant to a financing resolution (the "Financing Resolution") adopted by the members of the Board of Directors of the Community Redevelopment Authority of the Council of the City of Imperial, Nebraska (the "Issuer"). The Investor understands that the Note has not been registered under the Securities Act of 1933, as amended (the "1933 Act") or the securities laws of any state and will be sold to the Investor in reliance upon certain exemptions from registration and in reliance upon the representations and warranties of the Investor set forth herein.
 - 2. The Investor is one of the following:
 - a. an "accredited investor" as that term is defined in Regulation D promulgated by the Securities and Exchange Commission under the Securities Act of 1933, as amended;
 - b. a bank or other financial institution; or
 - c. a city, town, village, or other political subdivision of the State of Nebraska.
- 3. The Investor has sufficient knowledge and experience in business and financial matters in general, and investments such as the Note in particular, to enable the Investor to evaluate the risks involved in an investment in the Note.
- 4. Investor has received and carefully reviewed the Financing Resolution and has had the opportunity to ask questions and to receive answers regarding all matters relating to the Financing Resolution. The Investor has had an opportunity to obtain any and all information, including financial information, that it deems relevant in order to make an informed decision as to an investment in the Note and to verify the accuracy of all information that has been furnished to the Investor.
- 5. The Investor confirms that its investment in the Note constitutes an investment that is suitable for and consistent with its investment program and that the Investor is able to bear the economic risk of an investment in the Note, including a complete loss of such investment.
- 6. The Investor is purchasing the Note solely for its own account for investment purposes only, and not with a view to, or in connection with, any distribution, resale, pledging, fractionalization, subdivision or other disposition thereof (subject to the understanding that disposition of Investor's property will remain at all times within its control).
- 7. The Investor agrees that it will only offer, sell, pledge, transfer or exchange the Note (i) in accordance with an available exemption from the registration requirements of Section 5 of the 1933 Act, (ii) in accordance with any applicable state securities laws and (iii) in accordance with the provisions of the Financing Resolution.



- 8. The Investor further acknowledges that the occurrence of any one of many risk factors could adversely affect the ability of the Issuer to make its required payments of principal of and interest on the Note and that the following is a list of certain (but not all) of the risk factors that the Investor has considered prior to purchasing Note:
 - (a) Insufficiency of TIF Revenue Fund. The amounts in the TIF Revenue Fund (as defined in the Financing Resolution) may not be sufficient to pay the principal and interest due on the Notes on each Note Payment Date (as defined in the Financing Resolution) or on the Maturity Date set forth on the face of the Note.
- 9. If the Investor sells the Note, the Investor or its agent will obtain from any subsequent purchaser the same representations contained in this Investment letter.
- 10. The Investor acknowledges and understands that the Issuer is relying and will continue to rely on the statements made herein. The Investor agrees to notify the Issuer immediately of any changes in the information and conclusions herein.

Very truly yours,

City of Imperial, Nebraska

Print Name: Dwight Coleman

Title: Mayor

A special meeting of the Community Redevelopment Authority (the "Authority") of the City of Imperial, Nebraska (the "City") was held on July 25, 2017, at 4:00 p.m., at the Imperial city offices, 740 Court Street, Imperial, Nebraska, the same being open to the public and preceded by advance publicized notice duly given in strict compliance with the provisions of the Open Meetings Act, Chapter 84, Article 14, Reissue Revised Statutes of Nebraska, as amended, as set forth on Exhibit A attached hereto stating (a) the time, date and place of the meeting, (b) that the meeting would be open to the attendance of the public, and (c) that an agenda for the meeting, kept continuously current, was available for public inspection at the City Clerk's office. Additionally, reasonable efforts were made to provide advance notice of the time, date and place of the meeting to all news media requesting the same.

The Chair of the Authority presided and the Secretary recorded the proceedings. The meeting was called to order and on roll call the following Members were present:

Russ Pankonin, Doug Gaswick, Jim Pirog and Jo Leyland;

the following Members were absent: Mary Deyle.

A quorum being present and the meeting duly commenced, the following proceedings were had and done while the meeting was open to the attendance of the public. The Chair publicly announced the location of a current copy of the Open Meetings Act posted in the meeting room for access by the public.

(Omitted Proceedings)

* * * * *

Authority Member Jo Leyland introduced a resolution (the "Financing Resolution") titled as follows and moved its passage and approval:

RESOLUTION NO. 2017-07-02

A RESOLUTION AUTHORIZING THE ISSUANCE OF TAXABLE TAX INCREMENT REVENUE NOTES (3RD STREET PROJECT), SERIES 2017 OF THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA, FOR THE PURPOSE OF PAYING CERTAIN PROJECT COSTS IN CONNECTION WITH THE 3RD STREET PROJECT: PRESCRIBING THE FORM AND DETAILS OF SAID NOTES AND THE COVENANTS AND **AGREEMENTS** MADE \mathbf{BY} THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA TO FACILITATE AND PROTECT THE PAYMENT THEREOF; AND PRESCRIBING OTHER MATTERS RELATING THERETO.

Authority Member Doug Gaswick seconded the motion. On roll call vote, the following Authority Members voted in favor of the motion:

Doug Gaswick, Russ Pankonin, Jim Pirog, Jo Leyland;

the following Members voted against the motion: None;

the following Members were absent or did not vote: Mary Deyle.

The passage of the Financing Resolution having been agreed upon by a majority of the Authority, the Chair declared the Financing Resolution passed and, in the presence of the Authority, signed and approved the Financing Resolution, and the Secretary attested to its passage by also signing the same. A true and complete copy of the Financing Resolution is attached hereto as **Exhibit B**.

(Other Proceedings)

* * * * * *

[The remainder of this page intentionally left blank.]

There being no further business to come before the Authority at the meeting, on motion duly made, seconded and carried by unanimous vote, the meeting was adjourned.

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA

By:

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA

CERTIFICATE OF POSTING

I certify that the attached notice was posted in the City of Imperial, Nebraska, at the following locations:

Imperial City Offices
Imperial Post Office
Lied Imperial Public Library

at 11:00_ o'clock a.m., on July 18, 2017.

Secretary, Community Redevelopment Authority

EXHIBIT B

RESOLUTION NO. 2017-07-702

FINANCING RESOLUTION

RESOLUTION NO. 2017-<u>0</u>7-02

OF THE

COMMUNITY REDEVELOPMENT AUTHORITY

OF THE

CITY OF IMPERIAL, NEBRASKA

ADOPTED JULY 25, 2017

\$1,305,115
Community Redevelopment Authority
of the City of Imperial, Nebraska
Taxable Tax Increment Revenue Notes
(3rd Street Project)
SERIES 2017

INDEX

	<u>rag</u>
	Title
	Recitals
	ARTICLE I
	DEFINITIONS
Section 1.1.	Definitions of Words and Terms
	ARTICLE II
	AUTHORIZATION OF NOTE
Section 2.1.	Authorization of Note
Section 2.2.	Description of the Note
Section 2.3.	Method and Place of Payment of Note
Section 2.4.	Registration, Transfer and Exchange of Note
Section 2.5.	Execution, Authentication and Delivery of the Note
Section 2.6.	Mutilated, Destroyed, Lost and Stolen Note
Section 2.7.	Sale of Note
	ARTICLE III
	TERMS AND PAYMENT
Section 3.1.	Terms and Payment
	ARTICLE IV
	SECURITY FOR THE NOTES
Section 4.1.	Security for the Notes
Section 4.2.	Pledge of Certain Funds
	<u>ARTICLE V</u>
C	REATION OF FUNDS AND ACCOUNTS; DEPOSIT AND APPLICATION OF NOTE PROCEEDS
Section 5.1.	Creation of Funds and Accounts
Section 5.2. Section 5.3.	Deposit of Note Proceeds
	ARTICLE VI
	APPLICATION OF REVENUES
Section 6.1.	TIF Revenue Fund

ARTICLE VII

DEPOSIT AND INVESTMENT OF MONEYS

Section 7.1. Section 7.2.	Deposits of Moneys 9 Investment of Moneys 9			
	•			
	ARTICLE VIII			
	ADDITIONAL NOTES			
Section 8.1.	Additional Note)		
	ARTICLE IX			
	DEFAULT AND REMEDIES			
Section 9.1. Section 9.2. Section 9.3.	Acceleration of Maturity Upon Default	9		
	ARTICLE X			
	MISCELLANEOUS PROVISIONS			
Section 10.1.	Amendments10			
Section 10.2.	Payments Due on Days Other Than Business Days1			
Section 10.3.	Notices, Consents and Other Instruments by Registered Owners11			
Section 10.4.	Further Authority			
Section 10.5.	Severability1			
Section 10.6.	Governing Law12			
Section 10.7.	Effective Date 12	2		
	Passage1	. 3		
	Signature1	3		
	Exhibit A Form of Series 2017 Note			
	Exhibit B Boundary Description of Redevelopment Area			
	Exhibit C Boundary Description of Project Area			
	Exhibit D Description of Project Costs			
	Exhibit E Form of Investment Letter			

RESOLUTION NO. 2017-07-02

A RESOLUTION AUTHORIZING THE ISSUANCE OF TAXABLE TAX INCREMENT REVENUE NOTES (3RD STREET PROJECT), SERIES 2017 OF THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA, FOR THE PURPOSE OF PAYING CERTAIN PROJECT COSTS IN CONNECTION WITH THE 3RD STREET PROJECT; PRESCRIBING THE FORM AND DETAILS OF SAID NOTES AND THE COVENANTS AND AGREEMENTS MADE BY THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA TO FACILITATE AND PROTECT THE PAYMENT THEREOF; AND PRESCRIBING OTHER MATTERS RELATING THERETO.

WHEREAS, the Authority is a community redevelopment authority created and existing under the constitution and laws of the State of Nebraska;

WHEREAS, the Act prescribes the requirements and procedures for the planning and implementation of redevelopment projects;

WHEREAS, pursuant to the Act and to resolution and upon the recommendation of the Planning Commission, the Mayor and Council previously declared the Redevelopment Area to be blighted and substandard and in need of redevelopment pursuant to the Act;

WHEREAS, the Council previously adopted and the City has in place a comprehensive plan, which includes a general plan for development of the City within the meaning of Section 18-2110 of the Act;

WHEREAS, pursuant to the Act and to resolution and upon the recommendation of the Authority and of the Planning Commission, the Council approved the Redevelopment Plan for the Redevelopment Area;

WHEREAS, pursuant to the Act and to resolution and upon the recommendation of the Authority and of the Planning Commission, the Council approved the Redevelopment Plan Amendment as an amendment to the Redevelopment Plan, and authorized the Project within the Project Area in accordance with the Act;

WHEREAS, the Redevelopment Plan Amendment provides, among other things, that the Authority will issue debt to be secured by moneys in the TIF Revenue Fund for the purpose of paying a portion of the Project Costs for the Project; and

WHEREAS, in order to pay a portion of the Project Costs, it is necessary, desirable, advisable, and in the best interest of the Authority to issue the Authority's Taxable Tax Increment Revenue Notes (3rd Street Project), Series 2017, to pay a portion of the Project Costs, to pay the costs of issuing the Notes, and to be issued and secured in the form and manner as hereinafter provided.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA, AS FOLLOWS:

ARTICLE I

DEFINITIONS

- **Section 1.1. Definitions of Words and Terms**. In addition to words and terms defined elsewhere in this Resolution, the following capitalized words and terms as used in this Resolution shall have the following meanings:
- "Act" means Sections 18-2101 to 18-2154, inclusive, Reissue Revised Statutes of Nebraska, as amended.
 - "Assessor" means the Assessor of Chase County, Nebraska.
 - "Authority" means the Community Redevelopment Authority of the City of Imperial, Nebraska.
- "Board" means the Board of Directors of the Community Redevelopment Authority of the City of Imperial, Nebraska.
- "Business Day" means a day on which the banking institutions in the City are scheduled in the normal course of operations to be open to the public.
 - "Chair" means the Chair of the Authority.
 - "City" means the City of Imperial, Nebraska, a city and political subdivision.
 - "City Clerk" means the Clerk of the City of Imperial, Nebraska.
- "Code" means the Internal Revenue Code of 1986, as amended, and the applicable regulations of the Treasury Department proposed or promulgated thereunder.
 - "Company" means a private third-party developer.
 - "Council" means the Council of the City of Imperial, Nebraska.
 - "County" means Chase County, Nebraska, a county and political subdivision.
- "Government Obligations" means direct obligations of, or obligations the principal of and interest on which are unconditionally guaranteed by, the United States of America.
 - "Interest Amounts" means the amount of interest accrued on the Principal Amounts.
 - "Mayor" means the Mayor of the City of Imperial, Nebraska.
 - "Note(s)" means the Series 2017 Notes.
 - "Note Counsel" means a firm of recognized tax increment finance or bond counsel.
- "Note Payment Date" means June 1 and October 1 of each year, beginning on June 1 of Year 1, and ending on October 1 of Year 15, and then also December 31 of Year 15.

"Note Register" means the books for the registration, transfer and exchange of the Notes kept at the office of the City.

"Notice to Divide Tax" means a Notice to Divide Tax for Community Redevelopment Project filed with the Assessor.

"Permitted Investments" means any of the following securities and obligations, if and to the extent the same are at the time legal for investment of the Authority's moneys held in the funds and accounts referred to in Section 5.1 hereof:

- (a) United States Government Obligations:
- (b) bonds, notes or other obligations of the State of Nebraska, or any political subdivision of the State of Nebraska, that at the time of their purchase are rated in either of the two highest rating categories by a nationally recognized rating service;
- (c) repurchase agreements with any bank, bank holding company, savings and loan association, trust company, or other financial institution organized under the laws of the United States or any state, that are continuously and fully secured by any one or more of the securities described in clause (a) or (b) above and have a market value, exclusive of accrued interest, at all times at least equal to the principal amount of such repurchase agreement and are held in a custodial or trust account for the benefit of the Authority;
- (d) obligations of the Federal National Mortgage Association, the Government National Mortgage Association, the Federal Financing Bank, the Federal Intermediate Credit Corporation, Federal Banks for Cooperatives, Federal Land Banks, Federal Home Loan Banks, Farmers Home Administration and Federal Home Loan Mortgage Corporation;
- (e) certificates of deposit, time deposits or other deposits, whether negotiable or nonnegotiable, issued by any bank or trust company organized under the laws of the United States or any state, provided that such certificates of deposit or time deposits shall be either (1) continuously and fully insured by the Federal Deposit Insurance Corporation, or (2) continuously and fully secured by such securities as are described above in clauses (a), (b) or (d) above, which shall have a market value, exclusive of accrued interest, at all times at least equal to the principal amount of such certificate of deposit or time deposits; and
- (f) any other securities or investments that are lawful for the investment of moneys held in such funds or accounts under the laws of the State of Nebraska.

"Planning Commission" means the Planning Commission of the City of Imperial, Nebraska,

"Principal Amounts" means principal amounts of the Notes.

"Project Area" means that portion of the Redevelopment Area described on Exhibit C.

"Project" means the redevelopment project as defined in the Redevelopment Plan Amendment.

"Project Costs" means the costs attributable to the Project and to work on any "redevelopment project," as defined in the Act, that may be paid through TIF Revenues and which the Authority has agreed to pay under the Redevelopment Plan Amendment and such other costs allowed under the Redevelopment Plan Amendment, including those identified in Exhibit D.

- "Project Fund" means the fund by that name described in Section 5.1 hereof.
- "Purchaser(s)" means the original purchaser(s) of the Series 2017 Notes.
- "Record Date" for the interest payable on any Note Payment Date means the 15th day (whether or not a Business Day) of the calendar month first preceding such Note Payment Date.
- "Redevelopment Area" means the area described on Exhibit B which the governing body of the City found to be blighted and substandard pursuant to the Act.
- "Redevelopment Plan Amendment" means the substantial modification to the Redevelopment Plan and all revisions thereto amending the Redevelopment Plan.
- "Redevelopment Plan" means the general redevelopment plan approved by the City for the Redevelopment Area.
- "Registered Owner" or "Note Owner" when used with respect to any Note means the person in whose name such Note is registered on the Note Register.
- "Resolution" means this Resolution as from time to time amended in accordance with the terms hereof.
- "Secretary" means the Secretary of the Community Redevelopment Authority of the City of Imperial, Nebraska.
- "Series 2017 Notes" means the Community Redevelopment Authority of the City of Imperial, Nebraska Taxable Tax Increment Revenue Notes (3rd Street Project), Series 2017, in the maximum aggregate principal amount of \$1,305,115.
 - "TIF Revenue Fund" means the fund by that name described by Section 5.1 hereof.
- "TIF Revenues" means the moneys received from the County attributable to the increase in the current equalized assessed valuation of taxable real property in the Project Area over and above the initial equalized assessed value of each such unit of property in the Project Area, all as determined in accordance with the Redevelopment Plan, the Redevelopment Plan Amendment, and the Act as in effect on the date the Notes are issued.
 - "State" means the State of Nebraska.
- "Value" as of any particular time of determination, means, (a) with respect to cash the face value thereof, and (b) with respect to any investments, the lower of the cost of the investment or the market price of the investment on the date of valuation.
- "Year 1" means the year identified in the respective Notice to Divide Tax as the calendar year that the division of real property tax is to become effective.
- "Year 15" means the year identified in the respective Notice to Divide Tax as the Base Value Year (year prior to the calendar year that the division of real property tax is to become effective).

ARTICLE II

AUTHORIZATION OF NOTES

Section 2.1. Authorization of Notes. There is hereby authorized and directed to be issued Notes of the Authority, designated "Community Redevelopment Authority of the City of Imperial, Nebraska Taxable Tax Increment Revenue Notes (3rd Street Project) Series 2017," in the maximum aggregate principal amount of \$1,305,115, for the purpose of paying a portion of the Project Costs, to fund capitalized interest on the Notes through the first occurring Note Payment Date, if any, and paying the costs of issuance of the Notes.

The Project Area may be developed in phases. A separate Notice to Divide Tax will be filed with the Assessor in connection with the construction of each phase, and such Notice to Divide Tax will define Year 1 and Year 15 for the portion of the Project Area specified therein. A separate Note of the Series 2017 Notes shall be issued simultaneously with each filing of a Notice to Divide Tax. The principal amount of each Note shall be equal to the TIF Revenue projected by Note Counsel to be generated by the portion of the Project Area specified in such Notice to Divide Tax that is filed simultaneously with the issuance of such Note.

Section 2.2. Description of the Notes. The Notes shall be substantially in the form set forth in **Exhibit A** hereto, and shall be subject to registration, transfer and exchange as provided in **Section 2.4** hereof. The Notes shall be dated the date of their initial issuance and delivery, shall mature on the final Note Payment Date (subject to prior prepayment as provided in Article III), and shall bear interest at the respective rates per annum as stated on the face of the Notes.

The Notes shall bear interest (computed on the basis of a 360-day year of twelve 30-day months) from their issuance date or from the most recent interest payment date to which interest has been paid or duly provided for.

Section 2.3. Method and Place of Payment of Notes. The principal of and interest on the Notes shall be payable in any coin or currency which, on the respective dates of payment thereof, is legal tender for the payment of debts due the United States of America.

The principal and interest payable on the Notes on any Note Payment Date shall be paid to the respective Registered Owners of such Notes as shown on the Note Register at the close of business on the Record Date for such interest. At the option of the Authority, payment shall be made (a) by check or draft mailed to such Registered Owner, or (b) by electronic transfer to such Registered Owner upon written notice given to the Authority by such Registered Owner not less than 15 days prior to the Record Date for such payment, containing the electronic transfer instructions including the bank (which shall be in the continental United States), ABA routing number and account number to which such Registered Owner wishes to have such transfer directed. Such electronic transfer notice shall be effective until such Registered Owner gives the Authority written notice to the contrary.

Section 2.4. Registration, Transfer and Exchange of Notes. The Authority covenants that it will, so long as the Notes remain outstanding, cause to be kept at the office of the City books for the registration, transfer and exchange of the Notes as herein provided. The Notes when issued shall be registered in the name of the Registered Owners thereof on the Note Register.

The Notes may be transferred and exchanged only upon the Note Register as provided in this Section. The Notes are transferable only to banks, other financial institutions or accredited investors (as defined in Rule 501 of Regulation D of the Securities Act of 1933), or as otherwise permitted by the

Authority, and only upon the execution by such transferee of an investment letter substantially in the form attached hereto as **Exhibit E**. Upon surrender thereof at the Authority, the Authority shall transfer or exchange any Note for a new Note of the same maturity and in the same principal amount as the outstanding principal amount of the Note that was presented for transfer or exchange. Any Note presented for transfer or exchange shall be accompanied by an investment letter substantially in the form attached hereto as **Exhibit E** and by a written instrument or instruments of transfer or authorization for exchange, in a form and with guarantee of signature satisfactory to the Authority, duly executed by the Registered Owner thereof or by the Registered Owner's duly authorized agent.

In all cases in which the privilege of transferring or exchanging a Note is exercised, the Authority shall authenticate and deliver the Note in accordance with the provisions of this Resolution. All fees and expenses of the Authority for the registration, transfer and exchange of a Note provided for by this Resolution shall be paid by the new Registered Owner. Any additional costs or fees that might be incurred in the secondary market are the responsibility of the Registered Owner.

The Authority may deem and treat the person in whose name any Note is registered as the absolute owner of such Note, whether the Note is overdue or not, for the purpose of receiving payment of, or on account of, the principal of and interest on said Note and for all other purposes. All payments so made to any such Registered Owner or upon the Registered Owner's order shall be valid and effectual to satisfy and discharge the liability upon such Note to the extent of the sum or sums so paid, and the Authority shall not be affected by any notice to the contrary.

At reasonable times and under reasonable regulations established by the Authority, the Note Register may be inspected and copied by any Registered Owner (or a designated representative thereof).

The Authority may impose a charge against a Registered Owner for the reimbursement of any governmental charge required to be paid in the event that such Registered Owner fails to provide a correct taxpayer identification number to the Authority. Such charge may be deducted from an interest or principal payment due to the Registered Owner.

Section 2.5. Execution, Authentication and Delivery of the Notes. The Notes, including any Notes issued in exchange or as substitution for the Notes initially delivered, shall be signed by the manual or facsimile signature of the Chair and attested by the manual or facsimile signature of the Secretary. In case any officer whose signature appears on any Notes ceases to be such officer before the delivery of such Notes, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such person had remained in office until delivery. Any Notes may be signed by such persons who at the actual time of the execution of such Notes are the proper officers to sign such Notes although at the date of such Notes such persons may not have been such officers.

The Chair and Secretary are hereby authorized and directed to prepare and execute the Notes. The Authority shall deliver the Notes to the Purchasers, upon payment of the purchase price of the Notes.

Section 2.6. Mutilated, Destroyed, Lost and Stolen Notes. If (a) any mutilated Note is surrendered to the Authority, or the Authority receives evidence to its satisfaction of the destruction, loss or theft of any Note, and (b) there is delivered to the Authority such security or indemnity as may be required to save the Authority harmless, then, in the absence of notice to the Authority that such Note has been acquired by a bona fide purchaser, the Authority shall execute, register and deliver, in exchange for or in lieu of any such mutilated, destroyed, lost or stolen Note, a new Note of the same maturity and of like tenor and principal amount.

If any such mutilated, destroyed, lost or stolen Note has become or is about to become due and payable, the Authority in its discretion may, instead of issuing a new Note, pay such Note when due.

Upon the issuance of any new Note under this Section, the Authority may require the payment by the Registered Owner of a sum sufficient to cover any tax or other governmental charge that may be imposed in relation thereto and any other expenses (including the fees and expenses of the Authority) connected therewith.

Every new Note issued pursuant to this Section shall constitute a replacement of the prior obligation of the Authority, and shall be entitled to all the benefits of this Resolution equally and ratably with all other outstanding Notes.

Section 2.7. Sale of Notes. Upon receipt of documents sufficient to evidence that the Authority has received consideration equal to the amount of 100% of the principal amount of the respective Note, the sale of the such Note to the Purchaser at a purchase price of 100% of the principal amount of such Note, plus accrued interest, if any, to the date of delivery, will be hereby ratified and confirmed. Delivery of the Notes shall be made to the Purchasers as soon as practicable after the adoption of this Resolution and upon payment therefor in accordance with the terms of sale.

ARTICLE III

TERMS AND PAYMENT

Section 3.1. Terms and Payment. The Notes shall be issued substantially in the form set forth in **Exhibit A**. The Notes shall be dated the date of the initial issuance and delivery, shall become due and shall bear interest as set forth below and on the face of the Notes.

Each Note shall stand on a parity with all other outstanding Notes and have an equal right to repayment from the TIF Revenues then on Deposit in the TIF Revenue Fund. On each Note Payment Date, an amount equal to all amounts then on deposit in the TIF Revenue Fund shall be due and payable ratably and on a parity basis as to all outstanding Notes, first to interest accrued and the remainder to principal. All remaining principal of the Notes and interest accrued and unpaid thereon shall be due and payable on the final Note Payment Date. The Authority may prepay all or any portion of the Notes at any time and from time to time without premium or penalty of any kind, at the prepayment price equal to 100% of the principal amount to be prepaid, together with interested accrued to the date fixed for prepayment.

ARTICLE IV

SECURITY FOR THE NOTES

Section 4.1. Security for the Notes. The Notes shall be a limited, special obligation of the Authority payable solely from and equally and ratably secured as to the payment of principal and interest, subject to the provisions of Section 4.2, by a pledge of the TIF Revenues, except for such portion of the TIF Revenues required to pay annual administration costs of the Authority related to the Redevelopment Plan Amendment and to any TIF Indebtedness, including attorneys fees, such amounts not to exceed \$2,000 per calendar year, and no other moneys, revenues, funds or accounts. Neither the taxing powers of the Authority or the City are pledged to the payment of the Notes either as to principal or interest. The Notes shall not constitute a general obligation of the Authority, nor shall they constitute an indebtedness of

the Authority within the meaning of any constitutional, statutory or charter provision, limitation or restriction.

Section 4.2. Pledge of Certain Funds. The moneys and securities now or hereafter held in, and moneys and securities to be deposited in, the TIF Revenue Fund, and all interest and earnings thereon and proceeds thereof are hereby pledged to secure the payment of the Notes. Each Note shall stand on a parity and enjoy complete equality of pledge upon the TIF Revenues with all other outstanding Notes. When the Notes have been paid in full and discharged, then the requirements contained in this Resolution and the pledge of revenues made hereunder and all other rights granted hereby shall terminate.

ARTICLE V

CREATION OF FUNDS AND ACCOUNTS; DEPOSIT AND APPLICATION OF NOTE PROCEEDS

- **Section 5.1.** Creation of Funds and Accounts. There are hereby created and ordered to be established within the treasury of the Authority the following separate funds and accounts:
 - (a) Community Redevelopment Authority of the City of Imperial, Nebraska, 3rd Street Project, TIF Revenue Fund (the "TIF Revenue Fund").
 - (b) Community Redevelopment Authority of the City of Imperial, Nebraska, 3rd Street Project, Project Fund (the "Project Fund").

Said funds and accounts shall be segregated and kept separate and apart from all other moneys, revenues, funds and accounts of the Authority and shall not be commingled with any other moneys, revenues, funds and accounts of the Authority. The TIF Revenue Fund and the Project Fund shall be maintained and administered in the manner provided in this Resolution so long as the Notes remain outstanding hereunder.

- **Section 5.2. Deposit of Note Proceeds.** The net proceeds received from the sale of the Notes shall be deposited in the Project Fund.
- Section 5.3. Application of Moneys in the Project Fund. Moneys in the Project Fund shall be used solely for the purpose of paying the costs and expenses incident to the issuance of the Notes.

ARTICLE VI

APPLICATION OF REVENUES

Section 6.1. TIF Revenue Fund. The moneys in the TIF Revenue Fund shall be administered and applied solely for the purposes and in the manner provided in this Resolution. The TIF Revenues shall be determined and collected in the manner provided by law.

All amounts paid and credited to the TIF Revenue Fund shall be expended and used for the sole purpose of paying the principal of and interest on the Notes as and when the same become due on each Note Payment Date or as otherwise provided in **Section 3.1**.

ARTICLE VII

DEPOSIT AND INVESTMENT OF MONEYS

- **Section 7.1. Deposits of Moneys.** Moneys in each of the funds and accounts created by and referred to in this Resolution and held by the Authority shall be continuously and adequately secured as provided by the laws of the State and invested in Permitted Investments.
- Section 7.2. Investment of Moneys. All earnings on any investments held in any fund shall accrue to and become a part of such fund.

ARTICLE VIII

ADDITIONAL NOTES

Section 8.1. Additional Notes. The Authority covenants and agrees that so long as the Notes remain outstanding, the Authority will not issue any additional bonds, notes or debt payable from the TIF Revenue Fund or the Project Fund or any part thereof without the prior written consent of the Registered Owners.

ARTICLE IX

DEFAULT AND REMEDIES

- Section 9.1. Acceleration of Maturity Upon Default. The Authority covenants and agrees that if it defaults in the payment of the principal of or interest on the Notes as the same becomes due on any Note Payment Date, then, at any time thereafter and while such default continues, the Registered Owner may by written notice to the Authority filed in the office of the City Clerk or delivered in person to said City Clerk, declare the principal of the Notes then outstanding to be due and payable immediately, and upon any such declaration the Notes shall become and be immediately due and payable, anything in this Resolution or in the Notes contained to the contrary notwithstanding. This provision, however, is subject to the condition that if at any time after the principal of said outstanding Notes has been so declared to be due and payable, all arrears of interest upon all of said Notes, except interest accrued but not yet due on such Notes, and all arrears of principal upon all of said Notes has been paid in full and all other defaults, if any, by the Authority under the provisions of this Resolution and under the provisions of the statutes of the State of Nebraska have been cured, then and in every such case the Registered Owner shall, rescind and annul such declaration and its consequences, but no such rescission or annulment shall extend to or affect any subsequent default or impair any rights consequent thereon. Notwithstanding the foregoing, failure by the Authority to pay any amounts due as principal or interest on any Note Payment Date that are in excess of the amounts then on deposit in the TIF Revenue Fund shall not be deemed a default.
- **Section 9.2.** Remedies. The provisions of this Resolution, including the covenants and agreements herein contained, shall constitute a contract between the Authority and each Registered Owner. Subject to the limitations set forth in **Section 9.3**, each Registered Owner shall have the following rights:
 - (a) by mandamus or other suit, action or proceeding at law or in equity to enforce the rights of the Registered Owner against the Authority and its officers, agents and employees, and to require and compel duties and obligations required by the provisions of this Resolution or by the constitution and laws of the State of Nebraska:

- (b) by suit, action or other proceedings in equity or at law to require the Authority, its officers, agents and employees to account as if they were the trustees of an express trust; and
- (c) by suit, action or other proceedings in equity or at law to enjoin any acts or things which may be unlawful or in violation of the rights of the Registered Owner.
- Section 9.3. Remedies Cumulative. No remedy conferred herein upon the Registered Owners is intended to be exclusive of any other remedy, but each such remedy shall be cumulative and in addition to every other remedy and may be exercised without exhausting and without regard to any other remedy conferred herein. No waiver of any default or breach of duty or contract by a Registered Owner shall extend to or affect any subsequent default or breach of duty or contract or shall impair any rights or remedies thereon. No delay or omission of a Registered Owner to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver of any such default or acquiescence therein. Every substantive right and every remedy conferred upon the Registered Owners by this Resolution may be enforced and exercised from time to time and as often as may be deemed expedient. In case any suit, action or proceeding taken by a Registered Owner on account of any default or to enforce any right or exercise any remedy has been discontinued or abandoned for any reason, or has been determined adversely to such Registered Owner, then, and in every such case, the Authority and such Registered Owner shall be restored to their former positions and rights hereunder, respectively, and all rights, remedies, powers and duties of such Registered Owner shall continue as if no such suit, action or other proceedings had been brought or taken.

ARTICLE X

MISCELLANEOUS PROVISIONS

- **Section 10.1.** Amendments. The rights and duties of the Authority and the Registered Owners, and the terms and provisions of the Notes or of this Resolution, may be amended or modified at any time in any respect by Resolution of the Authority with the written consent of the Registered Owners, such consent to be evidenced by an instrument or instruments executed by the Registered Owners and duly acknowledged or proved in the manner of a deed to be recorded, and such instrument shall be filed with the City Clerk, but no such amendment, modification or alteration shall:
 - (a) extend the maturity of any payment of principal or interest due upon the Notes;
 - (b) effect a reduction in the amount which the Authority is required to pay by way of principal of or interest on the Notes; or
 - (c) permit the creation of a lien on the TIF Revenue Fund, the Project Fund, or other funds and accounts pledged hereunder prior or equal to the lien of the Notes.

Any provision of the Notes or of this Resolution may, however, be amended or modified by Resolution duly adopted by the governing body of the Authority at any time in any respect with the written consent of the Registered Owners.

Without notice to or the consent of the Registered Owners, the Authority may amend or supplement this Resolution for the purpose of curing any formal defect, omission, inconsistency or ambiguity therein or in connection with any other change therein which is not materially adverse to the interests of the Registered Owners.

Every amendment or modification of the provisions of the Notes or of this Resolution, to which the consent of the Registered Owners is given, as above provided, shall be expressed in a Resolution adopted by the governing body of the Authority amending or supplementing the provisions of this Resolution and shall be deemed to be a part of this Resolution. A certified copy of every such amendatory or supplemental Resolution, if any, and a certified copy of this Resolution shall always be kept on file in the office of the City Clerk and shall be made available for inspection by the Registered Owners or a prospective purchaser or owner of the Notes authorized by this Resolution, and upon payment of the reasonable cost of preparing the same, a certified copy of any such amendatory or supplemental Resolution or of this Resolution will be sent by the City Clerk to any such Registered Owner or prospective Registered Owner.

Notwithstanding anything to the contrary in this **Section 10.1**, before any Resolution supplementing or amending this Resolution pursuant to this **Section 10.1** shall become effective, there shall have been delivered to the Authority an opinion of Note Counsel stating that such supplemental Resolution is authorized or permitted by this Resolution and the Act, complies with their respective terms, will, upon the execution and delivery thereof, be valid and binding upon the Authority in accordance with its terms, and will not adversely affect the exclusion from federal gross income of interest on the Notes, if applicable.

Any and all modifications made in the manner hereinabove provided shall not become effective until there has been filed with the City Clerk a copy of the Resolution of the Authority, duly certified, as well as proof of any required consent to such modification by the Registered Owners. It shall not be necessary to note on any outstanding Notes any reference to such amendment or modification.

- Section 10.2. Payments Due on Days Other Than Business Days. In any case where the date of maturity of principal of or interest on the Notes or the date fixed for prepayment of any Note is not a Business Day, then payment of principal or interest need not be made on such date but may be made on the first succeeding Business Day with the same force and effect as if made on the date of maturity or the date fixed for prepayment, with no adjustment in accrued interest for the period between such prepayment date and such first succeeding Business Day.
- Section 10.3. Notices, Consents and Other Instruments by Registered Owner. Any notice, consent, request, direction, approval, objection or other instrument required by this Resolution to be signed and executed by the Registered Owner other than the assignment of the Ownership of the Notes, may be in any number of concurrent writings of similar tenor and may be signed or executed by such Registered Owner in person or by agent appointed in writing. Proof of the execution of any such instrument or of the writing appointing any such agent and of the ownership of the Notes, if made in the following manner, shall be sufficient for any of the purposes of this Resolution, and shall be conclusive in favor of the Authority with regard to any action taken, suffered or omitted under any such instrument, namely:
 - (a) The fact and date of the execution by any person of any such instrument may be proved by a certificate of any officer in any jurisdiction who by law has power to take acknowledgments within such jurisdiction that the person signing such instrument acknowledged before such officer the execution thereof, or by affidavit of any witness to such execution.
 - (b) The fact of ownership of the Notes, the amount or amounts, numbers and other identification of the Notes, and the date of holding the same shall be proved by the Note Register.
- Section 10.4. Further Authority. The officers of the Authority, including the Chair and the Secretary, are hereby authorized and directed to execute all documents and take such actions as they may deem necessary or advisable in order to carry out and perform the purposes of this Resolution and to make any changes or additions in this Resolution and the foregoing agreements, statements, instruments and other

documents herein approved, authorized and confirmed which they determine to be in the Authority's best interest, and the execution or taking of such action shall be conclusive evidence of such determination.

Section 10.5. Severability. If any section or other part of this Resolution or the Notes is for any reason held invalid, the invalidity thereof shall not affect the validity of the other provisions of this Resolution.

Section 10.6. Governing Law. This Resolution shall be governed exclusively by and constructed in accordance with the applicable laws of the State.

Section 10.7. Effective Date. This Resolution shall take effect and be in full force from and after its passage by the governing body of the Authority.

[The remainder of this page intentionally left blank.]

PASSED AND APPROVED THIS DAY OF JULY 25, 2017, BY THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA.

ATTEST:

CERTIFICATE

I, the undersigned, Secretary of the COMMUNITY REDEVELOPMENT AUTOHRITY OF THE CITY OF IMPERIAL, NEBRASKA, hereby certify that the above and foregoing constitutes a full, true and correct copy of Resolution No. 2017-01 duly passed by the governing body of the Authority at a meeting duly and regularly held on July 25, 2017; that said Resolution has not been modified, amended or repealed, and is in full force and effect as of the date hereof; and that the same is on file in my office.

WITNESS my hand this day of July 25, 2017.

EXHIBIT A

[FORM OF NOTE]

This Note may be transferred only to a bank, other financial institution or accredited investors (as defined in Rule 501 of Regulation D of the Securities Act of 1933), or as otherwise permitted by the Authority in writing.

Registered No. 1

Registered \$1,305,115.00

UNITED STATES OF AMERICA STATE OF NEBRASKA

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA

TAXABLE TAX INCREMENT REVENUE NOTE (3rd Street Project) SERIES 2017

0.0%	<u>Maturity Date</u>	
REGISTERED OWNER:		
PRINCIPAL AMOUNT:	One Million Three Hundred Five Thom 00/100 Dollars (\$1,305,115.00)	usand One Hundred Fifteen and

All capitalized terms used in this Note and not otherwise defined herein shall have the meanings set forth for such terms in the resolution authorizing the issuance of this Note adopted by the Authority on July 25, 2017 (the "Resolution").

THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA (the "Authority"), a community redevelopment authority, acting pursuant to the Community Development Law, Chapter 18, Article 21, Reissue Revised Statutes of Nebraska, for value received, hereby promises to pay, but solely from the sources described herein, to the Registered Owner shown above, or registered assigns, the Principal Amount shown above on the Maturity Date shown above unless prepaid prior to such Maturity Date, and to pay interest thereon at the Interest Rate per annum shown above (computed on the basis of a 360-day year of twelve 30-day months) from the Issue Date shown above or from the most recent interest payment date to which interest has been paid or duly provided for, as hereinafter described.

This Note is equally and ratably secured by the TIF Revenue Fund and is issued on a parity with all other outstanding Notes. On June 1 and October 1 of each year, beginning on June 1, 20__, and ending on October 1, 20__, and then also on December 31, 20__, an amount equal to all amounts then on deposit in the TIF Revenue Fund shall be due and payable, on a parity basis with all other outstanding Notes, first to

interest due and the remainder to principal. The principal and interest payable on this Note on any payment date shall be paid to the person in whose name this Note is registered at the close of business on the 15th day (whether or not a business day) of the calendar month first preceding such payment date, at the option of the Authority, (a) by check or draft mailed by the Authority to such Registered Owner, or (b) by electronic transfer to such registered owner upon written notice given to the Authority by such Registered Owner not less than 15 days prior to such record date for such interest, containing the electronic transfer instructions including the bank (which shall be in the continental United States), ABA routing number and account number to which such registered owner wishes to have such transfer directed. The principal of and interest on this Note shall be payable in lawful money of the United States of America.

This Note is a duly authorized Note of the Authority designated "Taxable Tax Increment Revenue Note (3rd Street Project), Series 2017" in the original principal amount of \$______. The Note is being issued for the purpose of paying a portion of the Project Costs in connection with the Project, and paying costs related to the issuance of the Note, under the authority of and in full compliance with the constitution and laws of the State of Nebraska, including particularly the Community Development Law, Chapter 18, Article 21, Reissue Revised Statutes of Nebraska, as amended, and pursuant to the Resolution.

The Authority may prepay all or any portion of the Note at any time and from time to time without premium or penalty of any kind, at the prepayment price equal to 100% of the principal amount to be prepaid, together with interest accrued to the date fixed for prepayment.

The Note is a special obligation of the Authority payable solely from and secured on a parity with all other outstanding Notes as to the payment of principal and interest by a pledge of TIF Revenues deposited in the TIF Revenue Fund, except for such portion required to pay annual administration costs of the Authority related to the Redevelopment Plan Amendment and to any TIF Indebtedness, including attorneys fees, such amounts not to exceed \$2,000 per calendar year, as more fully provided in the Resolution.

Neither the taxing powers of the Authority or the City of Imperial, Nebraska (the "City") are pledged to the payment of the Note either as to principal or interest. The Note shall not constitute a general obligation of the Authority, nor shall it constitute an indebtedness of the Authority within the meaning of any constitutional, statutory or charter provision, limitation or restriction. Reference is made to the Resolution for a description of the covenants and agreements made by the Authority with respect to the collection, segregation and application of the TIF Revenues to pay the Note, the nature and extent of the security for the Note, the rights, duties and obligations of the Authority with respect thereto, and the rights of the Registered Owner thereof.

This Note may be transferred and exchanged only upon the Note Register as provided in the Resolution. This Note is transferable only to banks, other financial institutions or accredited investors (as defined in Rule 501 of Regulation D of the Securities Act of 1933) or as otherwise permitted by the Authority, and only upon the execution by such transferee of an investment letter substantially in the form attached to the Resolution. Upon surrender hereof at the principal office of the Authority, the Authority shall transfer or exchange this Note for a new Note of the same maturity and in the same principal amount as the principal amount outstanding on this Note at such time. The Authority may deem and treat the person in whose name this Note is registered on the Note Register as the absolute owner hereof for the purpose of receiving payment of, or on account of, the principal or redemption price hereof and interest due hereon and for all other purposes.

This Note shall not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Resolution until the Certificate of Authentication hereon has been executed by the Authority.

IT IS HEREBY CERTIFIED AND DECLARED that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of the Note have existed, happened and been performed in due time, form and manner as required by law, and that before the issuance of the Note, provision has been duly made for the collection and segregation of the TIF Revenues and for the application of the same as hereinbefore provided.

IN WITNESS WHEREOF, THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA, has executed this Note by causing it to be signed by the manual or facsimile signature of its Chair and attested by the manual or facsimile signature of its Secretary, and its official seal to be affixed hereto or imprinted hereon.

and its official seal to be affixed hereto or imprint	ed hereon.
CERTIFICATE OF AUTHENTICATION	COMMUNITY REDEVEOPMENT AUTHORITY OF THE CITY OF IMPERIAL, NEBRASKA
This Note is the Note of the issue described in the within-mentioned Resolution.	By: Chair
Registration Date:, 20	

ATTEST

Payment	Interest	Payments				Principal
Date	Rate	Interest	Principal		Total	Balance
					: :	\$ 1,305,115.00
		-				
6/1/20	0.000%	-			•	
10/1/20	0.000%	-				
6/1/20	0.000%	_				
10/1/20	0.000%	-				
6/1/20	0.000%	-				
10/1/20	0.000%	-	··· , , , , , , , , , , , , , , , , , ,			
6/1/20	0.000%	-				
10/1/20	0.000%	-				
6/1/20	0.000%	-				
10/1/20	0.000%					
6/1/20	0.000%	-				
10/1/20	0.000%	-				
6/1/20	0.000%	-				
10/1/20	0.000%	-				
6/1/20	0.000%	-				
10/1/20	0.000%	_		l I		
6/1/20	0.000%	-				
10/1/20	0.000%					
6/1/20	0.000%					
10/1/20	0.000%	-				
6/1/20	0.000%	-				
10/1/20	0.000%	-				
6/1/20	0.000%	-				
10/1/20	0.000%	-				
6/1/20	0.000%	-				
10/1/20	0.000%	-				
6/1/20	0.000%	-				
10/1/20	0.000%	_				
6/1/20	0.000%	-				
10/1/20	0.000%	-				
12/31/20	0.000%	-				

ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby sells, assigns and transfers unto

Print or Type N	ame, Address and Social Security Number
or other Taxpa	ayer Identification Number of Transferee
the within Note and all rights thereunder,	and hereby irrevocably constitutes and appoints
	Agent
to transfer the within Note on the books l substitution in the premises.	kept by the Authority for the registration thereof, with full power of
Dated:	
	NOTICE: The signature to this assignment must correspond with the name of the Registered
	Owner as it appears upon the face of the within Note in every particular.
	Signature Guaranteed By:
	[Name of Eligible Guarantor Institution (as defined by SEC Rule 17Ad-15 (12 CFR 240.17Ad-15) or any similar rule which the Authority deems appropriate)]
	ByTitle:

EXHIBIT B

BOUNDARY DESCRIPTION OF REDEVELOPMENT AREA

The Redevelopment Area shall include all real property that is (1) within the area described as follows and (2) also situated within the corporate limits of the City, and no other real property:

Beginning at the southeast corner of Lot 21 of the Schroeder Subdivision, proceed east along the north line of 4th Street and continuing along the north line of the alley north of Block one of the Redevelopment Area to the west line of Nebraska State Highway 61; then south along the west line of Nebraska State Highway 61 to a the northeast corner of Lot 70 of the Schroeder Subdivision; then west along the north line of Lot 70 of the Schroeder Subdivision to the northeast corner of Lot 68 of the Schroeder Subdivision; then northwest along the south line of Cape Street to a line extended south from the east line of Lot 57 of the Schroeder Subdivision; then north along the east line of Lots 57, 56, and 55 of the Schroeder Subdivision to the south line of 2nd Street; then west along the south line of 2nd Street to the west line of Holland Street; then north along the west line of Holland Street to a line extended west from the south line of Lot 34 of the Schroeder Subdivision; then east along the south line of Lots 34 and 33 of the Schroeder Subdivision to the southeast corner of Lot 33 of the Schroeder Subdivision, then north along the east line of Lot 33 of the Schroeder Subdivision to the north line of 4th Street, the point of beginning.

EXHIBIT C

BOUNDARY DESCRIPTION OF THE PROJECT AREA

The Project Area shall include all real property that is (1) within the area described as follows and (2) also situated within the corporate limits of the City, and no other real property:

LOTS 9-12, 14, AND 16, BLOCK ONE, OF THE HEATHER ESTATES SECOND ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2 OF THE CORNERSTONE DEVELOPMENT PARK FOURTH ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA; and

LOTS 1 AND 2, BLOCK 1, OF THE SOUTHEAST DEVELOPMENT REPLAT ADDITION TO THE CITY OF IMPERIAL, CHASE COUNTY, NEBRASKA.

EXHIBIT D

DESCRIPTION OF PROJECT COSTS 3RD STREET PROJECT

Public Infrastructure and Improvements

ESTIMATED COSTS FOR THE PROJECT*

[see attached]

*In addition, all other costs otherwise eligible shall be allowed under the Act.

PROJECT COST 2015 INFRASTRUCTURE IMPROVEMENTS, Imperial, Nebraska Prepared by: Miller & Associates, 10/13/16

No.	Description	Quantity	Unit	Ü	nit Price		Total Price
	3RD STREET - SANITARY SEWER						
	oblization	1	L.S.	\$	7,000.00	\$	7,000.00
B	umish & Install PVC Sewer Pipe (SDR 35) w/Gravel ledding						
а	. 4" Diameter	882	L.F.	\$	22.00	\$	19,404.00
	. 8" Diameter	1732	L.F.	\$	27.00	\$	46,764.00
3 F	umish & Install PVC Fittings						
	. 8" x 4" Wye	15	Each	\$	110.00	\$	1,650.00
	. 4" Cap	18	Each		60.00		1,080,00
	. 8" Cap	6	Each		85,00		510.00
	Construct Standard Manhole	6	Each		4,200.00		25,200.00
5 0	Construction Staking	• 1	L.S.	\$	2,700.00		2,700.00
	SUBTOTAL		-3,01	-	. 21,00,00		
Eng	ineering Design and Construction Phase Services	;			·	\$_	104,308,00
Eng	TOTAL	100 V 100 V 100 V				\$	10,238.03
rend filte	3RN STREET WATER	المراكبة الكراكية	7. 7.			2	114,546,03
c li	OND OTHER TANDER			<u> </u>		I.,	
	lobilization	1	L.S.	\$	4,000.00		4,000.00
	raffic Control	1	L.S.	\$	1,500.00	\$	1,500.00
	urnish & Install C900 Water Main w/Tracer Wire			<u> </u>		<u> </u>	
	. 6" Diameter	30	L.F.	\$	27.00		810,00
	. 8" Diameter	2849	L.F.	\$	20.00	\$	56,980.00
	umish & Install Gate Valves and Boxes	L					
	. 6" Diameter	5	Each	\$	1,100.00	\$	5,500.00
	. 8 ^H Diameter	. 7	Each	\$	1,500.00	\$	10,500.00
	umish & Install Fittings						
а	. 8" x 8" Cross	1	Each	\$	500.00	- \$	500.00
b	. 8" x 8" Tapping Tee w/8" Valve	1	Each		3,300.00		3,300,00
	. 8" x 8" Tee	2	Each		450.00		900.00
d	. 8" x 8" 45 Degree Bend	4	Each	\$	320.00	\$	1,280.00
е	. 8" x 8" 11-1/4 Degree Bend	1	Each	\$	320.00	\$	320.00
f.	8" x 6" MJ Swivel Tee	5	Each		400.00		2,000.00
g	. 8" Cap	3	Each	Ś	140,00		420.00
h	8" Connection	2	Each		625.00		1,250,00
	urnish & Install 7' Bury Fire Hydrant	5	Each		3,400.00		17,000.00
14	* Service Connection, Including Corp. Curb Stop, and			Ť.	0)10000	†	17,000,00
12	* PE Service Main	17	Each	s	1,000.00	\$	17.000.00
	Remove and Replace Pavement	32	S.Y.	Š	80.00		2,560.00
	djust to Grade	 ``	0.1.	 `	00.00	╀	2,300,00
	. Valve Box	1	Each	\$	90.00	1	90.00
	Construction Staking	1	L.S.	Š	3,500,00		
,,,,,			L.O.	╀┸╌	3,300,00	_	3,500.00
-	SUBTOTAL		ļ.,.	<u> </u>		\$	129,410.00
Eng	ineering Design and Construction Phase Services		<u> </u>	L.	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	\$	12,701.83
	TOTAL		To Sug		1.6	1 \$	142,111.83
	ORSA STREET - WATER	<u> </u>	<u> </u>				
	oblization	1 1		\$	1,000.00	-	1,000.00
	raffic Control	1	L.S.	\$	550.00	\$	550.00
	urnish & Install C900 Water Main w/Tracer Wire						
a	. 6" Diameter	12	L.F.	\$	27.00	\$	324.00
b	, 6" Diameter	446	L.F.	\$	26.00		11,596.00
19 F	urnish & Install Gate Valves and Boxes		1	П		1	
	6" Diameter	. 2	Each	\$	1,100.00	\$	2,200.00
	urnish & Install Fittings	T	1			1	2)200,00
	. 8" x 8" Tapping Tee w/8" Valve	1 1	Each	18	3,300.00	15	3,300.00
	. 8" x 8" 22-1/2 Degree Bend		Each		320.00		320,00

Page 1 of 3

No. Description	Quantity	Unit		Unit Price		Total Price
c. 8" x 6" MJ Swivel Tee	2	Each		400.00	\$	800.00
d. 6" Plug	1	Each	-	125.00	\$	
e. 8" Plug	1	Each		150,00	\$	150.00
f, 8" Connection	1		\$	700.00	\$	700.00
21 Furnish & Install Fire Hydrant	,	Lucii	*	100,00	*	700.00
a, 6' Bury	1	Each	\$	3,300.00	\$	3,300,00
b. 7.5' Bury	1	Each	\$	3,400.00	\$	3,400.00
22 Remove and Salvage (To Owner)	, '	2001	. •	0,700,00	 *	3,400.00
a. Fire Hydrant	1	Each	\$	600,00	\$	600.00
23 Construction Staking	1	L.S.	\$	1,700.00	\$	1,700,00
	'	LiGi	4	1,700.00	_	
SUBTOTAL Engineering Design and Construction Phase Services					ş	30,065.00
TOTAL	V .				\$	2,950.94
3RD STREET - STORM SEWER	· · · · · · · · · · · · · · · · · · ·	1	,,	A CANAL	13	33,015.94
24 Mobilization			*	4 000 00	_	1
	1 25	L.S.	\$	4,000.00	\$	
	. 25	S,Y.	\$	85.00	\$	2,125.00
26 Remove and Replace Sidewalk Pavement, 4" Thick	40	S.F.	\$	8,00	\$	
27 Remove and Replace Curb and Gutter Section	20	L.F.	\$	37.00	\$	740.00
28 Construct Curb Inlet		-			<u> </u>	
a. 4' Throat	1	Each	Ş	2,500.00	\$	
b, 8' Throat	8	Each	\$	3,900.00		
29 Construct Junction Manhole	3	Each	\$	4,400,00	\$	13,200.00
30 Furnish & Install RCP, Class III			<u> </u>	i	L,	
a. 18" Diameter	387	L.F.	\$	43.00	\$	
b. 24" Diameter	1351	L.F.	\$	53.00	\$	
c. 30" Round Equivalent (R.E.) (24"x 38" Elliptical)	266	L.F.	\$	93,00	\$	
d. 30" R.E. Flared End Section (F.E.S.)	4	Each	\$	1,000.00	\$	4,000.00
31 Construct Temporary Pipe Plug					<u> </u>	
a. 18" Diameter	1	Each	\$	200.00		
b. 24" Diameter	. 1	Each	\$	200.00	\$	200,00
32 Common Excavation for Detention Cell, Established					Γ	
Quantity (E.Q.)	2472	C.Y.	\$	7.40	\$	18,292.80
33 Strip, Stockpile, and Replace Topsoil	0.9	Acres	\$	5,000.00	\$	4,500:00
34 Construction Staking	1	L.S.	4	5,000.00	\$	5,000.00
SUBTOTAL					s	
Engineering Design and Construction Phase Services					\$	19,557.72
TOTAL				10 m	s	
HOLLAND STREET, CAPE STREET, ORSA STREET - STO	RM SEWE	R			†	210,011.02
36 Mobilization	1	L.S.	\$	5,000.00	1 8	5,000.00
36 Construct Curb Inlet	· · · · · · · · · · · · · · · · · · ·		Ť		Ť	5,000,00
a. 4' Throat	13	Each	\$	2,600.00	\$	33,800.00
37 Construct Junction Manhole	2	Each	\$	4,500.00		
38 Furnish & Install RCP, Class III		Lucii	۳	7,000,00	 '	9,000.00
a. 18" Diameter	234	L.F.	6	45.00	۱.	10.530.00
b. 24" Diameter	567	L.F.	\$			
c. 24" Round Equivalent (R.E.) (19"x 30" Elliptical)	180	L.F.	\$	58,00 86.00		
d. 30" Diameter						
e. 24" Diameter Flared End Section (F.E.S.)	674.5	L.F.	\$	77,00	+:	
f. 24" R.E. Flared End Section (F.E.S.)		Each	\$	750.00		
g. 30" Diameter Flared End Section (F.E.S.)	4	Each	-	850,00		
39 Furnish & Install 18" HDPE Pipe	 	Each	\$	930.00		
40 Construct Temporary Pipe Plug	6	L,F.	\$	39,00	\$	234.00
	 ,	 	<u> </u>		↓.	
a. 18" Diameter	1	Each	\$			
b. 24" Diameter		Each	\$	200.00	L	200.00
Construct 6" x 4'-0" Slot in Back of Curb Inlet and	1	Ι.	1		1	
41 Construct Concrete Flume to Connect Existing Flume		I	١.			
				4 000 00	1 4	4.000.00
to Inlet, Complete 42 Construction Staking	1	L.S.	\$	5,200.00		1,000.00

Page 2 of 3

L.S. L.S.			\$	484
L.S.				170,546.50
L.S.			\$	16,739.46
L.S.			\$	187,285.96
L.S.				
	\$	34,000.00	\$	34,000.00
٥.,	\$	6,000.00	\$	6,000.00
C.Y.	\$	5.00	\$	1,000.00
S.Y.	\$	9.00	\$	17,748.00
C.Y.	\$	8.50	\$	27,327.50
S.Y.	\$	45.00	\$	412,605.00
L.F.	\$	2.00	\$	8,200.00
	_			
S.Y.	\$	49.00	\$	5,488.0
S.F.	\$	35.00	\$	420.0
L.F.	\$	8.25	\$	11,723.2
Each	\$	250.00	\$	500,00
Each		250.00	\$	750.0
Acres		4,500.00	\$	4,500.0
L.S.	\$	6,000.00	\$	6,000.0
			\$	536,261.7
		_	\$	52,635.1
			\$	588,896.8
L.S.	\$	9,000.00	\$	9,000.0
L.S.	\$	2,800.00	\$	2,800.0
C.Y.	\$	5.00	\$	1,000.0
L.F.	\$.	10.00	\$	800.0
C.Y.	\$	8.00	\$	35,144.0
S.Y.	\$	42.00	\$	418,026.0
L.F.	\$	1.00	\$	4,350.0
Each	\$	250.00	\$	2,250.0
Each	\$	250.00	\$	3,000.0
Acres		4,500.00	\$	11,250.0
L.S.	4	5,000.00	\$	5,000.0
•			\$	492,620.0
			\$	48,351.5
			Š	540,971.5
-			<u> </u>	270,011.0
	·		UB-TOTAL" + "3rd	\$ \$ \$

SUMMARY OF ENGINEERING COSTS	Design	\$ 110,624,55
·	Construction Observation & As-Builts	\$ 52,550.11
	Total Engineering	\$ 163,174.66

\$ 1,825,645.71

GRAND TOTAL

31d Street Total \$1,016,446.96

Cape / Hulland Drsa \$ 809, 198,75

Page 3 of 3

EXHIBIT E

FORM OF INVESTMENT LETTER

, 2017

Board of Directors of the Community Redevelopment Authority of the City of Imperial, Nebraska Imperial, Nebraska

Re: Taxable Tax Increment Revenue Notes (3rd Street Project), Series 2017, of the Community Redevelopment Authority of the City of Imperial, Nebraska

Ladies and Gentlemen:

The undersigned (the "Investor") hereby represents and warrants to you as follows:

- 1. The Investor proposes to purchase the above-referenced Notes (the "Note") issued pursuant to a financing resolution (the "Financing Resolution") adopted by the members of the Board of Directors of the Community Redevelopment Authority of the Council of the City of Imperial, Nebraska (the "Issuer"). The Investor understands that the Note has not been registered under the Securities Act of 1933, as amended (the "1933 Act") or the securities laws of any state and will be sold to the Investor in reliance upon certain exemptions from registration and in reliance upon the representations and warranties of the Investor set forth herein.
 - 2. The Investor is one of the following:
 - a. an "accredited investor" as that term is defined in Regulation D promulgated by the Securities and Exchange Commission under the Securities Act of 1933, as amended;
 - b. a bank or other financial institution; or
 - c. a city, town, village, or other political subdivision of the State of Nebraska.
- 3. The Investor has sufficient knowledge and experience in business and financial matters in general, and investments such as the Note in particular, to enable the Investor to evaluate the risks involved in an investment in the Note.
- 4. Investor has received and carefully reviewed the Financing Resolution and has had the opportunity to ask questions and to receive answers regarding all matters relating to the Financing Resolution. The Investor has had an opportunity to obtain any and all information, including financial information, that it deems relevant in order to make an informed decision as to an investment in the Note and to verify the accuracy of all information that has been furnished to the Investor.
- 5. The Investor confirms that its investment in the Note constitutes an investment that is suitable for and consistent with its investment program and that the Investor is able to bear the economic risk of an investment in the Note, including a complete loss of such investment.
- 6. The Investor is purchasing the Note solely for its own account for investment purposes only, and not with a view to, or in connection with, any distribution, resale, pledging, fractionalization,

subdivision or other disposition thereof (subject to the understanding that disposition of Investor's property will remain at all times within its control).

- 7. The Investor agrees that it will only offer, sell, pledge, transfer or exchange the Note (i) in accordance with an available exemption from the registration requirements of Section 5 of the 1933 Act, (ii) in accordance with any applicable state securities laws and (iii) in accordance with the provisions of the Financing Resolution.
- 8. The Investor further acknowledges that the occurrence of any one of many risk factors could adversely affect the ability of the Issuer to make its required payments of principal of and interest on the Note and that the following is a list of certain (but not all) of the risk factors that the Investor has considered prior to purchasing Note:
 - (a) Insufficiency of TIF Revenue Fund. The amounts in the TIF Revenue Fund (as defined in the Financing Resolution) may not be sufficient to pay the principal and interest due on the Notes on each Note Payment Date (as defined in the Financing Resolution) or on the Maturity Date set forth on the face of the Note.
- 9. If the Investor sells the Note, the Investor or its agent will obtain from any subsequent purchaser the same representations contained in this Investment letter.
- 10. The Investor acknowledges and understands that the Issuer is relying and will continue to rely on the statements made herein. The Investor agrees to notify the Issuer immediately of any changes in the information and conclusions herein.

Very truly yours,

[NAME OF INVESTOR]

By:		_	
Print Name:			
Title:			

TO BE FILED WITH THE ASSESSOR ON OR BEFORE

Notice to Divide Tax for Community Redevelopment Project Tax Increment Financing Project (TIF)

This section to be completed by	the City or Community Bedevel		is to become enective
County Name	me city of community Redeven	opment Authority (CRA)	
Chase			
City Name where TIF project is located City of Imperial			
Name of TIF Project 3rd Street Project			
Provide a brief description of the TIF project:			
Construction and installation of public infrast	ructure to service the r	needs of the 3rd Str	reet Project Area;
additional improvements and construction ne	cessary to the foregoin	ng.	
Calendar year that the division of real property lax is to become effective Base	se Value Year (year prior to the calend	ar year that the division of real pr	operty is to become effective)
2017		2016	
Specify the legal description(s) and street addresses of real property par property in the redevelopment plan (or attach a map):	cels to be included in the TIF project	(or attach list) and/or provide I	ocation and boundaries of the
LOTS 9-12, 14, AND 16, BLOCK ONE, OF T	HE HEATHER ESTAT	ES SECOND ADD	ITION TO THE
CITY OF IMPERIAL, CHASE COUNTY, NEE		LO OLOGINO ADD	THON TO THE
OTT OF INITERIAL, CHASE COUNTY, NEL	onaona, anu		
LOTO 4 AND O OF THE COUNTRY TO BE			
LOTS 1 AND 2 OF THE CORNERSTONE D		FOURTH ADDITIO	ON TO THE CITY
OF IMPERIAL, CHASE COUNTY, NEBRASE	KA; and		
LOTS 1 AND 2, BLOCK 1, OF THE SOUTHE	EAST DEVELOPMENT	REPLAT ADDITIO	ON TO THE CITY
OF IMPERIAL, CHASE COUNTY, NEBRASE			200 200 100 100 100 100 100 100 100 100
	7.77		
Under penalty of perjury, I hereby state that I am the authorized representative	of the city or Community Dedevelopme	and Authority (PELA) and that I have	
information to the assessor on or before August 1 in the calendar year that the	division of real property tax is to become	e effective	he provided air required
	C		07/05/0047
sign (Declara)	Secretary		07/25/2017
here Authorized Signature	Title		Date
This section to be	completed by the Assessor		
The assessor shall verify and complete the redevelopment pr	oject valuation or "base value"	for the parcels of real pr	operty located within the
TIF project specified above. For example, if the calendar year	f for dividing the real property	tax is 2007, the base value	e shall mean the assessed
value of the taxable real property last certified to the political dividing of the tax, i.e. 2006. When there is no redevelopment p	subdivisions in the year prior to	o the effective date of the	provision authorizing the
project valuation based on the fair market value of the parcel	or parcels as of January 1 of the	he year prior to the year t	rmine the redevelopment
to be divided, pursuant to Neb. Rev. Stat. §18-2147(1)(a).	or pareers as or validary 1 of the	ic year prior to the year it	iai me property taxes are
Amount of Real Property Base Value Determined for the	TIF Project specified on th	is notice: \$_131_291	
TVI KILLI		11	(A
Account of Skills		4 Willaut	2017
Assessor's Signature		Date //	
authonization by Section 18-2147(3)		Nebraska Departmer	nt of Property Assessment & Taxation
			Form No. 96-252-2006

To:

Auditor of Public Accounts Capitol Building, Suite 2303 P.O. Box 98917 Lincoln, NE 68509

From:

Polsinelli PC Attn: Marc Abbott 900 W. 48th Place, Suite 900 Kansas City, MO 64112

FILING INFORMATION

Name of Purchasers:

City of Imperial, Nebraska

Name of Issuer:

Community Redevelopment Authority of the City of Imperial, Nebraska

Title or Designation of Notes:

\$1,305,115

Community Redevelopment Authority of the City of Imperial, Nebraska Taxable Tax Increment Revenue Notes (3rd Street Project) SERIES 2017

Date of Notes:

July 25, 2017

Principal Amount of Notes Initially Issued:

	<u>Maturity</u>	Principal <u>Amount</u>	Interest <u>Rate</u>
Series 2017	December 31, 2031	\$1,305,115	0.0%

Paying Agent and Registrar where principal and interest are payable:

City Treasurer, Imperial, Nebraska

Principal purpose for which note was issued:

The Notes have been issued to pay a portion of the Project Costs for the 3rd Street Project in the City of Imperial, Nebraska, including the costs of issuance of the Notes.

Attachment 1 - Costs of Issuance

ATTACHMENT 1

COSTS OF ISSUANCE

Cost I	tem:	Paid From Note Proceeds	Paid From Other <u>Issuer Funds</u>
1.	Underwriter's Fee (including expenses, management fee and Purchaser's discount) Name: Not Applicable	\$ 0.00	\$ 0.00
2.	Bond Counsel Name: Polsinelli PC	\$17,000.00	\$ 0.00
3.	Other Counsel (e.g., Purchaser's counsel, special counsel, etc.; please specify type, if any) Name: Not Applicable.	\$ 0.00	\$ 0.00
4.	Placement Agent Fee Name: Not Applicable.	\$ 0.00	\$ 0.00
5.	Rating Agency Fees Name: Not Applicable.	\$ 0.00	\$ 0.00
6.	Certificate Insurance/Credit Enhancement Fee Name: Not Applicable.	\$ 0.00	\$ 0.00
7.	Registration Fees (e.g., MSRB, CUSIP, Blue Sky, etc.)	\$ 0.00	\$ 0.00
8.	Trustee Fees (e.g., opening trustee fee, escrow agent fee, paying agent fee) Name: City Treasurer	\$ 0.00	\$ 0.00
9.	Other costs (e.g., printing, publication, cash flow fees, travel expenses, other professional fees, if any, etc.)	\$ 0.00	\$ 0.00
Total	(1 through 9)	\$ <u>17,000.00</u>	\$ <u>0.00</u>