Kansas City

414 E. 12th Street Kansas City, MO 64106



Agenda - Final

Wednesday, February 23, 2022 10:30 AM

26th Floor, Council Chamber

Finance, Governance and Public Safety Committee

Katheryn Shields, Chair Heather Hall, Vice Chair Ryana Parks-Shaw Melissa Robinson Lee Barnes Kevin McManus

PUBLIC OBSERVANCE OF MEETINGS

Members of the City Council may attend this meeting via videoconference.

Any closed session may be held via teleconference.

The public can observe this meeting at the links provided below.

Applicants and citizens wishing to participate have the option of attending each meeting or they may do so through the videoconference platform ZOOM, using this link: https://us02web.zoom.us/j/84530222968

<u>220169</u>	Approving and authorizing settlement of a claim for a Workers' Compensation			
	benefit filed by Aaron Osborne for injuries resulting from an accident on			
	November 30, 2019, while employed by the City.			

<u>220175</u>	Approving and authorizing settlement of a claim for a Workers' Compensation					
	benefit filed by Garth Dalton for injuries resulting from an accident on October					
	16, 2020 while employed by the City; and appropriating funds from the					
	Unappropriated Fund Balance of the Workers' Compensation Fund.					

220180

Robinson

Appropriating \$2,000,000.00 from the Kansas City Housing Trust Fund to support the redevelopment plan (Phase I) and deferred maintenance of 227 affordable units at Parade Park Homes; designating requisitioning authority; and directing the City Manager to include the sum of \$2,000,000.00 as an amendment to the FY2022-23 Submitted Budget to be appropriated from the \$12.5 million allocation from the American Rescue Plan dollars in the Housing Trust Fund for the Parade Parks renovation project.

HELD IN COMMITTEE

Ellington

<u>220099</u>	Authorizing the creation of the Eastside Neighborhoods Organization; directing
	the City Manager to file Articles of Incorporation of a Nonprofit Corporation for
	said Organization with the Missouri Secretary of State; and Organization shall be
	composed of thirteen members.

Authorizing the City Manager to negotiate and enter into a development agreement and real estate sales contract with Wise Owl Ventures, LLC for the sale of surplus City property located at 1811 Agnes and 3005 E. 18th Street in Kansas City, Missouri and provide a 90 Day period for negotiations.

Robinson

220130

Appropriating \$500,000.00 from the Unappropriated Fund Balance of the General Fund to provide funds to certain organizations to support re-entry into communities, food security and mental health, and small business growth; and authorizing the execution of agreements.

ADDITIONAL BUSINESS

- 1. KCFD will present an update on Ambulance Billing and the re-opening of Station 40.
- 2. There may be an additional general discussion regarding current Finance, Governance, and Public Safety Committee issues.
- 3. Closed Session

Pursuant to Section 610.021 subsection 1 of the Revised Statutes of Missouri to discuss legal matters, litigation, or privileged communications with attorneys;

- Pursuant to Section 610.021 subsection 2 of the Revised Statutes of Missouri to discuss real estate;
- Pursuant to Section 610.021 subsections 3 and 13 of the Revised Statutes of Missouri to discuss personnel matters;
- Pursuant to Section 610.021 subsection 9 of the Revised Statutes of Missouri to discuss employee labor negotiations;
- Pursuant to Section 610.021 subsection 11 of the Revised Statutes of Missouri to discuss specifications for competitive bidding;
- Pursuant to Section 610.021 subsection 12 of the Revised Statutes of Missouri to discuss sealed bids or proposals; or
- Pursuant to Section 610.021 subsection 17 of the Revised Statutes of Missouri to discuss confidential or privileged communications with the auditor

. Those who wish to comment on proposed ordinances ca testimony to

public.testimony@kcmo.org. Comments received will be distributed to the committee and added to the public record by the clerk. The city provides several ways for residents to watch City Council meetings:

- Livestream on the city's website at www.kcmo.gov
- Livestream on the city's YouTube channel at https://www.youtube.com/watch? v=3hOuBlq4fok

Watch Channel 2 on your cable system. The channel is available through Time Warner Cable (channel 2 or 98.2), AT&T U-verse (channel 99 then select Kansas City), and Google Fiber on Channel 142.

• To watch archived meetings, visit the City Clerk's website and look in the Video on Demand section:

http://kansascity.granicus.com/ViewPublisher.php?view_id=2

The City Clerk's Office now has equipment for the hearing impaired for use with every meeting. To check out the equipment please see the secretary for each committee. Be prepared to leave your Driver's License or State issued Identification Card with the secretary and she will give you the equipment. Upon returning the equipment your license will be returned

Adjournment



Kansas City

414 E. 12th Street Kansas City, MO 64106

Legislation Text

File #: 220169

ORDINANCE NO. 220169

Approving and authorizing settlement of a claim for a Workers' Compensation benefit filed by Aaron Osborne for injuries resulting from an accident on November 30, 2019, while employed by the City.

BE IT ORDAINED BY THE COUNCIL OF KANSAS CITY:

Section 1. That settlement of the claim of Aaron Osborne for workers' compensation benefits against the City of Kansas City, Missouri, for any and all injuries resulting from an accident while employed by the City, as more fully set forth and subject of a formal claim, Case No. 19-095788, presently pending before the Division of Workers' Compensation of the State of Missouri, by payment to Aaron Osborne of the sum of \$81,938.21, as recommended by the City Attorney and Risk Management Committee, is hereby approved.

Section 2. That the City Attorney is hereby authorized to pay the sum of \$81,938.21, in settlement of said claim from funds heretofore appropriated in Account No. 22-7020-071402-B-610400.

end	
appropriation to which the	at there is a balance, otherwise unencumbered, to the credit of the foregoing expenditure is to be charged, and a cash balance, otherwise sury, to the credit of the fund from which payment is to be made, each gation hereby incurred.
	Tammy Queen
	Director of Finance
	Approved as to form and legality:
	Down D. Downson
	Barry R. Bertram Assistant City Attorney

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GENERAL Ordinance Fact Sheet

220169		

Ordinance Number

Brief Title: Approval Deadline:

Resolution of the Workers' Compensation Claim of Aaron Osborne

Details

Reason for Legislation

Resolution of the claim for worker's compensation benefits for Aaron Osborne.

Discussion (including relationship to other Council actions)

Aaron Osborne is firefighter who experienced a roughly 9' foot fall into a burning basement while suppressing a fire, after which he complained of injuries to the cervical spine, thoracic spine, lumbar spine, cardiac arrythmia, left shoulder, concussive head trauma, binaural tinnitus, and anxiety and/or post-traumatic stress disorder (PTSD) or other psychological distress following trauma. This resolution resolves the permanent partial disability portion of his claim for a lump sum of \$81,938.21.

Positions / Recommendations

Reason:

Sponsor(s) Matthew J. Gigliotti, City Attorney				
Programs, Departments, or Fire Dept.	Groups Affected			
Applicants/Proponents	Applicant			
	City Department			
	Other			
Opponents	Groups or Individuals			
	Basis of Opposition			
Staff Recommendation	9 For 9 Against Reasons Against:			
Board or Commission Recommendation	9 For 9 Against 9 No Action Taken 9 For, with revisions or conditions			
Council Committee Action	9 Do Pass 9 Do Pass (as amended) 9 Committee Substitute 9 No Recommendation 9 Hold 9 Do Not Pass			

Details	Policy / Program in	ipact
	Policy or Program Change	9 No 9 Yes
	Operational Impact Assessment	
	Finances	
	Cost and Revenue Projections	Cost of Legislation \$81,938.21
		Increase/Decrease in Revenue Expected Annually
	Fund Sources	22-7020-071402-B-610400
Applicable Dates:		
Fact Sheet Prepared By: Barry R. Bertram, Assistant City Attorney		
Reviewed By: Matthew J. Gigliotti, Acting City Attorney		
Reference Numbers:		

LEGISLATIVE FISCAL NOTE					.ATION 1BER:		220169		
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		Approving	g settlement of a worker	rs' compensation clai	im for Aaron O	sborne, Injury N	lo. No. 19-0957	'88.	
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			For the purpose of author	rizing expenditures new	or planned to co	onduct municipal s	services		
Doe	s this legisl	ation spend	money?					YES	Yes/No
			3 for sources of fund	_					•
	s this legisl	ation estim	ate new Revenues?					NO	Yes/No
0 Doe :	s this Leaisl	ation Incred	ase Appropriations	?				NO	Yes/No
							<u>.</u>		
			his legislation ongo	oing (Yes)? Or on	e-time (No)			NO	Yes/No
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Five yea	ars of operation	nal costs for o	ngoing programs should	l be included in Secti	on 04 below.				
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	FUND	DEPTID	ACCOUNT	PROJECT		FY 21-2	22 BUD	FY ZZ-	-23 EST
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			SECTION 04: FI	VE-YEAR FISCAL I		ect and indire	ect)		
FUND	FUND	NAME	FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
7020	Workers' Co	mepensation	81,938						
		TOTAL REV	81,938	-	-	-	-	-	-
FUND	FUND	NAME	FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
	Т	OTAL EXP	-	-	-	-	-	-	-
NET	Γ Per-YEAR		81,938	-	-	-	-	-	-
NI	ET IMPACT	(SIX YEARS)					81,938.21	
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Kansas City

414 E. 12th Street Kansas City, MO 64106

Legislation Text

File #: 220175

ORDINANCE NO. 220175

Approving and authorizing settlement of a claim for a Workers' Compensation benefit filed by Garth Dalton for injuries resulting from an accident on October 16, 2020 while employed by the City; and appropriating funds from the Unappropriated Fund Balance of the Workers' Compensation Fund.

BE IT ORDAINED BY THE COUNCIL OF KANSAS CITY:

Section 1. That settlement of the claim of Garth Dalton for Workers' Compensation benefits against the City of Kansas City, Missouri, for any and all injuries resulting from an accident while employed by the City, as more fully set forth and subject of a formal claim, Case No. 20-069494, presently pending before the Division of Workers' Compensation of the State of Missouri, by payment to Garth Dalton of the sum of \$74,207.00, as recommended by the City Attorney and Risk Management Committee, is hereby approved.

Section 2. That the sum of \$74,207.00 is appropriated from the Unappropriated Fund Balance of the Workers' Compensation Fund to the following account:

22-7020-071402-B- 610400

Workers Compensation

\$74,207.00

Section 3. That the City Attorney is hereby authorized to pay the sum of \$74,207.00, in settlement of said claim from funds heretofore appropriated in Account No. 22-7020-071402-B-610400.

end			

I hereby certify that there is a balance, otherwise unencumbered, to the credit of the appropriation to which the foregoing expenditure is to be charged, and a cash balance, otherwise unencumbered, in the treasury, to the credit of the fund from which payment is to be made, each sufficient to meet the obligation hereby incurred.

Tammy L. Queen

Director of Finance

Approved as to form and legality:

Kansas City Page 1 of 2

Alexandra E. Wilson Assistant City Attorney

Kansas City Page 2 of 2

	1				
LEGISLATIVE FACT SHEET	Legislation Number:				
LEGISLATION IN BRIEF:	Approval Deadline:				
LEGISLATION IN BRIEF.					
What is the reason for this legislation?	Fact Sh	neet Color Codes			
	Use	er Entered Field			
		Select From Menu			
		For OMB Use			
		Sponsor(s)			
	Programs, Depar	tments, or Groups Affected			
	Sub-Progr	am in Budget (page #)			
		City Department			
Discussion (including relationship to other Council	Applicants/				
actions)	Proponents	Other			
	Staff Recommendation				
	Board or Commission				
	Recommendation				
	Fu	ture Impacts			
	Cost of Legislation current Fiscal Year				
	Costs in Future Fiscal Years?				
Citywide Business Plan Goal	Annual Revenue				
	Increase/Decrease				
Citywide Business Plan Objective	Applicable Dates:				
	Prepared by:				
	Date Prepared:				
Citywide Business Plan Strategy	Reviewed by:				
	Date Reviewed				
	Reference Numbers				

LEGISLATIVE FISCAL NOTE				_ATION 1BER:					
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What	is the purp	ose of this I	egislation?				OPERATIONAL		
			For the purpose of author	rizing expenditures new	v or planned to c	onduct municipal	services		
Does	s this legisl	ation spend	l money?					YES	Yes/No
			3 for sources of fund	_					<u>-</u>
_	s this legisl	ation estim	ate new Revenues?	•				NO	Yes/No
0 Doe :	s this Legisl	lation Incre	ase Appropriations	?				NO	Yes/No
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				RESERVE ST	ATUS:				
			SECTION 04: FIV	/e-year fiscal i	MPACT (Dir	ect and indire	ect)		
FUND	FUND		FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
7020	Workers' Co	mpensation	74,207						
		TOTAL REV	74,207	-	-	-	-	-	-
FUND	FUND	NAME	FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
	т.	OTAL EXP							
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		(SIX YEARS	•					74,207.00	
REVIEWED BY James Sturdevant				DATE		2/14/	/2022		

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Kansas City

414 E. 12th Street Kansas City, MO 64106

Legislation Text

File #: 220180

ORDINANCE NO. 220180

Authorizing the issuance of General Obligation Refunding and Improvement Bonds, Series 2022A, of the City of Kansas City, Missouri, in a principal amount not to exceed \$150,000,000.00; prescribing the form and details of said bonds; providing for the levy and collection of an annual tax for the purpose of paying the principal of and interest on said bonds as they become due; authorizing certain other documents and actions in connection therewith; increasing and appropriating revenue in the amount of \$83,585,638.00 in the GO Series 2022A Question 1 Bond Fund; increasing and appropriating revenue in the amount of \$379,899.00 in the GO Series 2022A Question 2 Bond Fund; increasing and appropriating revenue in the amount of \$480,808.00 in the GO Series 2022A Question 3 Bond Fund; authorizing the Director of Finance to close project accounts upon completion; and declaring the intent of the City to reimburse itself from the bond proceeds for certain expenditures; and recognizing this ordinance as having an accelerated effective date.

WHEREAS, the City of Kansas City, Missouri (the "City"), is authorized under the provisions of Article VI, Section 26 of the Constitution of Missouri, 1945, as amended, and its charter to incur indebtedness and issue and sell general obligation bonds of the City to evidence such indebtedness for lawful purposes, upon obtaining the approval of the required majority of the qualified electors of the City voting on the question to incur such indebtedness; and

WHEREAS, pursuant to such authority, a special election was duly held in the City on Tuesday, April 4, 2017 (the "2017 Election"): (1) on the question of whether to issue general obligation bonds of the City in an amount not to exceed \$600,000,000.00 for the purpose of paying for the construction and reconstruction of streets, bridges and sidewalks (the "Street, Sidewalk & Bridge Question"); (2) on the question of whether to issue general obligation bonds of the City in an amount not to exceed \$150,000,000.00 for the purpose of paying for the acquisition, construction, equipping and reconstruction of flood control projects including, but not limited to, projects partially funded with federal grants (the "Flood Control Question"); and (3) on the question of whether to issue general obligation bonds of the City in an amount not to exceed \$50,000,000.00 for the purpose of paying for the acquisition, construction, equipping and improvement of public buildings, facilities and structures including, but not limited to, the Animal Shelter and for Americans with Disabilities Act improvements to public buildings (the "Public Buildings Question"); and

WHEREAS, the votes cast at the 2017 Election were duly canvassed as provided by law, and it was found and declared that:

- (1) not less than four-sevenths of the qualified voters of the City voting at the 2017 Election on said Street, Sidewalk & Bridge Question voted in favor of the issuance of said bonds, the vote on said Street & Bridge Question having been 40,496 votes for the issuance of said bonds and 20,730 votes against the issuance of said bonds; and
- (2) not less than four-sevenths of the qualified voters of the City voting at the 2017 Election on said Flood Control Question voted in favor of the issuance of said bonds, the vote on said Flood Control Question having been 37,437 votes for the issuance of said bonds and 23,542 votes against the issuance of said bonds; and
- (3) not less than four-sevenths of the qualified voters of the City voting at the 2017 Election on said Public Buildings Question voted in favor of the issuance of said bonds, the vote on said Public Buildings Question having been 41,022 votes for the issuance of said bonds and 20,108 votes against the issuance of said bonds; and

WHEREAS, the City has previously issued general obligation bonds authorized pursuant to the 2017 Election as follows:

- (1) \$123,185,000.00 aggregate principal amount of general obligation bonds so authorized at the 2017 Election by the approval of the Street, Sidewalk & Bridge Question have been previously issued by the City to finance a portion of the Street, Sidewalk and Bridge Project (defined herein); and
- (2) \$32,380,000.00 aggregate principal amount of general obligation bonds so authorized at the 2017 Election by the approval of the Flood Control Question have been previously issued by the City to finance a portion of the Flood Control Project (defined herein); and
- (3) \$36,290,000.00 aggregate principal amount of general obligation bonds so authorized at the 2017 Election by the approval of the Public Buildings Question have been previously issued by the City to finance a portion of the Public Buildings Project (defined herein); and

WHEREAS, the City now proposes to issue additional general obligation bonds authorized pursuant to the 2017 Election as follows:

(1) general obligation bonds in the principal amount not to exceed \$65,000,000.00 for the purpose of financing a portion of the Street, Sidewalk and Bridge Project (defined herein) as so authorized at the 2017 Election by the approval of the Street, Sidewalk & Bridge Question; and

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- (2) general obligation bonds in the principal amount not to exceed \$4,000,000.00 for the purpose of financing a portion of the Flood Control Project (defined herein) as so authorized at the 2017 Election by the approval of the Flood Control Question; and
- (3) general obligation bonds in the principal amount not to exceed \$3,500,000.00 for the purpose of financing a portion of the Public Buildings Project (defined herein) as so authorized at the 2017 Election by the approval of the Public Buildings Ouestion; and

WHEREAS, the City is authorized under the provisions of Article VI, Section 28 of the Constitution of Missouri, as amended, and Section 108.140 of the Revised Statutes of Missouri, as amended (the "Refunding Bond Law"), to refund, extend and unify the whole or part of its valid general obligation indebtedness; and

WHEREAS, the City has heretofore issued its General Obligation Improvement and Refunding Bonds, Series 2012A, in the original principal amount of \$216,895,000 (the "Series 2012A Bonds"), of which \$76,335,000 principal amount remains outstanding; and

WHEREAS, the City desires to issue its general obligation bonds for the purpose of current refunding all \$76,335,000 aggregate outstanding principal amount of the Series 2012A Bonds (the **"Refunded Bonds"**); and

WHEREAS, the City reserves the right to not refund the Series 2012A Bonds, in whole or in part, in the event that the Director of Finance determines that such refunding would not be of benefit to the City if, for example, such refunding would result in insufficient net present value savings; and

WHEREAS, the Refunding Bond Law authorizes the issuance of general obligation refunding bonds in an amount not to exceed the principal amount of the bonds to be refunded and the accrued interest thereon to the date of the refunding bonds (the "Maximum Allowable Refunding Amount") without submission of a question regarding such refunding to a popular vote, which Maximum Allowable Refunding Amount is shown in the Certificate of Final Terms attached hereto as Exhibit B; and

WHEREAS, it is hereby found and determined that it is necessary and advisable and in the best interest of the City and its inhabitants at this time to authorize the issuance and delivery of said bonds for the purposes aforesaid; NOW, THEREFORE,

BE IT ORDAINED BY THE COUNCIL OF KANSAS CITY:

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ARTICLE I

DEFINITIONS

- **Section 101. Definitions of Words and Terms.** In addition to words and terms defined elsewhere herein, the following words and terms as used in this Ordinance shall have the following meanings:
- **"Basic Infrastructure Project"** means, without limitation, the construction, acquisition, renovation equipping and furnishing of the costs for basic capital infrastructure such as streets, bridges, catch basins and other projects authorized by the applicable ballot language for the general obligation bond election held on Tuesday, April 6, 2004, pursuant to which a portion of the Refunded Bonds were issued.
- **"Bond Counsel"** means Gilmore & Bell, P.C., Kansas City, Missouri, or other attorneys or firm of attorneys with a nationally recognized standing in the field of municipal bond financing selected by the City.
- "Bond Payment Date" means any date on which principal of or interest on any Bond is payable.
- **"Bond Register"** means the books for the registration, transfer and exchange of Bonds kept at the office of the Paying Agent.
- **"Bondowner," "Owner"** or **"Registered Owner"** when used with respect to any Bond means the Person in whose name such Bond is registered on the Bond Register.
- **"Bonds"** means the General Obligation Refunding and Improvement Bonds, Series 2022A, authorized and issued by the City pursuant to this Ordinance.
- **"Business Day"** means a day other than a Saturday, Sunday or holiday on which the Paying Agent is scheduled in the normal course of its operations to be open to the public for conduct of its banking operations.
- "Cede & Co." means Cede & Co., as nominee name of The Depository Trust Company, New York, New York.
- "Certificate of Final Terms" means Exhibit B, executed and delivered by the Mayor pursuant to Section 211 hereof, in substantially the form attached as Exhibit C.
 - "City" means the City of Kansas City, Missouri, and any successors or assigns.
- "Code" means the Internal Revenue Code of 1986, as amended, and the applicable regulations of the Treasury Department proposed or promulgated thereunder.
 - "Costs of Issuance Fund" means the Costs of Issuance Fund created in Section 501.

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"Debt Service Fund" means the Series 2022A Debt Service Fund created in Section 501.

"Defaulted Interest" means interest on any Bond which is payable but not paid on any Interest Payment Date.

"Defeasance Obligations" means any of the following obligations:

- (a) United States Government Obligations that are not subject to redemption in advance of their maturity dates; or
- (b) obligations of any state or political subdivision of any state, the interest on which is excluded from gross income for federal income tax purposes and which meet the following conditions:
 - (1) the obligations are (i) not subject to redemption prior to maturity, or (ii) the trustee for such obligations has been given irrevocable instructions concerning their calling and redemption and the issuer of such obligations has covenanted not to redeem such obligations other than as set forth in such instructions:
 - (2) the obligations are secured by cash or United States Government Obligations that may be applied only to principal of, premium, if any, and interest payments on such obligations;
 - (3) such cash and the principal of and interest on such United States Government Obligations (plus any cash in the escrow fund) are sufficient to meet the liabilities of the obligations;
 - (4) such cash and United States Government Obligations serving as security for the obligations are held in an escrow fund by an escrow agent or a trustee irrevocably in trust;
 - (5) such cash and United States Government Obligations are not available to satisfy any other claims, including those against the trustee or escrow agent; and
 - (6) the obligations are rated in the highest rating category by Moody's (presently "Aaa") or Standard & Poor's Ratings Services (presently "AAA").

"Director of Finance" means the Director, Deputy Director or any Acting Director of the Department of Finance of the City.

"Escrow Agent" means the paying agent for the Refunded Bonds, in its capacity as escrow agent with respect to the Refunded Bonds, and its successors and assigns.

Kansas City Page 5 of 47

- **"Escrow Agreement"** means the Escrow Deposit Agreement between the City and the Escrow Agent with respect to the Refunded Bonds.
- **"Federal Tax Certificate"** means the City's Federal Tax Certificate relating to the Bonds as the same may be amended or supplemented in accordance with the provisions thereof.
- **"Flood Control Project"** means, without limitation, the acquisition, construction, equipping and reconstruction of flood control projects including, but not limited to, projects partially funded with federal grants and other projects authorized by the Flood Control Question approved by the voters of the City at the 2017 Election.
- "Interest Payment Date" means the Stated Maturity of an installment of interest on any Bond.
- "Maturity" when used with respect to any Bond means the date on which the principal of such Bond becomes due and payable as therein and herein provided, whether at the Stated Maturity thereof or by call for redemption or otherwise.
- "Net Project Proceeds" means the amount of the proceeds of the Project Portion of the Bonds that is deposited into the Project Fund pursuant to **Section 502** hereof and to be applied as provided in **Section 504** hereof, as shown in the Certificate of Final Terms.
 - "Notice of Bond Sale" means the Notice of Bond Sale authorized by Section 212 hereof.
- "Ordinance" means this Ordinance as from time to time amended in accordance with the terms hereof.
- "Outstanding" means, when used with reference to Bonds, as of any particular date of determination, all Bonds theretofore authenticated and delivered hereunder, except the following Bonds:
 - (a) Bonds theretofore cancelled by the Paying Agent or delivered to the Paying Agent for cancellation;
 - (b) Bonds deemed to be paid in accordance with the provisions of **Section 701** hereof; and
 - (c) Bonds in exchange for or in lieu of which other Bonds have been authenticated and delivered hereunder.
- **"Participants"** means those financial institutions for whom the Securities Depository effects book-entry transfers and pledges of securities deposited with the Securities Depository, as such listing of participants exists at the time of such reference.

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"Paying Agent" means the paying agent designated in Section 203 hereof and any successors or assigns thereto.

"Permitted Investments" means any of the following securities, if and to the extent the same are at the time legal for investment of the moneys held in the funds and accounts listed in Section 501 hereof:

- (a) <u>United States Treasury Securities (Bills, Notes, Bonds and Strips)</u>.
- (b) <u>United States Agency/GSE Securities.</u> The City may invest in obligations issued or guaranteed by any agency of the United States Government and in obligations issued by any government sponsored enterprise (GSE) which have a liquid market and a readily determinable market value that are described as follows:
 - (1) <u>U.S. Govt. Agency Coupon and Zero Coupon Securities.</u>
 - (2) <u>U.S. Govt. Agency Discount Notes.</u>
 - (3) <u>U.S. Govt. Agency Callable Securities.</u> Restricted to securities callable at par only.
 - (4) <u>U.S. Govt. Agency Step-Up Securities.</u> The coupon rate is fixed for an initial term. At the step-up date, the coupon rate rises to a new, higher fixed interest rate.
 - (5) <u>U.S. Govt. Agency Floating Rate Securities.</u> Restricted to coupons with no interim caps that reset at least quarterly and that float off of only one index.
 - (6) <u>U.S. Govt. Agency/GSE Mortgage Backed Securities (MBS, CMO, Pass-Thru Securities)</u>. Restricted to securities with final maturities of five (5) years or less or have the final projected payment no greater than five (5) years when analyzed in a +300 basis point interest rate environment.
- (c) <u>Collateralized Time Deposits</u>. (Non-negotiable certificates of deposit.)
- (d) Repurchase Agreements. The City may invest in contractual agreements between the City and commercial banks or primary government securities dealers. The Securities Industry & Financial Markets Association's (or any successor's) guidelines for the Master Repurchase Agreement will be used and will govern all repurchase agreement transactions. All repurchase agreement transactions will be either physical delivery or tri-party.
- (e) <u>Bankers' Acceptances.</u> The City may invest in bankers' acceptances issued by domestic commercial banks possessing the highest credit rating issued by Moody's Investor Services, Inc. or Standard and Poor's Corporation.

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- (f) <u>Commercial Paper</u>. The City may invest in commercial paper issued by domestic corporations, which has received the highest short-term credit rating issued by Moody's Investor Services, Inc. or Standard and Poor's Corporation. Eligible paper is further limited to issuing corporations that have total assets in excess of five hundred million dollars (\$500,000,000) and are not listed on Credit Watch with negative implications by any nationally recognized credit rating agency at the time of purchase.
- (g) <u>Municipal Securities (State and Local Government Obligations).</u> The City may invest in municipal obligations that are issued in either tax-exempt or taxable form.
 - (1) Any full faith and credit obligations of the State of Missouri rated at least A or A2 by Standard & Poor's or Moody's.
 - (2) Any full faith and credit obligations of any city, county or school district in the state of Missouri rated at least AA or Aa2 by Standard & Poor's or Moody's.
 - (3) Any full faith and credit obligations, revenue, or special obligation bonds of the City of Kansas City, Missouri rated at least A or A2 by Standard & Poor's or Moody's.
 - (4) Any full faith and credit obligation of any state or territory of the United States of America rated at least AA or Aa2 by Standard & Poor's or Moody's.
 - (5) Any full faith and credit obligations of any city, county or school district in any state or territory of the United States of America rated AAA or Aaa by Standard & Poor's or Moody's.
 - (6) Any revenue bonds issued by the Missouri Department of Transportation rated at least AA or Aa2 by Standard & Poor's or Moody's.
 - (7) Any municipal obligation that is pre-refunded or escrowed to maturity as to both principal and interest with escrow securities that are fully guaranteed by the United States Government, without regard to rating by Standard & Poor's or Moody's.
 - (8) Money market mutual funds registered under the Federal Investment Company Act of 1940, whose shares are registered under the Federal Securities Act of 1933, rated in either of the two highest categories by Moody's and Standard & Poor's (in either case without regard to any modifier).

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- (9) Such other investments not described above that are allowed pursuant to Missouri law and approved in the Charter.
- **"Person"** means any natural person, corporation, partnership, joint venture, association, firm, joint-stock company, trust, unincorporated organization, or government or any agency or political subdivision thereof or other public body.
 - "Project Fund" means the Series 2022A Project Fund created in Section 501.
- "Project Portion" means, for State law purposes, the original principal amount of the portion of the Bonds issued for the Street, Sidewalk and Bridge Project, Flood Control Project and Public Buildings Project authorized in Section 201 and specified in the Certificate of Final Terms attached hereto as Exhibit B.
- **"Public Buildings Project"** means, without limitation, the acquisition, construction, equipping and improvement of public buildings, facilities and structures including, but not limited to, the Animal Shelter and for Americans with Disabilities Act improvements to public buildings and other projects authorized by the Public Buildings Question approved by the voters of the City at the 2017 Election.
- "Purchase Contract" means, in the event the Bonds are sold pursuant to a Negotiated Sale as permitted by Section 211(a)(2) hereof, the Purchase Contract relating to the Bonds between the City and the Purchaser.
- "Purchaser" means the original purchaser or purchasers of the Bonds selected by the City in accordance with Section 211 hereof and specified in the Certificate of Final Terms.
 - "Rebate Fund" means the fund by that name referred to in Section 501.
- "Record Date" for the interest payable on any Interest Payment Date means the 15th day (whether or not a Business Day) of the calendar month next preceding such Interest Payment Date.
- "Redemption Date" when used with respect to any Bond to be redeemed means the date fixed for such redemption pursuant to the terms of this Ordinance.
- **"Redemption Price"** when used with respect to any Bond to be redeemed means the price at which such Bond is to be redeemed pursuant to the terms of this Ordinance, including the applicable redemption premium, if any, but excluding installments of interest whose Stated Maturity is on or before the Redemption Date.
- "Refunded Bonds" means all or a portion of the outstanding principal amount of the City's General Obligation Improvement and Refunding Bonds, Series 2012A, authorized by Committee Substitute for Ordinance No. 120140, that meet the minimum present value savings described in Exhibit A hereto and as further described in the Certificate of Final Terms attached hereto as Exhibit B.

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- "Refunding Portion" means, for State law purposes, the original principal amount of the portion of the Bonds specified in the Certificate of Final Terms attached hereto as Exhibit B being issued for the purpose of providing funds to refund the Refunded Bonds.
- "Replacement Bonds" means Bonds issued to the beneficial owners of the Bonds in accordance with Section 210(b).
- "Securities Depository" means, initially, The Depository Trust Company, New York, New York, and its successors and assigns.
- "Special Record Date" means the date fixed by the Paying Agent pursuant to Section 204 hereof for the payment of Defaulted Interest.
- "Stated Maturity" when used with respect to any Bond or any installment of interest thereon means the date specified in such Bond and this Ordinance as the fixed date on which the principal of such Bond or such installment of interest is due and payable.
- "Street, Sidewalk and Bridge Project" means, without limitation, the construction and reconstruction of streets, bridges and sidewalks and other projects authorized by the Street, Sidewalk & Bridge Question approved by the voters of the City at the 2017 Election.
- **"United States Government Obligations"** means bonds, notes, certificates of indebtedness, treasury bills or other securities constituting direct obligations of, or obligations the principal of and interest on which are fully and unconditionally guaranteed as to full and timely payment by the United States of America, including evidences of a direct ownership interest in future interest or principal payments on obligations issued or guaranteed by the United States of America (including the interest component of obligations of the Resolution Funding Corporation).
- "World War I Museum Project" means, without limitation, the construction, acquisition, renovation, equipping and furnishing of the costs for the museum, exhibits, library and educational facilities of the World War I Museum at Liberty Memorial authorized by the applicable ballot language for the general obligation bond election held on Tuesday, April 6, 2004, pursuant to which a portion of the Refunded Bonds were issued.
- **"Zoo Project"** means, without limitation, the construction, acquisition, renovation, equipping and furnishing of the costs of basic capital infrastructure and improvements for the Kansas City Zoological Garden authorized by the applicable ballot language for the general obligation bond election held on Tuesday, April 6, 2004, pursuant to which a portion of the Refunded Bonds were issued.

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ARTICLE II

AUTHORIZATION OF BONDS

Section 201. Authorization of Bonds. There shall be issued and hereby are authorized and directed to be issued the General Obligation Refunding and Improvement Bonds, Series 2022A, of the City in the principal amount not to exceed \$150,000,000 (the "Bonds"). Bonds in the amount designated in the Certificate of Final Terms as the "Project Portion" are being issued for the purpose of providing funds to (a) pay a portion of the costs of the Street, Sidewalk and Bridge Project, (b) pay a portion of the costs of the Flood Control Project, (c) pay a portion of the costs of the Public Buildings Project and (d) pay an allocable portion of the costs of issuing the Bonds. Bonds in the amount designated in the Certificate of Final Terms as the "Refunding Portion" are being issued for the purpose of providing funds to (a) pay the costs of current refunding the Refunded Bonds and (b) pay an allocable portion of the costs of issuing the Bonds.

Section 202. Description of Bonds. The Bonds shall consist of fully registered bonds without coupons, numbered from 1 upward in denominations of \$5,000 or any integral multiple thereof. The Bonds shall be substantially in the form set forth in **Section 202A** hereto, and shall be subject to registration, transfer and exchange as provided in **Section 205**. The Bonds shall be dated the date of their issuance, shall become due in the amounts on the Stated Maturities set forth therein, subject to redemption and payment prior to their Stated Maturities as provided in **Article III**, and shall bear interest at the rates per annum to be determined upon the sale of the Bonds as set forth in the Certificate of Final Terms.

At the election of the Purchaser, term Bonds may be issued in lieu of all or a portion of serial Bonds with Stated Maturities with mandatory sinking fund redemption payments and final payments at maturity in the amounts set forth, subject to the following conditions: all Bonds selected as a term Bond shall bear the same rate of interest; and not less than all Bonds of the same Stated Maturity shall be converted to a term Bond with mandatory redemption requirements.

The Bonds shall bear interest (computed on the basis of a 360-day year of twelve 30-day months) from the dated date thereof or from the most recent Interest Payment Date to which interest has been paid or duly provided for, payable semiannually on February 1 and August 1 in each year, beginning on the date set forth in the Certificate of Final Terms.

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Section 202A. Form of Bond. The Bonds will be in substantially the following form, with appropriate insertions and deletions as are approved by the Mayor, which approval will be conclusively evidenced by the Mayor's signature on the Bond:

FORM OF BOND

EXCEPT AS **OTHERWISE** PROVIDED IN THE **ORDINANCE THIS BOND** (DESCRIBED HEREIN), **GLOBAL** MAY BE TRANSFERRED, IN WHOLE BUT NOT IN PART, ONLY TO ANOTHER NOMINEE OF THE SECURITIES DEPOSITORY (DESCRIBED HEREIN) OR TO A SUCCESSOR SECURITIES DEPOSITORY OR TO A NOMINEE OF A SUCCESSOR SECURITIES DEPOSITORY.

UNITED STATES OF AMERICA STATE OF MISSOURI

Registered	Registered
No	\$

CITY OF KANSAS CITY, MISSOURI

GENERAL OBLIGATION REFUNDING AND IMPROVEMENT BOND SERIES 2022A

Interest Rate	Maturity Date	Dated Date		CUSIP Number		
	February 1, 20	,	2022			
REGISTERED OWNER: CEDE & CO.						
PRINCIPAL AM	IOUNT:	DOLLARS				

THE CITY OF KANSAS CITY, MISSOURI, for value received, hereby acknowledges itself to be indebted and promises to pay to the Registered Owner shown above, or registered assigns, the Principal Amount shown above on the Maturity Date shown above, unless called for redemption prior to said 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 Dated Date shown above or from the most recent Interest Payment Date to which interest has been paid or duly provided for, payable semiannually on February 1 and August 1 in each year, beginning on [August 1, 2022], until said Principal Amount has been paid.

The Principal Amount or Redemption Price of this Bond shall be paid at Maturity or upon earlier redemption by check or draft to the Person in whose name this Bond is registered at the Maturity or Redemption Date thereof, upon presentation and surrender of this Bond at the payment office of BOKF, N.A, Kansas City, Missouri (the "Paying Agent"). The interest payable on this Bond on any Interest Payment Date shall be paid to the Person in whose name this Bond is

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registered on the Bond Register maintained by the Paying Agent at the close of business on the Record Date for such interest by check or draft mailed by the Paying Agent to the address of such Registered Owner shown on the Bond Register or, in the case of an interest payment to any Registered Owner of \$500,000 or more in aggregate principal amount of Bonds, by electronic transfer to such Registered Owner upon written notice given to the Paying Agent by such Owner not less than 15 days prior to the 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.

This Bond is one of an authorized series of bonds of the City designated "General Obligation Refunding and Improvement Bonds, Series 2022A," aggregating the principal amount of \$[_____] (the "Bonds"), issued by the City for the purpose of paying (a) a portion of the costs of the Street, Sidewalk and Bridge Project as authorized by the voters of the City at an election duly held in the City on April 4, 2017 (the "2017 Election"), (b) a portion of the costs of the Flood Control Project as duly authorized by the voters of the City at the 2017 Election, (c) a portion of the costs of the costs of the Public Buildings Project as duly authorized by the voters of the City at the 2017 Election, (d) the costs of current refunding the Refunded Bonds, and (e) the costs of issuing the Bonds, under the authority of and in full compliance with the Constitution and laws of the State of Missouri, and pursuant to an Ordinance duly passed (the "Ordinance") and proceedings duly and legally had by the Council of the City. Capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Ordinance.

At the option of the City, Bonds or portions thereof maturing on [February 1, 20___], and thereafter may be called for redemption and payment prior to their Stated Maturity on [February 1, 20___], and thereafter in whole or in part at any time in such amounts for each Stated Maturity as shall be determined by the City at a Redemption Price equal to 100% of the principal amount, plus accrued interest thereon to the Redemption Date.

[Bonds maturing on February 1, 20____, are subject to mandatory redemption and payment prior to maturity pursuant to the mandatory redemption requirements of the Ordinance on February 1, _____, and on each February 1 thereafter prior to maturity, at a redemption price equal to 100% of the Principal Amount thereof plus accrued interest to the Redemption Date.]

Notice of redemption, unless waived, is to be given by the Paying Agent by mailing an official redemption notice by first class mail at least 30 days prior to the Redemption Date to the State Auditor of Missouri, the original purchaser of the Bonds and to each Registered Owner of each of the Bonds to be redeemed at the address shown on the Bond Register maintained by the Paying Agent. Notice of redemption having been given as aforesaid, the Bonds or portions of Bonds to be redeemed shall, on the Redemption Date, become due and payable at the Redemption Price therein specified, and from and after such date (unless the City defaults in the payment of the Redemption Price) such Bonds or portions of Bonds shall cease to bear interest.

The Bonds are being issued by means of a book-entry system with no physical distribution of bond certificates to be made except as provided in the Ordinance. One Bond certificate with respect to each date on which the Bonds are stated to mature, registered in the nominee name of the

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Securities Depository, is being issued and required to be delivered to the Securities Depository and immobilized in its custody or delivered to the Paying Agent as the Securities Depository's "FAST Agent." The book-entry system will evidence positions held in the Bonds by the Securities Depository's participants, beneficial ownership of the Bonds in authorized denominations being evidenced in the records of such participants. Transfers of ownership shall be affected on the records of the Securities Depository and its participants pursuant to rules and procedures established by the Securities Depository and its participants. The City, the Bond Registrar and the Paying Agent will recognize the Securities Depository nominee, while the registered owner of this Bond, as the owner of this Bond for all purposes, including (i) payments of principal of, and redemption premium, if any, and interest on, this Bond, (ii) notice, and (iii) voting. Transfers of principal, interest and any redemption premium payments to participants of the Securities Depository, and transfers of principal, interest and any redemption premium payments to beneficial owners of the Bonds by participants of the Securities Depository will be the responsibility of such participants and other nominees of such beneficial owners. The City and the Paying Agent will not be responsible or liable for such transfers of payments or for maintaining, supervising or reviewing the records maintained by the Securities Depository, the Securities Depository nominee, its participants or persons acting through such participants. While the Securities Depository nominee is the owner of this bond, notwithstanding the provision hereinabove contained, payments of principal of and interest on this Bond shall be made in accordance with existing arrangements among the City, the Paying Agent and the Securities Depository.

The Bonds constitute general obligations of the City payable as to both principal and interest from ad valorem taxes which may be levied without limitation as to rate or amount upon all the taxable tangible property, real and personal, within the territorial limits of the City. The full faith, credit and resources of the City are irrevocably pledged for the prompt payment of the principal of and interest on the Bonds as the same become due.

This Bond may be transferred or exchanged, as provided in the Ordinance, only on the Bond Register kept for that purpose at the principal payment office of the Paying Agent, upon surrender of this Bond together with a written instrument of transfer or authorization for exchange satisfactory to the Paying Agent duly executed by the Registered Owner or the Registered Owner's duly authorized agent, and thereupon a new Bond or Bonds in any authorized denomination having the same Maturity Date and in the same aggregate principal amount shall be issued to the transferee in exchange therefor as provided in the Ordinance and upon payment of the charges therein prescribed. The City and the Paying Agent may deem and treat the person in whose name this Bond is registered on the Bond 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 Bond shall not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Ordinance until the Certificate of Authentication hereon has been executed by the Paying Agent.

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 Bonds have existed, happened and been performed in due time, form and manner as required by law; that a

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direct annual tax upon all taxable tangible property situated in the City has been levied for the purpose of paying the principal of and interest on the Bonds when due; and that the total indebtedness of the City, including this Bond and the series of which it is one, does not exceed any constitutional or statutory limitation.

IN WITNESS WHEREOF, THE CITY OF KANSAS CITY, MISSOURI, has caused this Bond to be executed by the manual or facsimile signature of its Mayor and attested by the manual or facsimile signature of its City Clerk and its official seal to be affixed or imprinted hereon.

CERTIFICATE OF AUTHENTICATION	CITY OF KANSAS CITY, MISSOURI
This Bond is one of the Bonds of the issue described in the within-mentioned Ordinance.	
	By:
	Mayor
Registration Date:	[SEAL]
-	
BOKF, N.A.	
Paying Agent	ATTEST:
_	_
By:	By:
Title: Authorized Officer or Signatory	City Clerk

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ASSIGNMENT

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

• ±	s and Social Security Number cation Number of Transferee
_	nd hereby irrevocably constitutes and appoints nd on the Bond Register kept by the Paying Agent ostitution in the premises.
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 Bond in every particular. Signature Guaranteed By:
	(Name of Eligible Guarantor Institution as defined by SEC Rule 17 Ad-15 (17 CFR 240.17 Ad-15)) By: Title:

Section 203. Designation of Paying Agent. The City shall designate from time to time by a certificate of the Director of Finance a paying agent for the payment of principal of and interest on the Bonds and as bond registrar with respect to the registration, transfer and exchange of Bonds. The City has designated BOKF, N.A., Kansas City, Missouri, as the paying agent and bond registrar for the Bonds (the "Paying Agent").

The City will at all times maintain a Paying Agent meeting the qualifications herein described for the performance of the duties hereunder. The City reserves the right to appoint a successor Paying Agent for any Paying Agent hereafter appointed by the Director of Finance by (1) filing with the Paying Agent then performing such function a certified copy of the proceedings

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giving notice of the termination of such Paying Agent and appointing a successor, and (2) causing notice of the appointment of the successor Paying Agent to be given by first class mail to each Bondowner. No resignation or removal of the Paying Agent shall become effective until a successor has been appointed and has accepted the duties of Paying Agent.

Every Paying Agent appointed hereunder shall at all times be (1) a commercial banking association or corporation or trust company located in the State of Missouri organized and in good standing and doing business under the laws of the United States of America or of the State of Missouri and subject to supervision or examination by federal or state regulatory authority and (2) shall have a reported capital (exclusive of borrowed capital) plus surplus of not less than \$100,000,000 or, consideration may be given by the City to a bank not meeting this amount if the bank submits an acceptable form of guarantee for its financial obligations to the City. If such institution publishes reports of conditions at least annually pursuant to law or regulation, then for the purposes of this Section the capital and surplus of such institution shall be deemed to be its capital and surplus as set forth in its most recent report of condition so published.

The Paying Agent shall be paid fees and expenses for its services in connection therewith.

Section 204. Method and Place of Payment of Bonds. The principal of or Redemption Price and interest on the Bonds shall be payable in any coin or currency of the United States of America that, on the respective dates of payment thereof, is legal tender for the payment of public and private debts.

The principal of or Redemption Price of each Bond shall be paid at Maturity by check or draft to the Person in whose name such Bond is registered on the Bond Register at the Maturity thereof, upon presentation and surrender of such Bond at the principal payment office of the Paying Agent.

The interest payable on each Bond on any Interest Payment Date shall be paid to the Registered Owner of such Bond as shown on the Bond Register at the close of business on the Record Date for such interest by check or draft mailed by the Paying Agent to the address of such Registered Owner shown on the Bond Register or, in the case of an interest payment to any Registered Owner of \$500,000 or more in aggregate principal amount of Bonds, by electronic transfer to such Registered Owner upon written notice given to the Paying Agent by such Registered Owner signed by such Registered Owner not less than 15 days prior to the 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.

Notwithstanding the foregoing provisions of this Section, any Defaulted Interest with respect to any Bond shall cease to be payable to the Registered Owner of such Bond on the relevant Record Date and shall be payable to the Registered Owner in whose name such Bond is registered at the close of business on the Special Record Date for the payment of such Defaulted Interest, which Special Record Date shall be fixed as hereinafter specified in this paragraph. The City shall notify the Paying Agent in writing of the amount of Defaulted Interest proposed to be

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paid on each Bond and the date of the proposed payment (which date shall be at least 30 days after receipt of such notice by the Paying Agent) and shall deposit with the Paying Agent at the time of such notice an amount of money equal to the aggregate amount proposed to be paid in respect of such Defaulted Interest or shall make arrangements satisfactory to the Paying Agent for such deposit prior to the date of the proposed payment. Following receipt of such funds the Paying Agent shall fix a Special Record Date for the payment of such Defaulted Interest which shall be not more than 15 nor less than 10 days prior to the date of the proposed payment. The Paying Agent shall promptly notify the City of such Special Record Date and, in the name and at the expense of the City, shall cause notice of the proposed payment of such Defaulted Interest and the Special Record Date therefor to be mailed, by first class mail, postage prepaid, to each Registered Owner of a Bond entitled to such notice at the address of such Registered Owner as it appears on the Bond Register not less than 10 days prior to such Special Record Date.

The Paying Agent shall keep a record of payment of principal and Redemption Price of and interest on all Bonds and at least annually upon request shall forward a copy or summary of such records to the City.

Section 205. Registration, Transfer and Exchange of Bonds. The City covenants that, as long as any of the Bonds remain Outstanding, it will cause the Bond Register to be kept at the office of the Paying Agent as herein provided. Each Bond when issued shall be registered in the name of the owner thereof on the Bond Register.

Bonds may be transferred and exchanged only on the Bond Register as provided in this Section. Upon surrender of any Bond at the principal payment office of the Paying Agent, the Paying Agent shall transfer or exchange such Bond for a new Bond or Bonds in any authorized denomination of the same Stated Maturity and in the same aggregate principal amount as the Bond that was presented for transfer or exchange. Bonds presented for transfer or exchange shall be accompanied by a written instrument or instruments of transfer or authorization for exchange, in a form and with guarantee of signature satisfactory to the Paying Agent, 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 Bonds is exercised, the Paying Agent shall authenticate and deliver Bonds in accordance with the provisions of this Ordinance. The City shall pay the fees and expenses of the Paying Agent for the registration, transfer and exchange of Bonds provided for by this Ordinance and the cost of printing a reasonable supply of registered bond blanks. Any additional costs or fees that might be incurred in the secondary market, other than fees of the Paying Agent, are the responsibility of the Registered Owners of the Bonds. In the event any Registered Owner fails to provide a correct taxpayer identification number to the Paying Agent, the Paying Agent may make a charge against such Registered Owner sufficient to pay any governmental charge required to be paid as a result of such failure. In compliance with Section 3406 of the Code, such amount may be deducted by the Paying Agent from amounts otherwise payable to such Registered Owner hereunder or under the Bonds.

The City and the Paying Agent shall not be required (a) to register the transfer or exchange of any Bond after notice calling such bond or portion thereof for redemption has been mailed by

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the Paying Agent pursuant to **Section 303** and during the period of 15 days next preceding the date of mailing of such notice of redemption; or (b) to register the transfer or exchange of any Bond during a period beginning at the opening of business on the day after receiving written notice from the City of its intent to pay Defaulted Interest and ending at the close of business on the date fixed for the payment of Defaulted Interest pursuant to **Section 204**.

The City and the Paying Agent may deem and treat the Person in whose name any Bond is registered on the Bond Register as the absolute owner of such Bond, whether such Bond is overdue or not, for the purpose of receiving payment of, or on account of, the principal or Redemption Price of and interest on said Bond 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 effective to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid, and neither the City nor the Paying Agent shall be affected by any notice to the contrary.

At reasonable times and under reasonable regulations established by the Paying Agent, the Bond Register may be inspected and copied by the Registered Owners of 10% or more in principal amount of the Bonds then Outstanding or any designated representative of such Registered Owners whose authority is evidenced to the satisfaction of the Paying Agent.

Section 206. Execution, Registration, Authentication and Delivery of Bonds. Each of the Bonds, including any Bonds issued in exchange or as substitutions for the Bonds initially delivered, shall be signed by the manual or facsimile signature of the Mayor and attested by the manual or facsimile signature of the City Clerk and shall have the official seal of the City affixed thereto or imprinted thereon. In case any officer whose signature appears on any Bond ceases to be such officer before the delivery of such Bond, such signature shall nevertheless be valid and sufficient for all purposes, as if such person had remained in office until delivery. Any Bond may be signed by such persons who at the actual time of the execution of such Bond are the proper officers to sign such Bond although at the date of such Bond such persons may not have been such officers.

The Mayor and the City Clerk are hereby authorized and directed to prepare and execute the Bonds in the manner herein specified and, when duly executed, to deliver the Bonds to the Paying Agent for authentication.

The Bonds shall have endorsed thereon a certificate of authentication substantially in the form set forth in the form of the Bond, which shall be manually executed by an authorized officer or employee of the Paying Agent, but it shall not be necessary that the same officer or employee sign the certificate of authentication on all of the Bonds that may be issued hereunder at any one time. No Bond shall be entitled to any security or benefit under this Ordinance or be valid or obligatory for any purpose unless and until such certificate of authentication has been duly executed by the Paying Agent. Such executed certificate of authentication upon any Bond shall be conclusive evidence that such Bond has been duly authenticated and delivered under this Ordinance. Upon authentication, the Paying Agent shall deliver the Bonds to the Purchaser upon payment of the purchase price for the Bonds to the City.

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Section 207. Mutilated, Destroyed, Lost and Stolen Bonds. If (a) any mutilated Bond is surrendered to the Paying Agent or the Paying Agent receives evidence to its satisfaction of the destruction, loss or theft of any Bond, and (b) there is delivered to the City and the Paying Agent such security or indemnity as may be required by the Paying Agent, then, in the absence of notice to the City or the Paying Agent that such Bond has been acquired by a bona fide purchaser, the City shall execute and, upon the City's request, the Paying Agent shall authenticate and deliver, in exchange for or in lieu of any such mutilated, destroyed, lost or stolen Bond, a new Bond of the same Stated Maturity and of like tenor and principal amount.

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

Upon the issuance of any new Bond under this Section, the City and the Paying Agent 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 Paying Agent) connected therewith.

Every new Bond issued pursuant to this Section shall constitute a replacement of the prior obligation of the City, and shall be entitled to all the benefits of this Ordinance equally and ratably with all other Outstanding Bonds.

Section 208. Cancellation and Destruction of Bonds Upon Payment. All Bonds that have been paid or redeemed or that otherwise have been surrendered to the Paying Agent, either at or before Maturity, shall be cancelled by the Paying Agent immediately upon the payment, redemption and surrender thereof to the Paying Agent and subsequently destroyed in accordance with the customary practices of the Paying Agent and applicable retention laws.

Section 209. Preliminary and Final Official Statement. The use and public distribution of the Preliminary Official Statement dated the date thereof in connection with the sale of the Bonds is hereby ratified and approved, and the final Official Statement is hereby authorized and approved by supplementing, amending and completing the Preliminary Official Statement, with such changes and additions thereto as are necessary to conform to and describe the transaction. The Director of Finance is hereby authorized to execute the final Official Statement as so supplemented, amended and completed, and the use and public distribution of the final Official Statement by the Purchaser in connection with the reoffering of the Bonds is hereby authorized. The proper officials of the City are hereby authorized to execute and deliver a certificate pertaining to such Official Statement as prescribed therein, dated as of the date of payment for and delivery of the Bonds.

For the purpose of enabling the Purchaser to comply with the requirements of Rule 15c2-12(b)(1) of the Securities and Exchange Commission, the City hereby deems the information regarding the City contained in the Preliminary Official Statement to be "final" as of its date, except for the omission of such information as is permitted by Rule 15c2-12(b)(1), and the appropriate officers of the City are hereby authorized, if requested, to provide the Purchaser a letter or certification to such effect and to take such other actions or execute such other documents as

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such officers in their reasonable judgment deem necessary to enable the Purchaser to comply with the requirement of such Rule.

The City agrees to provide to the Purchaser within seven business days of the date of the sale of Bonds sufficient copies of the final Official Statement to enable the Purchaser to comply with the requirements of Rule 15c2-12(b)(4) of the Securities and Exchange Commission and with the requirements of Rule G-32 of the Municipal Securities Rulemaking Board.

Section 210. Book-Entry Bonds; Securities Depository.

- (a) The Bonds shall initially be registered to Cede & Co., the nominee for the Securities Depository, and no beneficial owner will receive certificates representing their respective interests in the Bonds, except in the event the Paying Agent issues Replacement Bonds as provided in subsection (b) hereof. It is anticipated that during the term of the Bonds, the Securities Depository will make book-entry transfers among its Participants and receive and transmit payment of principal of, premium, if any, and interest on, the Bonds to the Participants until and unless the Paying Agent authenticates and delivers Replacement Bonds to the beneficial owners as described in subsection (b).
- (b) (1) If the City determines (A) that the Securities Depository is unable to properly discharge its responsibilities, or (B) that the Securities Depository is no longer qualified to act as a securities depository and registered clearing agency under the Securities and Exchange Act of 1934, as amended, or (2) if the Paying Agent receives written notice from Participants having interests in not less than 50% of the Bonds Outstanding, as shown on the records of the Securities Depository (and certified to such effect by the Securities Depository), that the continuation of a book-entry system to the exclusion of any Bonds being issued to any Owner other than Cede & Co. is no longer in the best interests of the beneficial owners of the Bonds, then the Paying Agent shall notify the Owners of such determination or such notice and of the availability of certificates to Owners requesting the same, and the Paying Agent shall register in the name of and authenticate and deliver Replacement Bonds to the beneficial owners or their nominees in principal amounts representing the interest of each, making such adjustments as it may find necessary or appropriate as to accrued interest and previous calls for redemption; provided, that in the case of a determination under (1)(A) or (1)(B) of this subsection (b), the City, with the consent of the Paying Agent, may select a successor securities depository in accordance with Section 210(c) hereof to effect book-entry transfers. In such event, all references to the Securities Depository herein shall relate to the period of time when the Securities Depository has possession of at least one Bond. Upon the issuance of Replacement Bonds, all references herein to obligations imposed upon or to be performed by the Securities Depository shall be deemed to be imposed upon and performed by the Paying Agent, to the extent applicable with respect to such Replacement Bonds. If the Securities Depository resigns and the City, the Paying Agent or Owners are unable to locate a qualified successor of the Securities Depository in accordance with Section 210(c) hereof, then the Paying Agent shall authenticate and cause delivery of Replacement Bonds to Owners, as provided herein. The Paying Agent may rely on information from the Securities Depository and its Participants as to the names of the beneficial owners of the Bonds. The cost of printing. registration, authentication and delivery of Replacement Bonds shall be paid for by the City.

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(c) In the event the Securities Depository resigns, is unable to properly discharge its responsibilities, or is no longer qualified to act as a securities depository and registered clearing agency under the Securities and Exchange Act of 1934, as amended, the City may appoint a successor Securities Depository provided the Paying Agent and the City receive written evidence with respect to the ability of the successor Securities Depository to discharge its responsibilities. Any such successor Securities Depository shall be a securities depository which is a registered clearing agency under the Securities and Exchange Act of 1934, as amended, or other applicable statute or regulation that operates a securities depository upon reasonable and customary terms. The Paying Agent upon its receipt of a Bond or Bonds for cancellation shall cause the delivery of Bonds to the successor Securities Depository in appropriate denominations and form as provided herein.

Section 211. Sale and Terms of Bonds; Authorization and Execution of Purchase Contract and Certificate of Final Terms.

- (a) Upon the advice and recommendation of Hilltop Securities Inc. and Moody Reid Financial Advisors, as the City's co-financial advisors (the "Co-Financial Advisors"), the City is hereby authorized to sell the Bonds utilizing one of the following methods:
 - (1) a competitive public sale ("Competitive Sale") pursuant to which the City will sell the Bonds to the bidder offering to purchase the Bonds, based on the principal amounts and maturities set forth in the Notice of Bond Sale, submitting the lowest "true interest cost" as defined therein, subject to the limitations set forth in this Section and in **Exhibit A** hereto. If the City sells the Bonds via a Competitive Sale, the City is authorized to accept the best bid in accordance with the Certificate of Final Terms, and the Director of Finance is authorized to accept the best bid for and on behalf of and as the act and deed of the City; or
 - (2) a negotiated sale ("Negotiated Sale") pursuant to which the City will sell the Bonds to the Purchaser to be selected by the City under the terms of the Purchase Contract. If the City sells the Bonds via a Negotiated Sale, the City is authorized to enter into the Purchase Contract in accordance with the Certificate of Final Terms, and the Director of Finance is authorized to execute the Purchase Contract for and on behalf of and as the act and deed of the City.
- (b) The Mayor is authorized and directed to approve the purchase price for the Bonds, the principal amounts by maturity, the interest rates, the terms of credit enhancement, if any, and the other final terms of the Bonds, including applicable redemption provisions, subject to the limitations set forth in this Section and **Exhibit A** hereto, and in connection therewith, to execute and deliver the Certificate of Final Terms for and on behalf of and as the act and deed of the City, which approval will be conclusively evidenced by the Mayor's execution of the Certificate of Final Terms. Upon execution, the Certificate of Final Terms will be attached to this Ordinance as **Exhibit B**, and the City Clerk is hereby authorized to file the Certificate of Final Terms with this Ordinance.

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Section 212. Notice of Bond Sale. In the event the City determines to sell the Bonds via a Competitive Sale as set forth in **Section 211(a)(1)** hereof, the Director of Finance is hereby authorized to execute the Notice of Bond Sale, and the use and public distribution of the Notice of Bond Sale in connection with a Competitive Sale of the Bonds is hereby authorized.

ARTICLE III

REDEMPTION OF BONDS

Section 301. Optional and Mandatory Redemption of Bonds.

- (a) Optional Redemption by City. At the option of the City, Bonds or portions thereof may be called for redemption and payment prior to their Stated Maturity in whole or in part at any time in such amounts for each Stated Maturity as shall be determined by the City at a Redemption Price equal to 100% of the principal amount of the Bonds, plus accrued interest thereon to the Redemption Date, as set forth in the Certificate of Final Terms.
- (b) Mandatory Redemption. In the event term Bonds are issued as provided in Section 202, such Bonds shall be subject to mandatory redemption and payment prior to their Stated Maturity pursuant to the mandatory redemption requirements of this Section and the Certificate of Final Terms on the dates of the Stated Maturities for serial Bonds at the principal amount thereof plus accrued interest to the Redemption Date, without premium. The taxes levied in Article IV which are to be deposited in the Debt Service Fund shall be sufficient to redeem any Bonds, and the City shall redeem on such dates the principal amounts set forth in Section 202 and the remaining principal amount of Bonds shall be paid at their Stated Maturity.

At its option, to be exercised on or before the 45th day next preceding any mandatory Redemption Date, the City may: (1) deliver to the Paying Agent for cancellation term Bonds subject to mandatory redemption on said mandatory Redemption Date, in any aggregate principal amount desired; or (2) furnish the Paying Agent funds, together with appropriate instructions, for the purpose of purchasing any term Bonds subject to mandatory redemption on said mandatory Redemption Date from any Registered Owner thereof whereupon the Paying Agent shall use its best efforts to expend such funds for such purpose to such extent as may be practical; or (3) receive a credit with respect to the mandatory redemption obligation of the City under this Section for any term Bonds subject to mandatory redemption on said mandatory Redemption Date which, prior to such date, have been redeemed (other than through the operation of the mandatory redemption requirements of this subsection (b)) and cancelled by the Paying Agent and not theretofore applied as a credit against any redemption obligation under this subsection (b). Each Term Bond so delivered or previously purchased or redeemed shall be credited at 100% of the principal amount thereof on the obligation of the City to redeem term Bonds of the same Stated Maturity on such mandatory Redemption Date, and any excess of such amount shall be credited on future mandatory redemption obligations for term Bonds of the same Stated Maturity in chronological order, and the principal amount of term Bonds of the same Stated Maturity to be redeemed by operation of the requirements of this Section shall be accordingly reduced. If the City intends to exercise any option granted by the provisions of clauses (1), (2) or (3) above, the City will, on or before the 45th

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day next preceding each mandatory Redemption Date, furnish the Paying Agent a written certificate indicating to what extent the provisions of said clauses (1), (2) and (3) are to be complied with respect to such mandatory redemption payment and in the event that clause (1) is to be complied with, such written certificate shall be accompanied by the term Bonds to be cancelled.

Section 302. Selection of Bonds to be Redeemed.

- (a) The Paying Agent shall call Bonds for redemption and payment and shall give notice of such redemption as herein provided upon receipt by the Paying Agent at least 45 days prior to the Redemption Date of written instructions from the City specifying the principal amount, Stated Maturities, Redemption Date and Redemption Prices of the Bonds to be called for redemption. If the Bonds are refunded more than 90 days in advance of such Redemption Date, any escrow agreement entered into by the City in connection with such refunding shall provide that such written instructions to the Paying Agent shall be given by the escrow agent on behalf of the City not more than 90 days prior to the Redemption Date. The Paying Agent may in its discretion waive such notice period so long as the notice requirements set forth in **Section 303** are met. The foregoing provisions of this paragraph shall not apply to any mandatory redemption of Bonds hereunder, and Bonds shall be called by the Paying Agent for redemption pursuant to such mandatory redemption requirements without the necessity of any action by the City and whether or not the Paying Agent shall hold in the Debt Service Fund moneys available and sufficient to effect the required redemption.
- (b) Bonds shall be redeemed only in the principal amount of \$5,000 or any integral multiple thereof. Bonds of less than a full Stated Maturity shall be selected by the Paying Agent in \$5,000 units of principal amount in such equitable manner as the Paying Agent may determine.
- (c) In the case of a partial redemption of Bonds at the time outstanding in denominations greater than \$5,000, then for all purposes in connection with such redemption each \$5,000 of face value shall be treated as though it were a separate Bond of the denomination of \$5,000. If it is determined that one or more, but not all, of the \$5,000 units of face value represented by any Bond are selected for redemption, then upon notice of intention to redeem such \$5,000 unit or units, the Registered Owner of such Bond or the Registered Owner's duly authorized agent shall present and surrender such Bond to the Paying Agent (1) for payment of the Redemption Price and interest to the Redemption Date of such \$5,000 unit or units of face value called for redemption, and (2) for exchange, without charge to the Registered Owner thereof, for a new Bond or Bonds of the aggregate principal amount of the unredeemed portion of the principal amount of such Bond. If the Registered Owner of any such Bond fails to present such Bond to the Paying Agent for payment and exchange as aforesaid, such Bond shall, nevertheless, become due and payable on the redemption date to the extent of the \$5,000 unit or units of face value called for redemption (and to that extent only).
- **Section 303. Notice and Effect of Call for Redemption.** Unless waived by any Registered Owner of Bonds to be redeemed, official notice of any redemption shall be given by the Paying Agent on behalf of the City by mailing a copy of an official redemption notice by first class mail at least 30 days prior to the Redemption Date to the State Auditor of Missouri, the Purchaser

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of the Bonds and each Registered Owner of the Bond or Bonds to be redeemed at the address shown on the Bond Register.

All official notices of redemption shall be dated and shall contain the following information:

- (a) the Redemption Date;
- (b) the Redemption Price;
- (c) if less than all Outstanding Bonds of a maturity are to be redeemed, the identification (and, in the case of partial redemption of any Bonds, the respective principal amounts) of the Bonds to be redeemed;
- (d) a statement that on the Redemption Date the Redemption Price will become due and payable upon each such Bond or portion thereof called for redemption and that interest thereon shall cease to accrue from and after the Redemption Date; and
- (e) the place where such Bonds are to be surrendered for payment of the Redemption Price, which shall be the principal payment office of the Paying Agent.

With respect to optional redemptions, such notice may be conditioned upon moneys being on deposit with the Paying Agent on or prior to the Redemption Date in an amount sufficient to pay the Redemption Price on the Redemption Date. If such notice is conditional and either the Paying Agent receives written notice from the City that moneys sufficient to pay the Redemption Price will not be on deposit on the Redemption Date, or such moneys are not received on the Redemption Date, then such notice shall be of no force and effect, the Paying Agent shall not redeem such Bonds and the Paying Agent shall give notice, in the same manner in which the notice of redemption was given, that such moneys were not or will not be so received and that such Bonds will not be redeemed.

The failure of any Registered Owner to receive notice given as heretofore provided or any defect therein shall not invalidate any redemption.

Prior to any Redemption Date, the City shall deposit with the Paying Agent an amount of money sufficient to pay the Redemption Price of all the Bonds or portions of Bonds that are to be redeemed on that date.

Official notice of redemption having been given as aforesaid, the Bonds or portions of Bonds to be redeemed shall become due and payable on the Redemption Date, at the Redemption Price therein specified, and from and after the Redemption Date (unless moneys sufficient to pay the Redemption Price are not on deposit on the Redemption Date) such Bonds or portion of Bonds shall cease to bear interest. Upon surrender of such Bonds for redemption in accordance with such notice and receipt by the Paying Agent of the Redemption Price, the Redemption Price of such Bonds shall be paid by the Paying Agent on the Redemption Date. Installments of interest due on or prior to the Redemption Date shall be payable as herein provided for payment of interest. Upon

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surrender for any partial redemption of any Bond, there shall be prepared for the Registered Owner a new Bond or Bonds of the same Stated Maturity in the amount of the unpaid principal as provided herein. All Bonds that have been surrendered for redemption and paid on the Redemption Date shall be cancelled and destroyed by the Paying Agent as provided herein and shall not be reissued.

The Paying Agent is also directed to comply with any mandatory standards established by the Securities and Exchange Commission and then in effect for processing redemptions of municipal securities. Failure to comply with such standards shall not affect or invalidate the redemption of any Bond.

For so long as the Securities Depository is affecting book-entry transfers of the Bonds, the Paying Agent shall provide the notices specified in this Section to the Securities Depository. It is expected that the Securities Depository shall, in turn, notify its Participants and that the Participants, in turn, will notify or cause to be notified the beneficial owners. Any failure on the part of the Securities Depository or a Participant, or failure on the part of a nominee of a beneficial owner of a Bond (having been mailed notice from the Paying Agent, the Securities Depository, a Participant or otherwise) to notify the beneficial owner of the Bond so affected, shall not affect the validity of the redemption of such Bond.

ARTICLE IV

SECURITY FOR AND PAYMENT OF BONDS

Section 401. Security for the Bonds. The Bonds shall be general obligations of the City payable as to both principal and interest from ad valorem taxes which may be levied without limitation as to rate or amount upon all the taxable tangible property, real and personal, within the territorial limits of the City in accordance with Article VI, Sections 26 and 28 of the Constitution of Missouri, 1945, as amended. The full faith, credit and resources of the City are hereby irrevocably pledged for the prompt payment of the principal of and interest on the Bonds as the same become due.

Section 402. Levy and Collection of Annual Tax. For the purpose of providing for the payment of the principal of and interest on the Bonds as the same become due, there is hereby authorized to be levied upon all of the taxable tangible property within the City a direct annual tax sufficient to produce the amounts necessary for the payment of such principal and interest as the same becomes due and payable in each year.

The taxes referred to above shall, to the extent that other funds of the City are not available and earmarked for the purpose of paying the principal of and interest on the Bonds, be levied upon the tax rolls in each of the several years, respectively, and shall be levied and collected at the same time and in the same manner as the other ad valorem taxes of the City are levied and collected. The proceeds derived from said taxes shall be deposited in the Debt Service Fund, shall be kept separate and apart from all other funds of the City and shall be used solely for the payment of the principal of and interest on the Bonds as and when the same become due, taking into account any scheduled mandatory redemptions, and the fees and expenses of the Paying Agent.

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If at any time said taxes are not collected in time to pay the principal of or interest on the Bonds when due, the Director of Finance is hereby authorized and directed to pay said principal or interest out of the general municipal revenue funds of the City and to reimburse said general municipal revenue funds for money so expended when said taxes are collected.

ARTICLE V

ESTABLISHMENT OF FUNDS; DEPOSIT AND APPLICATION OF MONEYS

Section 501. Establishment of Funds. There have been or shall be established in the treasury of the City and shall be held and administered by the Director of Finance of the City the following separate funds:

- (a) Series 2022A Project Fund (the "Project Fund") and within the Project Fund, three separate accounts known as the "Street, Sidewalk and Bridge Project Account," the "Flood Control Project Account" and the "Public Buildings Project Account," and within the Public Buildings Account, a separate subaccount known as the [**"Zoo Subaccount."**]
- (b) Series 2022A Debt Service Fund (the "**Debt Service Fund**").
- (c) Rebate Fund and within the Rebate Fund, a separate account known as the "Series 2022A Compliance Account."
- (d) Costs of Issuance Fund.

In addition to the funds and accounts described above, the Escrow Agreement establishes an escrow account to be held and administered by the Escrow Agent in accordance therewith. The investment and use of moneys in the escrow account shall be governed by the Escrow Agreement.

Section 502. Deposit of Bond Proceeds. The net proceeds received from the sale of the Bonds, including any premium, shall be deposited simultaneously with the delivery of the Bonds as follows:

- (a) Proceeds of the Bonds in the amount set forth in the Certificate of Final Terms shall be deposited in the Debt Service Fund and applied in accordance with **Section 505**.
- (b) Proceeds of the Project Portion of the Bonds in the amount set forth in the Certificate of Final Terms shall be deposited in the Series 2022A Compliance Account within the Rebate Fund.
- (c) Allocable portions of the proceeds of the Refunding Portion of the Bonds and the Project Portion of the Bonds in the amount set forth in the Certificate of Final

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- Terms shall be deposited in the Costs of Issuance Fund to pay the costs of issuing the Bonds as authorized by the Director of Finance.
- (d) The remaining proceeds of the Project Portion of the Bonds shall be deposited in the various accounts and subaccounts of the Project Fund as set forth in the Certificate of Final Terms.
- (e) Proceeds of the Refunding Portion of the Bonds in an amount, which together with the earnings to accrue thereon, if any, will be sufficient for the payment of the principal of, the redemption premium, if any, and the interest on the Refunded Bonds, as set forth in the Certificate of Final Terms, shall be transferred to the Escrow Agent for the Refunded Bonds, as paying agent for the Refunded Bonds, and applied in accordance with the Escrow Agreement.

[**With regard to the Kansas City Zoological Garden (the "Zoo") component of the Public Buildings Project, costs and expenses of issuing such proportionate amounts of the Project Portion of Bonds paid from bond proceeds deposited in the Zoo Subaccount, shall not exceed 2% of the proportionate principal amount of such Project Portion of the Bonds allocable to the Zoo component of the Public Buildings Project, since the portion of the proceeds of the Project Portion of the Bonds allocable to the Zoo component of the Public Buildings Project is considered to be "private activity bonds" with the meaning of Internal Revenue Code Sections 141 and 145 and therefore are subject to the 2% costs of issuance limitation contained in Internal Revenue Code Section 147(g).**]

[**With regard to the proportionate amount of the Refunding Portion of the Bonds that are used to refinance the Zoo Project and the World War I Museum Project components of the Basic Infrastructure Project (the costs of which were originally financed or refinanced in part, with proceeds of the Refunded Bonds), costs and expenses of issuing such proportionate amount of the Refunding Portion of the Bonds paid from the Refunding Portion of Bond proceeds deposited in the Costs of Issuance Fund shall not exceed 2% of the proportionate principal amount of such Refunding Portion of the Bonds allocable to refinancing the Zoo Project and the World War I Museum Project component of the Basic Infrastructure Project, since those portions of the Proceeds of the Refunding Portion of the Bonds allocable to refinancing the Zoo Project and the World War I Museum Project component of the Basic Infrastructure Project are considered to be "private activity bonds" within the meaning of Code Sections 141 and 145 and therefore are subject to the 2% costs of issuance limitation contained in Code Section 147(g).**]

Section 503. Application of Moneys in the Costs of Issuance Fund. Moneys in the Costs of Issuance Fund shall be used solely for the purpose of paying the costs and expenses incident to the issuance of the Bonds upon certification thereof by the Director of Finance. On the latest to occur of (i) the payment in full of such amounts (as certified by the Director of Finance) or (ii) the date which is six months following the date on which the Bonds are issued and authenticated, any moneys remaining in the Costs of Issuance Fund shall be transferred to the Debt Service Fund and applied in accordance with Section 505 hereof.

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Section 504. Application of Moneys in the Project Fund. Moneys in the Project Fund shall be used by the City solely and for the purpose of paying (a) a portion of the costs of the Street, Sidewalk and Bridge Project, (b) a portion of the costs of the Flood Control Project, (c) a portion of the costs of the Public Buildings Project, as applicable, for which the Bonds have been voted and authorized, as hereinbefore provided.

Upon completion of the purpose for which the Bonds have been issued, as applicable, any surplus remaining in any account of the Project Fund, respectively, shall be transferred to and deposited in the Debt Service Fund and applied to the next installment of principal and/or interest due on the Bonds.

Section 505. Application of Moneys in Debt Service Fund. All amounts paid and credited to the Debt Service Fund shall be expended and used by the City for the sole purpose of paying the principal or Redemption Price of and interest on the Bonds as and when the same become due and the usual and customary fees and expenses of the Paying Agent. The Director of Finance is authorized and directed to withdraw from the Debt Service Fund sums sufficient to pay both principal or Redemption Price of and interest on the Bonds and the fees and expenses of the Paying Agent as and when the same become due, and to forward such sums to the Paying Agent in a manner which ensures that the Paying Agent will receive immediately available funds in such amounts on or before the business day immediately preceding the dates when such principal, interest and fees of the Paying Agent will become due. If, through the lapse of time or otherwise, the Registered Owners of Bonds are no longer entitled to enforce payment of the Bonds or the interest thereon, the Paying Agent shall return said funds to the City. All moneys deposited with the Paying Agent shall be deemed to be deposited in accordance with and subject to all of the provisions contained in this Ordinance and shall be held in trust by the Paying Agent for the benefit of the Registered Owners of the Bonds entitled to payment from such moneys.

Any moneys or investments remaining in the Debt Service Fund after payment in full of the Bonds and all other general obligation indebtedness of the City shall be transferred and paid into the general fund of the City.

Section 506. Deposits and Investment of Moneys. Moneys in each of the funds created by and referred to in this Ordinance shall be deposited in a bank or banks or other legally permitted financial institutions located in the State of Missouri that are members of the Federal Deposit Insurance Corporation. All such deposits shall be continuously and adequately secured by the banks or financial institutions holding such deposits as provided by the laws of the State of Missouri. All moneys held in the funds created by this Ordinance shall be kept separate and apart from all other funds of the City so that there shall be no commingling of such funds with any other funds of the City.

Moneys held in any fund referred to in this Ordinance may be invested in accordance with this Ordinance and the Federal Tax Certificate in Permitted Investments; provided, however, that no such investment shall be made for a period extending longer than to the date when the moneys invested may be needed for the purpose for which such fund was created. The interest earnings and any profit realized from Permitted Investments in any fund or account hereunder shall be

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credited to the Debt Service Fund and any loss resulting from Permitted Investments in any fund or account shall be charged to such fund or account.

Section 507. Nonpresentment of Bonds. If any Bond is not presented for payment when the principal thereof becomes due at Maturity, if funds sufficient to pay such Bond have been made available to the Paying Agent all liability of the City to the Registered Owner thereof for the payment of such Bond shall forthwith cease, determine and be completely discharged, and thereupon it shall be the duty of the Paying Agent to hold such funds, without liability for interest thereon, for the benefit of the Registered Owner of such Bond, who shall thereafter be restricted exclusively to such funds for any claim of whatever nature on his part under this Ordinance or on, or with respect to, said Bond. If any Bond is not presented for payment within four years following the date when such Bond becomes due at Maturity, the Paying Agent shall repay to the City the funds theretofore held by it for payment of such Bond, and such Bond shall, subject to the defense of any applicable statute of limitation, thereafter be an unsecured obligation of the City, and the Registered Owner thereof shall be entitled to look only to the City for payment, and then only to the extent of the amount so repaid to it by the Paying Agent, and the City shall not be liable for any interest thereon and shall not be regarded as a trustee of such money.

Section 508. Application of Moneys in the Rebate Fund.

- (a) There shall be deposited in the Series 2022A Compliance Account within the Rebate Fund (1) the amount required by **Section 502(b)** hereof, and (2) such amounts as are required to be deposited therein pursuant to the Federal Tax Certificate. Subject to the payment provisions provided in subsection (b) and (d) below, all money in the Rebate Fund shall be held in trust, to the extent required to satisfy the Rebate Amount (as defined in the Federal Tax Certificate), for payment to the United States of America, and neither the City nor the Registered Owner of any Bond shall have any rights in or claim to such money. All amounts deposited into or on deposit in the Series 2022A Compliance Account within the Rebate Fund shall be governed by this Section and the Federal Tax Certificate.
- (b) The City shall periodically determine the rebatable arbitrage under Section 148(f) of the Code in accordance with the Federal Tax Certificate, and the City shall make payments to the United States of America at the times and in the amounts determined under the Federal Tax Certificate. Except as provided in subsection (d) below with respect to moneys deposited in the Series 2022A Compliance Account within the Rebate Fund pursuant to **Section 502(b)** hereof, any moneys remaining in the Series 2022A Compliance Account within the Rebate Fund after redemption and payment of all of the Bonds and the interest thereon and payment and satisfaction of any Rebate Amount, or provision made therefor, shall be released to the City.
- (c) Notwithstanding any other provision of this Ordinance, including in particular **Article VII**, the obligation to pay rebatable arbitrage to the United States and to comply with all other requirements of this Section and the Federal Tax Certificate shall survive the defeasance or payment in full of the Bonds.
- (d) The moneys deposited in the Series 2022A Compliance Account within the Rebate Fund pursuant to **Section 502(b)** hereof shall be used to pay costs associated with retaining any

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rebate analyst or other expert to perform any rebate computations or other calculations necessary to ensure the City maintains compliance with the requirements for rebate under Section 148(f) of the Code or any of the City's duties with respect to the Series 2022A Compliance Account within the Rebate Fund (as defined in the Federal Tax Certificate). Any Bond proceeds or investment earnings thereon remaining in the Series 2022A Compliance Account five (5) years and 180 days after the date of issuance of the Bonds shall be disbursed as follows:

- (1) If the Street, Bridge and Sidewalk Project, Flood Control Project or Public Buildings Project is not yet complete, Bond proceeds or investment earnings thereon remaining in the Series 2022A Compliance Account shall be transferred to the Project Fund; or
- (2) If the Street, Bridge and Sidewalk Project, Flood Control Project and Public Buildings Project are each complete, Bond proceeds or investment earnings thereon remaining in the Series 2022A Compliance Account shall be transferred to the Debt Service Fund.

ARTICLE VI

REMEDIES

Section 601. Remedies. The provisions of this Ordinance, including the covenants and agreements herein contained, shall constitute a contract between the City and the Registered Owners of the Bonds, and the Registered Owner or Owners of not less than 10% in principal amount of the Bonds at the time Outstanding shall have the right for the equal benefit and protection of all Registered Owners of Bonds similarly situated:

- by mandamus or other suit, action or proceedings at law or in equity to enforce the rights of such Registered Owner or Owners against the City and its officers, agents and employees, and to require and compel duties and obligations required by the provisions of this Ordinance excluding **Section 806** or by the constitution and laws of the State of Missouri;
- (b) by suit, action or other proceedings in equity or at law to require the City, 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 Owners of the Bonds.

Section 602. Limitation on Rights of Bondowners. The covenants and agreements of the City contained herein and in the Bonds shall be for the equal benefit, protection and security of the legal owners of any or all of the Bonds. All of the Bonds shall be of equal rank and without preference or priority of one Bond over any other Bond in the application of the funds herein

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pledged to the payment of the principal of and the interest on the Bonds, or otherwise, except as to rate of interest, or date of Maturity or right of prior redemption as provided in this Ordinance. No one or more Bondowners secured hereby shall have any right in any manner whatever by his or their action to affect, disturb or prejudice the security granted and provided for herein, or to enforce any right hereunder, except in the manner herein provided, and all proceedings at law or in equity shall be instituted, had and maintained for the equal benefit of all Registered Owners of such Outstanding Bonds.

Section 603. Remedies Cumulative. No remedy conferred herein upon the Bondowners 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 the Registered Owner of any Bond shall extend to or affect any subsequent default or breach of duty or contract or shall impair any rights or remedies consequent thereon. No delay or omission of any Bondowner 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 of the Bonds by this Ordinance may be enforced and exercised from time to time and as often as may be deemed expedient. If any suit, action or proceedings taken by any Bondowner 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 Bondowner, then, and in every such case, the City and the Registered Owners of the Bonds shall be restored to their former positions and rights hereunder, respectively, and all rights, remedies, powers and duties of the Bondowners shall continue as if no such suit, action or other proceedings had been brought or taken.

Section 604. Exception for Continuing Disclosure. This Article VI shall not apply to Section 806 hereof regarding the City's continuing disclosure obligations, and the Registered Owners of the Bonds shall have no remedies for enforcement of said obligations other than the remedies provided for in **Section 806** hereof and the City's Continuing Disclosure Undertaking (hereinafter defined).

ARTICLE VII

DEFEASANCE

Section 701. Defeasance. When any or all of the Bonds or scheduled interest payments thereon have been paid and discharged, then the requirements contained in this Ordinance and the pledge of the City's faith and credit hereunder and all other rights granted hereby shall terminate with respect to the Bonds or scheduled interest payments thereon so paid and discharged. Bonds or scheduled interest payments thereon shall be deemed to have been paid and discharged within the meaning of this Ordinance if there has been deposited with the Paying Agent, or other commercial bank or trust company located in the State of Missouri and having full trust powers, at or prior to the Stated Maturity or Redemption Date of said Bonds or the interest payments thereon, in trust for and irrevocably appropriated thereto, moneys and/or Defeasance Obligations which, together with the interest to be earned thereon, will be sufficient for the payment of the principal or Redemption Price of said Bonds and/or interest to accrue on such Bonds to the Stated Maturity or Redemption

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Date, or if default in such payment has occurred on such date, then to the date of the tender of such payments; provided, however, that if any such Bonds are to be redeemed prior to their Stated Maturity, (1) the City shall have elected to redeem such Bonds, and (2) either notice of such redemption shall have been given, or the City shall have given irrevocable instructions, or shall have provided for an escrow agent to give irrevocable instructions, to the Paying Agent to redeem such Bonds in compliance with **Section 302(a)** of this Ordinance. Any moneys and Defeasance Obligations that at any time shall be deposited with the Paying Agent or other commercial bank or trust company by or on behalf of the City, for the purpose of paying and discharging any of the Bonds or the interest payments thereon, shall be and are hereby assigned, transferred and set over to the Paying Agent or other bank or trust company in trust for the respective Registered Owners of such Bonds, and such moneys shall be and are hereby irrevocably appropriated to the payment and discharge thereof. All moneys and Defeasance Obligations deposited with the Paying Agent or other bank or trust company shall be deemed to be deposited in accordance with and subject to all of the provisions of this Ordinance.

ARTICLE VIII

MISCELLANEOUS PROVISIONS

Section 801. Tax Covenants.

- (a) The City covenants and agrees that (1) it will comply with all applicable provisions of the Code, including Sections 103 and 141 through 150, necessary to maintain the exclusion from federal gross income of the interest on the Bonds, and (2) it will not use or permit the use of any proceeds of Bonds or any other funds of the City, nor take or permit any other action, or fail to take any action, if any such action or failure to take action would adversely affect the exclusion from federal gross income of the interest on the Bonds. The City will also pass such other ordinances or resolutions and take such other actions as may be necessary to comply with the Code and with all other applicable future law in order to ensure that the interest on the Bonds will remain excluded from federal gross income, to the extent any such actions can be taken by the City.
- (b) The City covenants and agrees that (1) it will use the proceeds of the Bonds as soon as practicable for the purposes for which the Bonds are issued, and (2) it will not invest or directly or indirectly use or permit the use of any proceeds of the Bonds or any other funds of the City in any manner, or take or omit to take any action, that would cause the Bonds to be "arbitrage bonds" within the meaning of Section 148(a) of the Code.
- (c) The City covenants that it will pay or provide for the payment from time to time of all rebatable arbitrage to the United States pursuant to Section 148(f) of the Code and the Federal Tax Certificate. This covenant shall survive payment in full or defeasance of the Bonds. The Federal Tax Certificate may be amended or replaced if, in the opinion of Bond Counsel, such amendment or replacement will not adversely affect the exclusion from federal gross income of interest on the Bonds.

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- [**(d) A portion of the Bonds are being issued as "qualified 501(c)(3) bonds" under Section 145 of the Code, because proceeds of that portion (the "Qualified 501(c)(3) Portion") will be used (1) to pay a portion of the costs of the Zoo component of the Public Buildings Project, which will be owned by the City and operated by Friends of the Zoo, Inc. of Kansas City, Missouri, a Missouri nonprofit corporation, a Missouri nonprofit corporation ("Friends of the **Zoo, Inc.**"), (2) to refinance a portion of the costs of improvements to the Zoo, owned by the City and operated by Friends of the Zoo, Inc., and (3) to refinance a portion of the costs of various improvements to the museum, exhibits, library and educational facilities of the World War I Museum at Liberty Memorial, owned by the City and operated by the Liberty Memorial Association, a Missouri nonprofit corporation. The City covenants that (A) with respect to the Qualified 501(c)(3) Portion of the Bonds, it will not use any portion of the proceeds of that portion, including any investment income earned on such proceeds directly or indirectly, in a manner that would cause any Bond to lose its status as a "qualified 501(c)(3) bond" under Section 145 of the Code and (B) with respect to the remaining portion of the Bonds, it will not use any portion of the proceeds of that portion, including any investment income earned on such proceeds, directly or indirectly, in a manner that would cause any Bond of that portion to be a "private activity bond" within the meaning of Section 141 of the Code.**
- (e) The foregoing covenants shall remain in full force and effect notwithstanding the defeasance of the Bonds pursuant to **Article VII** or any other provision of this Ordinance, until the final Maturity of all Bonds Outstanding.
- **Section 802. Annual Audit.** In accordance with the provisions of Section 836, Article VIII, of the City's Charter, the Council will provide that an independent certified audit of the City's books and records will be made annually by certified public accountants, experienced and qualified in municipal and governmental accounting. Each such audit shall be detailed in scope and said accountants shall certify as to the correctness of the schedules contained in the audit report. All such schedules shall be incorporated in the annual financial report relating to the City's finances, required by Section 838, Article VIII, of the City's Charter. A copy of each such annual report will be filed with the City Clerk and will be open for public inspection.
- **Section 803. Amendments.** The Continuing Disclosure Undertaking (hereinafter defined) is exempt from the provisions of this **Section 803** and is subject to amendment and modification only as provided therein. The rights and duties of the City and the Bondowners, and the terms and provisions of the Bonds or of this Ordinance, may be amended or modified at any time in any respect by Ordinance of the City with the written consent of the Registered Owners of not less than a majority in principal amount of the Bonds then Outstanding, such consent to be evidenced by an instrument or instruments executed by such Registered Owners and duly acknowledged or proved in the manner of a deed to be recorded, and such instrument or instruments shall be filed with the City Clerk, but no such modification or alteration shall:
 - (a) extend the maturity of any payment of principal or interest due upon any Bond;
 - (b) effect a reduction in the amount which the City is required to pay as principal of or interest on any Bond;

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- (c) permit preference or priority of any Bond over any other Bond; or
- (d) reduce the percentage in principal amount of Bonds required for the written consent to any modification or alteration of the provisions of this Ordinance.

Any provision of the Bonds or of this Ordinance may, however, be amended or modified by Ordinance duly adopted by the governing body of the City at any time in any legal respect with the written consent of the Registered Owners of all of the Bonds at the time Outstanding.

Without notice to or the consent of any Bondowners, the City may amend or supplement this Ordinance 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 Bondowners or conforming this Ordinance to the Code.

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

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 Ordinance of the City hereinabove provided for, duly certified, as well as proof of any required consent to such modification by the Registered Owners of the Bonds then Outstanding. It shall not be necessary to note on any of the Outstanding Bonds any reference to such amendment or modification.

The City shall furnish to the Paying Agent a copy of any amendment to the Bonds or this Ordinance which affects the duties or obligations of the Paying Agent under this Ordinance.

Section 804. Notices, Consents and Other Instruments by Bondowners. Any notice, consent, request, direction, approval or other instrument to be signed and executed by the Bondowners may be in any number of concurrent writings of similar tenor and may be signed or executed by such Bondowners 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 Bonds, other than the assignment of ownership of a Bond, if made in the following manner, shall be sufficient for any of the purposes of this Ordinance, and shall be conclusive in favor of the City and the Paying Agent 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

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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 Bonds, the amount or amounts, numbers and other identification of Bonds, and the date of holding the same shall be proved by the Bond Register.

In determining whether the Registered Owners of the requisite principal amount of Bonds Outstanding have given any request, demand, authorization, direction, notice, consent or waiver under this Ordinance, Bonds owned by the City shall be disregarded and deemed not to be Outstanding under this Ordinance, except that, in determining whether the Bondowners shall be protected in relying upon any such request, demand, authorization, direction, notice, consent or waiver, only Bonds which the Bondowners know to be so owned shall be so disregarded. Notwithstanding the foregoing, Bonds so owned which have been pledged in good faith shall not be disregarded as aforesaid if the pledgee establishes to the satisfaction of the Bondowners the pledgee's right so to act with respect to such Bonds and that the pledgee is not the City.

Section 805. Further Authority. The officers of the City, including the Mayor and City Clerk, 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 Ordinance and to make ministerial alterations, changes or additions in the foregoing agreements, statements, instruments and other documents herein approved, authorized and confirmed which they may approve, and the execution or taking of such action shall be conclusive evidence of such necessity or advisability.

Section 806. Continuing Disclosure. The City covenants and agrees to enter into a Continuing Disclosure Undertaking (the "Continuing Disclosure Undertaking") in order to satisfy the City's ongoing disclosure requirements promulgated by Securities and Exchange Commission Rule 15c2-12, as amended, in connection with the issuance of the Bonds. The Director of Finance is hereby authorized to execute and deliver the Continuing Disclosure Undertaking for and on behalf of the City, with such changes therein as he deems necessary or desirable. Notwithstanding any other provision of this Ordinance, failure of the City to comply with the Continuing Disclosure Undertaking shall not be considered a default under this Ordinance. Remedies for a default under the Continuing Disclosure Undertaking shall be limited to those set forth in the Continuing Disclosure Undertaking.

Section 807. Escrow Agreement. The City covenants and agrees to enter into an Escrow Agreement in connection with the Refunded Bonds. The Director of Finance is authorized to enter into an Escrow Agreement substantially in the form on file with the office of the Director of Finance, with such changes therein as he deems necessary or desirable.

Section 808. Severability. If any section or other part of this Ordinance, whether large or small, is for any reason held invalid, the invalidity thereof shall not affect the validity of the other provisions of this Ordinance.

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Section 809. Approval of Contracts. The City hereby approves the selection (1) of Gilmore & Bell, P.C., as bond counsel and disclosure counsel to the City for the Bonds, together with any other attorney or firm of attorneys selected by the City to act as co-bond counsel and co-disclosure counsel along with Gilmore & Bell, P.C., and (2) of Hilltop Securities Inc. and Moody Reid Financial Advisors, as the City's co-financial advisors, and approves and ratifies all contracts in connection with such selections.

Section 810. Estimated Revenue. That revenue of \$83,585,638.00 is hereby increased in Fund No. 3522, the General Obligation Series 2022A Question 1 Bond Fund, in the following accounts in the following amounts:

AL-3522-120000-590040	Proceeds from Sale of Refunding Bonds	\$70,685,638.00
AL-3522-120000-485190	Premium on Refunding Bonds Sold	6,100,000.00
AL-3522-120000-485100	Premium on Bonds Sold	6,800,000.00
	TOTAL	\$83,585,638.00

Section 811. Appropriations. That the sum of \$83,585,638.00 is hereby appropriated from the Unappropriated Fund Balance of Fund No. 3522 the General Obligation Series 2022A Question 1 Bond Fund, to the following accounts in the following amounts:

AL-3522-129632-G	Discount on Sale of Bonds	\$ 2,577,638.00
AL-3522-129630-G	Discount on Sale of Refunding Bonds	2,100,000.00
AL-3522-129620-G	Cost of Issuance	790,000.00
AL-3522-129686-B	Arbitrage Rebate Calculation Expense	8,000.00
AL-3522-129631-G	Underwriter Discount	810,000.00
AL-3522-129671-G	Defeasance of Bonds or Notes	77,300,000.00
	TOTAL	\$ 83,585,638.00

Section 812. Estimated Revenue. That revenue of \$379,899.00 is hereby increased in Fund No. 3622, the General Obligation Series 2022A Question 2 Bond Fund, in the following accounts in the following amounts:

AL-3622-120000-485100 Premium on Bonds Sold \$ 379,899.00

Section 813. Appropriations. That the sum of \$379,899.00 is hereby appropriated from the Unappropriated Fund Balance of Fund No. 3622 the General Obligation Series 2022A Question 2 Bond Fund, to the following accounts in the following amounts:

AL-3622-129632-G	Discount on Sale of Bonds	\$ 342,899.00
AL-3622-129620-G	Cost of Issuance	15,000.00
AL-3622-129686-B	Arbitrage Rebate Calculation Expense	2,000.00
AL-3622-129631-G	Underwriter Discount	 20,000.00
	TOTAL	\$ 379,899.00

Section 814. Estimated Revenue. That revenue of \$480,808.00 is hereby increased in Fund No. 3722, the General Obligation Series 2022A Question 3 Bond Fund, in the following

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accounts in the following amounts:

AL-3722-120000-485100 Premium on Bonds Sold \$ 480,808.00

Section 815 Appropriations. That the sum of \$480,808.00 is hereby appropriated from the Unappropriated Fund Balance of Fund No. 3722 the General Obligation Series 2022A Question 3 Bond Fund, to the following accounts in the following amounts:

AL-3722-129632-G	Discount on Sale of Bonds	\$ 449,808.00
AL-3722-129620-G	Cost of Issuance	10,000.00
AL-3722-129686-B	Arbitrage Rebate Calculation Expense	1,000.00
AL-3722-129631-G	Underwriter Discount	 20,000.00
	TOTAL	\$ 480,808.00

Section 816. Requisitioning Authority. That the Director of Finance is designated as the requisitioning authority for Accounts No. AL-3522-129620-G, AL-3522-129632-G, AL-3522-129630-G, AL-3522-129686-B, AL-3522-129631-G, AL-3522-129671-G, AL-3622-129620-G, AL-3622-129632-G, AL-3622-129686-B, AL-3622-129631-G, AL-3722-129620-G, AL-3722-129632-G, AL-3722-129686-B and AL-3722-129631-G.

Section 817. Reimbursement. That the City Council hereby declares its official intent to reimburse itself for certain expenditures made within sixty (60) days prior to or on and after the date of this Ordinance with respect to appropriations in **Section 811, Section 813 and Section 815** (the "**Appropriations**") with the proceeds of bonds expected to be issued by the City. The maximum principal amount of bonds expected to be issued for the Appropriations is not to exceed \$84,446,345.00. This constitutes a declaration of official intent under Treasury Regulation 1.150-2.

Section 818. Modification of Accounts. That the Director of Finance is hereby authorized to modify the previously approved estimated revenues and appropriations in **Sections 810, 811, 812, 813, 814** and **815** as required to correctly record the budgetary amounts finalized through the sale of the Bonds into the marketplace.

Section 819. Closing of Accounts. That the Director of Finance is hereby authorized to close accounts, open encumbrances and retainage related to the accounts in **Sections 811**, **813** and **815**, and return the unspent portion to the Fund balance from which it came upon the earliest of: (i) the provisions of this ordinance; (ii) final maturity of financing or (iii) five years after issuance.

Section 820. Electronic Storage. The City agrees that the transactions described herein may be conducted and related documents may be sent, stored and received by electronic means.

Section 821. Governing Law. This Ordinance shall be governed exclusively by and construed in accordance with the applicable laws of the State of Missouri.

Section 822. Accelerated Effective Date. This Ordinance is recognized as an ordinance

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with an accelerated	effective date as p	provided by Section	1503(a)(3)(C) c	of the City	Charter in	that it
appropriates money	, and shall take eff	ect in accordance	with that section	1.		

I hereby certify that there is a balance, otherwise unencumbered, to the credit of the appropriation to which the foregoing expenditure is to be charged, and a cash balance, otherwise unencumbered, in the treasury, to the credit of the fund from which payment is to be made, each sufficient to meet the obligation hereby incurred.

Tammy L. Queen Director of Finance

Approved as to form and legality

Katherine Chandler Assistant City Attorney

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EXHIBIT A

TERMS OF BONDS

- 1. <u>Purchase Price</u>: Not less than 95% of the Principal Amount.
- 2. <u>Weighted Average Maturity of the Bonds</u>:
 - (a) If the Series 2012A Bonds are refunded, the WAM of the Bonds attributable to the Refunding Portion shall not be less than 1.2 years and not more than 3.2 years.
 - (b) The WAM of the Bonds attributable to the Project Portion shall not be less than 9.4 years and not more than 13.4 years.
- 3. Costs of Issuance, not including the Purchaser's Discount: Not to exceed \$750,000.
- 4. True Interest Cost:
 - (a) If the Series 2012A Bonds are refunded, the True Interest Cost attributable to the Refunding Portion shall not exceed 3.75%.
- (b) The True Interest Cost attributable to the Project Portion shall not exceed 5.25%.
- 5. <u>Optional Redemption</u>: The Bonds shall be subject to redemption at the option of the City prior to their Stated Maturities on a date that is not later than February 1, 2033, at a Redemption Price not to exceed 100%.
- 6. <u>Final Maturity</u>: Not later than February 1, 2042.
- 7. Net Project Proceeds of the Project Portion of the Bonds: Not less than \$67,000,000.00.
- 8. Present value savings on the Refunded Bonds: Not less than 3.00%

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EXHIBIT B

CERTIFICATE OF FINAL TERMS

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EXHIBIT C

FORM OF CERTIFICATE OF FINAL TERMS

with the issua	ance of the City's Gen	he City of Kansas City. heral Obligation Refundant to Section 211 of	ding and Improveme	nt Bonds, Series
1.	Principal Amount. \$	The Bonds are is	sued in the Princi	pal Amount of
2.	Maturity Schedule. Sear interest at the rat	The Bonds will mature as as follows:	on the dates and in	the amounts and
	Maturity <u>February 1</u>	Principal <u>Amount</u>	Interest <u>Rate</u>	
3.	"Project Portion" ag	e Bonds. The portion of ggregates \$i Bonds scheduled to made rates as follows:	in principal amount a	nd is specifically
	Maturity <u>February 1</u>	Principal <u>Amount</u>	Interest <u>Rate</u>	
4.	the "Refunding Por specifically designate	the Bonds. The porticular aggregates \$ed to be the Bonds schinterest at the rates as	in principal in deduled to mature on	l amount and is

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	Maturity Principal Interest February 1 Amount Rate
	 (a) Maximum Allowable Refunding Amount: The Maximum Allowable Refunding Amount equals \$ (which is the principal amount of the Refunded Bonds plus accrued interest thereon to the dated date of the Refunding Portion of the Bonds). (b) Present Value Savings on the Refunded Bonds: The present value savings on the Refunded Bonds is%.
5.	Weighted Average Maturity of the Bonds. The weighted average maturity of the Bonds is years, as shown on Schedule 1 to this Certificate.
	(a) Weighted Average Maturity of the Refunding Portion: The weighted average maturity of the Refunding Portion of the Bonds is years, as shown on Schedule 1 to this Certificate
	(b) Weighted Average Maturity of the Project Portion: The weighted average maturity of the Project Portion of the Bonds is years, as shown on Schedule 1 to this Certificate
6.	<u>True Interest Cost</u> . The True Interest Cost of the Bonds is%, as shown on Schedule 2 to this Certificate.
	(a) True Interest Cost of the Refunding Portion: The True Interest Cost of the Refunding Portion of the Bonds is%, as shown on Schedule 2 to this Certificate
	(b) True Interest Cost of the Refunding Portion: The True Interest Cost of the Refunding Portion of the Bonds is%, as shown on Schedule 2 to this Certificate
7.	Costs of Issuance (excluding underwriter's discount). The costs of issuing the Bonds, excluding any purchaser's/underwriter's discount, is \$
8.	Purchaser. [*Pursuant to Section 211(a)(1) of this Ordinance, the Bonds are being sold to*, as the bidder submitting the lowest "true interest cost" in accordance with the Notice of Bond Sale*] [**Pursuant to Section 211(a)(2) of this Ordinance, the Bonds are being sold to*, as representative of the underwriters of the Bonds in accordance with the Purchase Contract.**]

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9.	Purch	ase Price. The purchase price of the Bonds is \$,
	(repre	esenting the principal amount of \$, plus the premium of, less the underwriter's discount of \$, accrued interest in the amount of \$), which purchase price is
	\$, less the underwriter's discount of \$,
	plus a	accrued interest in the amount of \$), which purchase price is
10.	matur paym whole determ	nal Redemption. At the option of the City, Bonds or portions thereofing on February 1, 20, and thereafter may be called for redemption and ent prior to their Stated Maturity on February 1, 20, and thereafter in e or in part at any time in such amounts for each Stated Maturity as shall be mined by the City at a Redemption Price equal to 100% of the principal nt, plus accrued interest thereon to the Redemption Date.
11.	mand identi pursu	atory Sinking Fund Redemption. [**There are no term Bonds subject to atory sinking fund redemption prior to maturity.**][**The term Bonds fied in paragraph 2 are subject to mandatory sinking fund redemption ant to Section 301(b) of this Ordinance on the dates and in the amounts as vs:**]
12.		sit of Bond Proceeds. The net proceeds received from the sale of the Bonds be deposited simultaneously with the delivery of the Bonds as follows:
	(a)	The sum of \$ of the proceeds of the Project Portion of the Bonds shall be deposited in the Series 2022A Compliance Account within the Rebate Fund.
	(b)	The sum of \$ of the proceeds of the Bonds, consisting of \$ of the proceeds of the Project Portion of the Bonds and \$ of the proceeds of the Refunding Portion of the Bonds, shall be deposited in the Costs of Issuance Fund to pay the costs of issuing the Bonds as authorized by the Director of Finance.
	(c)	The sum of \$ of the proceeds of the Refunding Portion of the Bonds shall be transferred to the Escrow Agent for the Refunded Bonds and deposited in the escrow account established pursuant to the Escrow Agreement for the Refunded Bonds and applied in accordance therewith.
The te	rms sei	forth in this Certificate of Final Terms are within the limitations of Exhibit

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A to the Ordinance.

File #: 220180	
Delivered this day of	, 2022.
	CITY OF KANSAS CITY, MISSOURI
	By:
	Mayor

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Fil	le	#•	220	1 1	l۸	n

Schedule 1

Schedule 2

..end

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GENERAL

Ordinance Fact Sheet

220180

Ordinance Number

Brief Title	Reason	
Authorizing the issuance of General Obligation Bonds, Series 2022A,	Authorizing the is	ssuance of General Obligation Bonds, Series 2022A.
in a principal amount not to exceed \$150,000,000 to provide funds to		
pay a portion for Streets, Sidewalks, and Bridge Projects, Flood Control Project, Public Buildings Projects, pay the cost of issuing		and the same of th
the Bonds, and refund the General Obligation Bonds, Series 2012A		
the Solids, and retains the General Congular Bolids, Series 2012.		
Reason for Legislation	Sponsor	Tammy Queen, Director of Finance
Authorizing the issuance of General Obligation Refunding and Improvement Bonds, Series 2022A ("Series 2022A Bonds"), of		
the City of Kansas City, Missouri, in a principal amount not to exceed \$150,000,000; prescribing the form and details of said bonds; providing for the levy and collection of an annual tax for the purpose of paying the principal of and interest on said bonds as they become due; and authorizing certain other documents and actions in connection therewith.	Programs, Departments, or Groups Affected	Finance Department
Discussion (explain all financial aspects of the proposed legislation, including future implications, any direct/indirect costs, specific account numbers, ordinance references, and budget page numbers.) On April 4, 2017, qualified voters authorized \$600 million of general obligation bonds for the purpose of making improvements to roads, sidewalks and bridges; \$150 million of general obligation bonds for the purpose of making improvements to flood control infrastructure; and \$50	Applicants / Proponents	Applicant City Department Finance Department Other
million of general obligation bonds for the purpose of making improvements to public buildings, facilities and constructing a new animal	Opponents	Groups or Individuals
improvements to public buildings, facilities and constructing a new animal shelter (collectively the "2017 Authorization"). To date, there have been four issuances from the 2017 Authorization, the General Obligation Improvement and Refunding Bonds, Series 2018A ("Series 2018A Bonds") the General Obligation Bonds, Series 2019A ("Series 2019A Bonds"), the General Obligation Bonds, Series 2020A		None Known Basis of opposition
("Series 2020A Bonds"), and the General Obligation Improvement and Refunding Bonds, Series 2021A ("Series 2021A Bonds").	Staff Recommendation	X For
Prior issuances – across all three questions \$41.70 million – Series 2018A \$57.29 million – Series 2019A \$43.36 million – Series 2020A \$49.50 million – Series 2021A Remaining Authorization - \$608,145,000		Against Reason Against
o \$476.8 million - Question 1 Streets, Bridges, Sidewalks		
 \$117.6 million - Question 2 Flood Control \$13.71 million - Question 3 Public Buildings, ADA 	Board or Commission Recommendation	Ву
The Series 2022A Bonds are being issued in the aggregate principal amount not to exceed \$150,000,000 for the purpose of providing \$61.3		For Against No action taken
million in funds to pay a portion of the cost for the roads, sidewalks, and bridges projects, \$3.2 million to pay for a portion of the costs for the flood control projects, \$2.8 million to pay a portion of the costs for the public		For, with revisions or conditions (see details column for conditions)
buildings projects, and pay the costs of issuing the Bonds. \$622,655 of the above will go toward municipal artworks for the projects.	Council Committee	Do pass
Refunding Bond Projects: The Series 2022A Bonds will fully refund the General Obligation Bonds, 2012A, refunding \$76,335,000.	Actions	Do pass (as amended)
		Committee Sub.
		Without Recommendation
		Hold

(Continued on reverse side)

For a full listing of the proposed projects to be funded, please see the attached list entitled "General Obligation Bonds, Series 2022A Projects List". All projects were previously appropriated by Ordinance 210178. The aforementioned projects have been reviewed by the Finance Department and Bond Counsel and were found to qualify for tax-exempt financing.

The City has retained Gilmore & Bell to serve as co-bond counsel and co-disclosure counsel. New co-counsel is in the process of being selected, as Ulysses "Deke" Clayborn has accepted a federal appointment that will no longer allow Clayborn & Associates, LLC to serve in its prior capacity. The estimated legal fees are \$62,208.00.

Hilltop Securities Inc. and Mood Reid Financial Advisors will serve as the City's co-financial advisors. The MBE goal for this engagement is 20%. Moody Reid is currently a City certified MBE firm. At this time, the financial advisory fees are estimated at \$150,000 plus reimburable printing and electronic dissemination

The Bonds are anticipated to be sold on March 9, 2022.

Is it good for the children?

Yes. This ordinance will provide funds to improve construction and reconstruction of streets, bridges and sidewalks, improvement of flood control, improvement of public buildings, and provide the City with funding resources for strategic public improvements and capital maintenance projects located in neighborhoods and throughout the City, which will benefit the public health, safety and welfare of its

How will this contribute to a sustainable Kansas City?

This ordinance contributes to a sustainable Kansas City by financing improvements and upgrades to the City's infrastructure and environmental attractions that enhance neighborhood vitality and enrich the lives of its residents and visitors. This is the fourth bond issuance of a twenty-year program that will go towards addressing these issues.

Outstanding debt information as of January 31, 2022:

General Municipal Debt Outstanding:

Debt Service as a Percent of Governmental Funds Revenue Actual: 15.6%

Target: < 14.5%

Total Debt Outstanding as a Percent of Governmental Funds

Actual: 132.1% Target: < 125.0%

Debt Outstanding as a Percent of Market Value

Actual: 3.7% Target: < 4.5%

Percent of Debt Retired in 10 Years: 67%

Policy/Program Impact

Policy or Program Change	X No	Yes		
Operational Impact Assessment				

Cost & Revenue Projections Including Indirect Costs	Based on a February 9, 2022 analysis prepared by Hilltop Securities, Inc., the City's co-financial advisor, the following are the debt service estimates, assuming a tax-exempt true interest cost of 3.00%. Par: \$137,360,000
Financial Impact	Average Annual Debt Service: \$8,789,733.43 Total Debt Service: \$174,354,128.89 Refunding Savings: Net PV Savings: \$3,383,734 Savings Percent of Refunding Bonds: 4.55%
Fund Source (s) and Appropriation Account Codes	Source of repayment for debt service is tax revenue from ad valorem property taxes.

(Use this space for further discussion, if necessary)

Applicable Dates: Fact Sheet Prepared by: Name: Michael Buckman Title: Analyst Reviewed by:

Name: Kimberly Carter Title: City Treasurer

Date 02/10/2022

Date 02/10/2022

GO 2022A Project List

Question 1 - Roads, Bridges, and Sidewalks

Project Description	Budget
Street Preservation	\$ 20,000,000.00
Lee's Summit Rd	\$ 7,900,000.00
Green Hills Rd - NW 78th to Barry	\$ 7,800,000.00
Street Preservation	\$ 7,100,000.00
Sidewalk Repair	\$ 5,000,000.00
Arlington Road Link	\$ 3,000,000.00
Gregory Boulevard Bridge	\$ 2,200,000.00
Grand Blvd	\$ 1,750,000.00
Linwood Blvd & Main St	\$ 1,750,000.00
ADA Curb Ramps	\$ 2,500,000.00
Ward Parkway Signals	\$ 800,000.00
22nd/23rd Roadway Phase III	\$ 600,000.00
Public Art - Q1	\$ 514,362.00
NE Vivion Road Streetscape Imp	\$ 300,000.00
Benton over Brush Creek	\$ 100,000.00
	\$ 61,314,362.00

Question 2 - Flood Control

Project Description	Budget		
Swope Park Industrial Flyover	\$	2,000,000.00	
Turkey Creek Flood Control	\$	640,000.00	
8501 Holmes Rd-Arch Metal Pipe	\$	500,000.00	
Public Art - Q2	\$	80,101.00	
	\$	3,220,101.00	

Question 3 - Public Buildings

Project Description	Budget
Zoo ADA Improvements	\$ 2,791,000.00
Public Art - Q3	\$ 28,192.00
	\$ 2,819,192.00
Total GO 2022A Projects	\$ 67,353,655.00

LEGISLATIVE FISCAL NOTE						LATION			
LEGISLATION IN BRIEF:					I NUN	/IBER:			
	LEGISLATION IN BRIEF.	Author	rizing the issuance of G	General Obligation B	Sonds, Series 20	22A			
			Sales Action Co.	9					
Mhat is th	ne purpose of this legislation	m2					CADITAL		T
vviidt 15 tr	ie purpose of this legislatio						CAPITAL		
			purpose of funding for th	he construction of fixed	l capitalizable ass	ets			
	is legislation spend money							YES	Yes/No
	ections 01, 02 and 03 for sou)g					VEC	1
	is legislation estimate new					YES	Yes/No		
	ection 02 for new revenue e is Legislation Increase Appl							YES	Yes/No
	ection 03 for increases in ap	The state of the s						123	1 163/140
	is legislation expand the sc	Company of the Compan	vices, or expand t	he city's infrastr	ucture?			YES	Yes/No
	ection 04 for five years of on			and the same of the same of					
Section 00	: Notes:								
	for the bond issue will be paid fro			ond issue will fund \$	67.3 million in r	new money pro	ojects as well as	fully refund th	ne \$76.3
nillion of the	e outstanding General Obligation	Series 2012A boi	nds.						
ased on a F	ebruary 9, 2022 analysis prepare	d hy Hillton Secu	rities Inc. the City's co	-financial advisor +	he following are	the deht sen	ice estimates	assumina a tay	-exemnt true
nterest cost		- 27 miles secui	inco, men, the city 5 to	J. Harrelai davisor, (jonownig are	. The acut serv	commutes, t	- counting a tax	chempt true
ar: \$137,36	50,000								
	ual Debt Service: \$8,789,733.43								
otal Debt Se	ervice: \$174,354,128.89								
Refunding So	avinas:								
Charles and the second	gs: \$3,383,734								
	ent of Refunding Bonds: 4.55%								
The state of the s	operational and maintenance co	sts should be inc	luded in Section 04 be	low.					
, , , , , , , , , , , , , , , , , , , ,		The same of the		PACT OF LEGISLA	TION				
ection 01	: If applicable, where are fo	unds appropri							
	FUND	DEPTID	ACCOUNT	PROJECT		FY 21-	22 BUD	FY 22-	23 EST
ection 02	: If applicable, where will n	ew revenues	be estimated?						
	FUND	DEPTID	ACCOUNT	PROJECT		FY 21-	22 BUD	FY 22-	23 EST
	3522	120000	various			139,794	1,841.35		
	3622	120000	various			3,248,	340.95		
	3722	120000	various			2,844,	053.75		
ection 03	: If applicable, where will a	ppropriations	be increased?						
	FUND	DEPTID	ACCOUNT	PROJECT		FY 21-2	22 BUD		
0	3522	120000	various			139,794	,841.35		
	3622	120000	various				340.95		
	3722	120000	various			2,844,	053.75		
	5010	various	various						
NET	IMPACT ON OPERATIONAL	BUDGET					4		-
				RESERVE ST			REVENUE S	UPPORTED	
		SECTION	104: FIVE-YEAR FIS	· ·					
FUND	FUND NAME		FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
3522	GO Bond 2022, Q1		139,794,841						71-11-
3622	GO Bond 2022, Q2		3,248,341						
3722	GO Bond 2022, Q3		2,844,054	-					
			2						
		TOTAL REV	145,887,236					**	
UND	FUND NAME		FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
3522	GO Bond 2022, Q1		139,794,841						
3622	GO Bond 2022, Q2		3,248,341						
3722	GO Bond 2022, Q3	dobt condes	2,844,054	30 600 030	27.010.000	16 674 400	10 667 000	6.000.000	76 222 624
	neral Debt & Interest Fund (GO 2022)			28,608,929	27,018,800	16,674,400	19,667,800	6,060,600	76,323,600
5010 Gener	al Debt & Int. Fund (Refunded GO 20)	TOTAL EXP	145 997 336	(24,388,425)	(22,798,550)	(12,451,225)	(15,446,250)	(1,832,350)	(9,169,600
	NET Per-YEAR IMPACT	OTAL EAP	145,887,236	4,220,504	4,220,250	4,223,175	4,221,550	4,228,250 4,228,250	67,154,000
_	NET IMPACT (TWENTY YEA	ARS)*	•	4,220,504	4,220,250	4,223,175		4,228,250	67,154,000
EVIEWED		110)			DATE		00,2	.07,720.03	
LVILVVED	UI				DAIL				



AGGREGATE DEBT SERVICE

Kansas City, Missouri General Obligation Refunding and Improvement Bonds, Series 2022A

		Series 2022A:		Series 2022A:	
Period	Series 2022A:	Roads, Bridges	Series 2022A:	Public	Aggregate
Ending	Refund 2012A	and Sidewalks	Flood Control	Buildings	Debt Service
04/30/2023	24,007,932.22	4,192,202.78	220,667.78	188,126.11	28,608,928.89
04/30/2024	22,414,800.00	4,192,000.00	220,600.00	191,400.00	27,018,800.00
04/30/2025	12,067,800.00	4,192,400.00	221,400.00	192,800.00	16,674,400.00
04/30/2026	15,062,200.00	4,189,600.00	222,000.00	194,000.00	19,667,800.00
04/30/2027	1,449,600.00	4,193,600.00	222,400.00	195,000.00	6,060,600.00
04/30/2028	1,453,800.00	4,189,000.00	217,600.00	195,800.00	6,056,200.00
04/30/2029	1,451,000.00	4,191,000.00	217,800.00	191,400.00	6,051,200.00
04/30/2030	1,456,400.00	4,189,200.00	217,800.00	192,000.00	6,055,400.00
04/30/2031	1,454,600.00	4,193,600.00	217,600.00	192,400.00	6,058,200.00
04/30/2032	1,450,800.00	4,193,800.00	222,200.00	192,600.00	6,059,400.00
04/30/2033		4,189,800.00	221,400.00	192,600.00	4,603,800.00
04/30/2034		4,191,600.00	220,400.00	192,400.00	4,604,400.00
04/30/2035		4,193,800.00	219,200.00	192,000.00	4,605,000.00
04/30/2036		4,191,200.00	217,800.00	191,400.00	4,600,400.00
04/30/2037		4,188,800.00	221,200.00	195,600.00	4,605,600.00
04/30/2038		4,191,400.00	219,200.00	194,400.00	4,605,000.00
04/30/2039		4,193,600.00	222,000.00	193,000.00	4,608,600.00
04/30/2040		4,190,200.00	219,400.00	191,400.00	4,601,000.00
04/30/2041		4,191,200.00	221,600.00	194,600.00	4,607,400.00
04/30/2042		4,191,200.00	218,400.00	192,400.00	4,602,000.00
	82,268,932.22	83,829,202.78	4,400,667.78	3,855,326.11	174,354,128.89

Note: Preliminary



SAVINGS

Kansas City, Missouri Series 2022A: Refund 2012A

	Prior	Refunding	
Date	Debt Service	Debt Service	Savings
04/30/2023	24,388,425.00	24,007,932.22	380,492.78
04/30/2024	22,798,550.00	22,414,800.00	383,750.00
04/30/2025	12,451,225.00	12,067,800.00	383,425.00
04/30/2026	15,446,250.00	15,062,200.00	384,050.00
04/30/2027	1,832,350.00	1,449,600.00	382,750.00
04/30/2028	1,833,700.00	1,453,800.00	379,900.00
04/30/2029	1,831,200.00	1,451,000.00	380,200.00
04/30/2030	1,835,775.00	1,456,400.00	379,375.00
04/30/2031	1,836,975.00	1,454,600.00	382,375.00
04/30/2032	1,831,950.00	1,450,800.00	381,150.00
	86,086,400.00	82,268,932.22	3,817,467.78

Savings Summary

Dated Date	03/30/2022
Delivery Date	03/30/2022
Savings PV rate	2.479100%
PV of savings from cash flow	3,382,074.92
Plus: Refunding funds on hand	1,659.06
Net PV Savings	3,383,733.98

Note: Preliminary



REQUEST FOR SUPPLEMENTAL REVENUE CITY OF KANSAS CITY, MISSOURI

Ψ'		DEPARTMENT:	Finance De	epartment		
BUSINE	SS UNIT:	KCMBU	DATE:	2/10/2021	JOURNAL ID:	_
LEDGE	R GROUP:		REVENUE			
	<u>FUND</u>	DEPT ID	ACCOUNT	PROJECT	<u>AMOUNT</u>	
AL _	3522	120000	590040		70,685,638.00	
AL _	3522	120000	485190		6,100,000.00	
AL _	3522	120000	485100		6,800,000.00	
AL _	3622	120000	485100		379,899.00	
AL _	3722	120000	485100		480,808.00	
_						
_						
_						
_						
_						
_						
_						
-						
					TOTAL	84,446,345.00
_						
DESCRIP		nd Proceeds for the	e General Obliga	tion Bonds		
_						
APPROVE	ED BY:		DATE	APPROVED BY: D	EPARTMENT HEAD	DATE



APPROPRIATION TRANSACTION

CITY OF KANSAS CITY, MISSOURI

DEPARTMENT: Finance Department

BUSINESS UNIT: KCMBU DATE: 2/10/2022 **JOURNAL ID: LEDGER GROUP:** ADMIN **BUDGET PERIOD: DEPT ID ACCOUNT PROJECT AMOUNT FUND** AL 3522 129632 743150 2,577,638.00 ΑL 3522 129630 743150 2,100,000.00 ΑL 3522 129620 743050 790,000.00 ΑL 3522 129686 743250 8,000.00 ΑL 3522 129631 743050 810,000.00 3522 129671 749970 77,300,000.00 ΑL ΑL 3622 129632 743150 342,899.00 129620 ΑL 3622 743050 15,000.00 ΑL 3622 129686 743250 2,000.00 3622 129631 743050 20,000.00 ALΑL 3722 129632 743150 449,808.00 3722 129620 743050 10,000.00 ΑL ΑL 3722 129686 743250 1,000.00 ΑL 3722 129631 743050 20,000.00 **TOTAL** 84,446,345.00 Appropriate Proceeds of General Obligation Bonds **DESCRIPTION:** APPROVED BY: DATE APPROVED BY: DEPARTMENT HEAD DATE



Kansas City

414 E. 12th Street Kansas City, MO 64106

Legislation Text

File #: 220184

ORDINANCE NO. 220184

Appropriating \$2,000,000.00 from the Kansas City Housing Trust Fund to support the redevelopment plan (Phase I) and deferred maintenance of 227 affordable units at Parade Park Homes; designating requisitioning authority; and directing the City Manager to include the sum of \$2,000,000.00 as an amendment to the FY2022-23 Submitted Budget to be appropriated from the \$12.5 million allocation from the American Rescue Plan dollars in the Housing Trust Fund for the Parade Parks renovation project.

WHEREAS, the City is making numerous strides in addressing housing affordability; and

WHEREAS, Parade Parks Homes did not receive State Tax Credits to fund renovations; and

WHEREAS, Parade Park Homes will be required to raise its carrying charges to accommodate property maintenance, aligning such charges with 40-60% of HUD median family income levels; and

WHEREAS, the City encourages Parade Park Homes to apply for 4% Low Income Housing Tax Credits provided by the Missouri Housing Development Commission; and

WHEREAS, the City has provided support to Parade Park through the use of Central City Economic Development dollars (\$900,000.00) and Community Development Block Grant dollars (\$1,700,000.00) and wants to provide further support towards redevelopment and maintenance reserves; and

WHEREAS, the 3rd District recognizes its use of Housing Trust Fund dollars and does not intend to request additional Housing Trust Fund dollars in the next fiscal year for 3rd District projects unless more funds become available; NOW, THEREFORE,

BE IT ORDAINED BY THE COUNCIL OF KANSAS CITY:

Section 1. That the sum of \$2,000,000.00 is hereby appropriated from the Unappropriated Fund Balance of the Kansas City Housing Trust Fund to the following account:

22-2490-555998-B-57PARADE

Parade Park Homes

\$2,000,000.00

File #: 220184

Section 2. That the Director of Housing and Community Development is designated as requisitioning authority for Account No. 22-2490-555998-57PARADE and is hereby authorized to expend the sum of \$2,000,000.00 heretofore appropriated to the account.

Section 3. That the City Manager is hereby directed to include the sum of \$2,000,000.00 as an amendment to the FY2022-23 Submitted Budget to be appropriated from the \$12.5 million allocation from the American Rescue Plan dollars in the Housing Trust Fund.

Section 4. That the City Manager is hereby directed, to the extent possible, to prioritize the Parade Park redevelopment for infrastructure investments, including but not limited to, City right-of-way matters, combined sewer projects, ADA improvements, street resurfacing and water main replacement.

end		

I hereby certify that there is a balance, otherwise unencumbered, to the credit of the appropriation to which the foregoing expenditure is to be charged, and a cash balance, otherwise unencumbered, in the treasury, to the credit of the fund from which payment is to be made, each sufficient to meet the obligation hereby incurred.

Tammy L. Queen
Director of Finance

Approved as to form and legality:

Joseph A. Guarino

Assistant City Attorney

Kansas City Page 2 of 2



Kansas City

414 E. 12th Street Kansas City, MO 64106

Legislation Text

File #: 220099

COMMITTEE SUBSTITUTE FOR ORDINANCE NO. 220099

Authorizing the creation of the Eastside Neighborhoods Organization; directing the City Manager to file Articles of Incorporation of a Nonprofit Corporation for said Organization with the Missouri Secretary of State; and Organization shall be composed of thirteen members.

Section 1. That the Mayor and Council authorize the creation of the Eastside Neighborhoods Organization pursuant to the Missouri Nonprofit Corporation Act.

Section 2. That the City Manager is directed to file Articles of Incorporation of a Nonprofit Corporation with the Missouri Secretary of State for the purposes stated in the proposed Articles of Incorporation of said Organization.

Section 3. That said Organization shall be composed of thirteen (13) persons to be appointed as follows: two (2) members will be appointed by the City Council representatives for the 3rd Council District; and the remaining nine (9) members shall be appointed by the neighborhood associations of the 3rd Council District.

end 	
	Approved as to form and legality:
	Julian Langenkamp Assistant City Attorney

Kansas City Page 1 of 1

No **Fact** Sheet Provided For Ordinance 220099

COMMITTEE SUBSTITUTE FOR ORDINANCE NO. 220099

Authorizing the creation of the Eastside Neighborhoods Organization and directing the City Manager to file Articles of Incorporation of a Nonprofit Corporation for said Organization with the Missouri Secretary of State. The Eastside Neighborhoods Organization shall consist of thirteen members.

BE IT ORDAINED BY THE COUNCIL OF KANSAS CITY:

- Section 1. That the Mayor and Council authorize the creation of the Eastside Neighborhoods Organization pursuant to the Missouri Nonprofit Corporation Act.
- Section 2. That the City Manager is directed to file Articles of Incorporation of a Nonprofit Corporation with the Missouri Secretary of State for the purposes stated in the proposed Articles of Incorporation of said Organization.
- Section 3. That said Organization shall consist of thirteen (13) persons. The City Council representatives for the 3rd Council District shall each appoint two (2) members. The remaining nine (9) members shall be appointed by the neighborhood associations of the 3rd Council District.

Approved as to form and legality:
Julian Langenkamp
Assistant City Attorney



Kansas City

414 E. 12th Street Kansas City, MO 64106

Legislation Text

File #: 220100

ORDINANCE NO. 220100

Authorizing the City Manager to negotiate and enter into a development agreement and real estate sales contract with Wise Owl Ventures, LLC for the sale of surplus City property located at 1811 Agnes and 3005 E. 18th Street in Kansas City, Missouri and provide a 90 Day period for negotiations.

WHEREAS, the City of Kansas City, Missouri owns certain vacant parcels of property located at 1811 Agnes and 3005 E. 18th Street in Kansas City, Jackson County, Missouri; and

WHEREAS, the City Council passed Ordinance No. 220018, passed January 12, 2022, declaring these properties surplus to the City's needs and authorizing the sale of the 1811 Agnes and 3005 E. 18th Street properties subject to reserved easements and other rights; and

WHEREAS, the City issued a Request for Proposal on May 28, 2021 soliciting proposals for the purchase and development of the 1811 Agnes and 3005 E. 18th Street properties in support of redevelopment efforts in the 18th and Vine District; and

WHEREAS, the City's selection committee recommended Wise Owl Ventures, LLC's proposal to construct 10 single family homes, 22 cottages, and, a community building and greenspace, using high-quality energy efficient construction methods to create sustainable housing that targets underserved residents; NOW, THEREFORE,

BE IT ORDAINED BY THE COUNCIL OF KANSAS CITY:

Section 1. That the City Manager or designee is hereby authorized to negotiate and execute a development agreement and real estate sales contract with Wise Owl Ventures, LLC for the sale and development of the surplus City properties located at 1811 Agnes and 3005 E. 18th Street which shall be completed in 90 days, unless otherwise extended by the City Council.

Section 2. That City Manager's authority to execute the development agreement and real estate sales contract is subject to the City Council passing any further ordinances required under the City Charter and the Code of Ordinances. ...end

Approved as to form and legality:

Kansas City Page 1 of 2

File #: 2	220100
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Matthew W. Cooper Assistant City Attorney

Kansas City Page 2 of 2

GENERAL

Ordinance Fact Sheet

220100

Ordinance Number

Brief Title	Approval Deadline		Reason	
Development Agreement			Negotiate and e	enter into development agreement
18th and Agnes				
RFP18A3005				
Details			Positions/Recor	nmendations
Reason for Legislation			Sponsor	
Authorizing the City Manager	•	11		
	real estate sales contract with Wi	·	Programs,	
	e of surplus City property located a	٠ ا	Departments, or Groups	
	Street in Kansas City, Missouri ar	iu I	Affected	
provide a 90 Day period for no	egotiations		- H. O O O O	
			Applicants /	Applicant
			Proponents	Wise Owl Ventures LLC
				City Department General Services
				General Services
				Other
'				
			Opponents	Groups or Individuals
Discussion	_			
The City issued a Request for				
	chase and development of the Street properties in support of			Basis of opposition
redevelopment efforts in the 1				
	ou. a 2		Staff	
	es that ranged in different types		Recommend	For
of development proposals.				
The City's selection committee	recommended Wise Owl			Against
	onstruct a total of 32 homes and			Bassan Ansinat
community space to create su				Reason Against
underserved residents.	Ç Ç		Board or	
			Commission	By N/A
Water and sewer easements \	will need to be retained by the		Recommend	For Against No action taken
City.				
				For, with revisions or conditions
			Council	(see details column for conditions)
			Council	Do pass
			Actions	
				Do pass (as amended)
				Committee Sub.
				Without Recommendation
				L_ Hold
				Do not pass
				(Continued on reverse side)

Fact Sheet Prepared by: Ashley Wise

Date: 1.13.22

Reviewed by:

	LEG	ISLATIV	'E FISCAL NO	OTE		ATION 1BER:		220100	
LEG	ISLATION II	N BRIEF:							
sa	le of surplus C	_	negotiate and enter into cated at 1811 Agnes an egislation?						-
fo	r the purpose o	f editing, repeali	ng, or creating a provision	in the city's code of ordi	inances; or for st	ating non-moneto	ary support. This i	Fiscal note shoul	d be blank
Sect	ions 01-04 :	should be b	lank. See section 00	0 for more inforn	nation			YES	Yes/No
								YES	Yes/No
								YES	Yes/No
								YES	Yes/No
Sectio	n 00: Notes	s:							
			FIN	ANCIAL IMPACT	OF LEGISLAT	ION			
Sectio	n 01: If app	licable, wh	ere are funds appro	opraited in the cu	irrent budg	et?			
	FUND	DEPTID	ACCOUNT	PROJECT		FY 21-2	22 BUD	FY 22	-23 EST
					_				
Sectio			ere will new reven		!?	EV 24. 3	2 0110	EV 22	22 557
	FUND	DEPTID	ACCOUNT	PROJECT		FY 21-2	22 BOD	FY ZZ	-23 EST
Section	n 03: If ann	licable, wh	ere will appropraiti	ions he increased	17				
Sectio	FUND	DEPTID	ACCOUNT	PROJECT	••	FY 21-2	22 BUD	FY 22	-23 EST
	NET IMPA	CT ON OPER	RATIONAL BUDGET				-		-
				RESERVE ST.					
				VE-YEAR FISCAL I	•		ect)		
FUND	FUND	NAME	FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
5370									
3439 1000									
1000									
1000		TOTAL REV	<u>-</u>	<u>-</u>	_	-	_	_	<u>-</u>
FUND	FUND		FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
5370									
2580									
1000									
1000									
		OTAL EXP	-	-	-	-	-	-	-
	Per-YEAR		-	-	-	-	-	-	-
		(SIX YEARS)			1		-	
REVIE	WED BY				DATE		1/31/	/2022	

GENERAL

Ordinance Fact Sheet

220100

Ordinance Number

Brief Title	Approval Deadline		Reason	
Development Agreement			Negotiate and e	enter into development agreement
18th and Agnes				
RFP18A3005				
Details			Positions/Recon	nmendations
Reason for Legislation			Sponsor	
Owl Ventures LLC for the sale	real estate sales contract with Wise of surplus City property located a Street in Kansas City, Missouri ar	at	Programs, Departments, or Groups Affected	
			Applicants / Proponents	Applicant Wise Owl Ventures LLC
				City Department General Services
				Other
			Opponents	Groups or Individuals
	chase and development of the Street properties in support of			Basis of opposition
Received a total of 4 response of development proposals.	es that ranged in different types		Staff Recommend	For
	onstruct a total of 32 homes and			Against Reason Against
community space to create su	stainable housing that targets		Board or	
underserved residents. Water and sewer easements v	will need to be retained by the		Commission Recommend	By N/A
City.	will riced to be retained by the			For Against No action taken
				For, with revisions or conditions (see details column for conditions)
			Council Committee Actions	_ Do pass
			Actions	Do pass (as amended)
				Committee Sub.
				Without Recommendation
				Hold
				Do not pass
				(Continued on reverse side)

Fact Sheet Prepared by: Ashley Wise

Date: 1.13.22

Reviewed by:

	LEG	ISLATI\	/E FISCAL NO	OTE		ATION 1BER:		220100	
LEG	SISLATION II	N BRIEF:							
sa	le of surplus C	ity property lo	negotiate and enter into ocated at 1811 Agnes an legislation?						-
vviiat	is the purp	OSE OF CITIS I	legisiation:				LEGISLATIVE		
_			ing, or creating a provision	•		ating non-moneto	ary support. This i		
Sect	ions 01-04 :	should be b	olank. See section 00	0 for more inforn	nation			YES	Yes/No
								YES	Yes/No
								YES	Yes/No
								YES	Yes/No
Sectio	n 00: Notes	5 :							
			EINI	ANCIAL IMPACT (OF LEGISLAT	ION			
Soctio	n 01: If ann	dicable wh	ere are funds appro						
Sectio	FUND	DEPTID	ACCOUNT	PROJECT	arrent buugi	FY 21-2	22 BLID	FY 22	-23 EST
	TOND	ם ווט	7,0000111	TROJECT		11212	22 000	1122	25 251
Sectio	n 02: If app	licable. wh	ere will new reven	ues be estimated	i?				
	FUND	DEPTID	ACCOUNT	PROJECT		FY 21-2	22 BUD	FY 22	-23 EST
					7				
Sectio	n 03: If app	licable, wh	ere will approprait	ions be increased	1?				
	FUND	DEPTID	ACCOUNT	PROJECT	•	FY 21-2	22 BUD	FY 22	-23 EST
	NET IMPA	CT ON OPER	RATIONAL BUDGET				-		-
				RESERVE ST.					
				VE-YEAR FISCAL I	•		•		
FUND	FUND	NAME	FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
5370 3439									
1000									
1000									
1000		TOTAL REV	-	<u>-</u>	_	_	-	_	_
FUND	FUND	NAME	FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
5370									,
2580									
1000									
1000									
		OTAL EXP			-	-	-	-	-
	Per-YEAR		-	-	-	-	-	-	-
		(SIX YEARS	5)					-	
REVIE	WED BY				DATE		2/15/	/2022	



Kansas City

414 E. 12th Street Kansas City, MO 64106

Legislation Text

File #: 220130

ORDINANCE NO. 220130

Appropriating \$500,000.00 from the Unappropriated Fund Balance of the General Fund to provide funds to certain organizations to support re-entry into communities, food security and mental health, and small business growth; and authorizing the execution of agreements.

WHEREAS, the American Rescue Plan Act (ARPA), which was signed into law by the President of the United States on March 11, 2021, provides for a State and Local Coronavirus Relief Fund that appropriates \$325 billion to states and units of local government to cover costs related to, and address the negative economic impacts associated with, the COVID-19 pandemic; and

WHEREAS, the City's stimulus spending plan, "RecoverKC," was finalized and adopted by Ordinance No. 210392 by the City Council on May 27, 2021, to establish the costs, uses, and programming for which the City's first tranche of \$97,388,188.00 in stimulus funds are purposed; and

WHEREAS, the City's stimulus spending plan, "RecoverKC," increased the Unappropriated Fund Balance of the City's General Fund and Parks and Recreation Fund, providing much needed financial relief to the City; and

WHEREAS, the City endeavors to respond to the needs of its vulnerable populations and this ordinance will provide assistance to communities experiencing economic hardships; NOW, THEREFORE.

BE IT ORDAINED BY THE COUNCIL OF KANSAS CITY:

Section 1. That the sum of \$500,000.00 is hereby appropriated from the Unappropriated Balance of the General Fund to the following account:

22-1000-571000-B Neighborhoods & Community Services Administration \$500,000.00

Section 2. That the Director of Neighborhood Services is authorized to enter into agreements with the following entities in the following amounts for the purpose of providing assistance to communities experiencing economic hardships:

Re-Entry Into Communities

The Help KC \$100,000.00 Twelfth Street Heritage Development Corp. \$100,000.00

Kansas City Page 1 of 2

NourishKC	\$100,000.00
Reconciliation Services	\$100,000.00
Small Business Growth	

..end

Food Security and Mental Health

I hereby certify that there is a balance, otherwise unencumbered, to the credit of the appropriation to which the foregoing expenditure is to be charged, and a cash balance, otherwise unencumbered, in the treasury, to the credit of the fund from which payment is to be made, each sufficient to meet the obligation hereby incurred.

Tammy L. Queen Director of Finance

Approved as to form and legality:

Eluard Alegre Assistant City Attorney

Kansas City Page 2 of 2

	LEG	ISLATI\	/E FISCAL NO	OTE		ATION 1BER:		220130	
LFG	ISLATION II	N BRIEF:			IVOIV			220130	
	1027 (11011)	· Billei i							
Approp	_		ne Unappropriated Func d security and mental he				_		rt re-entry into
What i	is the purp	ose of this	legislation?				OPERATIONAL		
			For the purpose of autho	orizing expenditures new	or planned to co	onduct municipal	services		
Does	this legislo	ation spend	d money?					YES	Yes/No
	_	•	3 for sources of fun	ding					•
Does	this legislo	ation estim	ate new Revenues	•				NO	Yes/No
0							•		
Does	this Legisl	ation Incre	ase Appropriations	?				YES	Yes/No
See	Section 03	for increas	ses in appropriation	S			·		_
		i <mark>ated with</mark> 1): " Notes" E	this legislation ong Below	oing (Yes)? Or or	e-time (No)			NO	Yes/No
Eivo va -	re of ancietie	nal costs face	angoing programs should	d ho included in Conti	on 04 holess				
rive yea	rs or operatio	mai costs for c	ongoing programs shoul	ANCIAL IMPACT		ION			
Section	n 01: If ann	licable wh	ere are funds appr						
Jectio	FUND	DEPTID	ACCOUNT	PROJECT	arrent buug	FY 21-2	2 BUD	FY 22	-23 EST
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Section	n 02: If app	licable, wh	ere will new reven	ues be estimated	l?				
	FUND	DEPTID	ACCOUNT	PROJECT		FY 21-2	22 BUD	FY 22	-23 EST
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Sectio	n 03: If app	licable, wh	ere will appropriat	ions be increased	1 ?		•		
_	FUND	DEPTID	ACCOUNT	PROJECT		FY 21-2	22 BUD	FY 22	-23 EST
	1000	571000	619080				500,000		
	NET IMPA	CT ON OPER	RATIONAL BUDGET			(!	500,000.00)		-
				RESERVE ST.			DRAW ON	RESERVES	
			SECTION 04: FI	VE-YEAR FISCAL I	MPACT (Dire	ect and indire	ect)		
FUND	FUND	NAME	FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
		TOTAL DEV							
FUND	FUND	TOTAL REV	FY 21-22	FY 22-23	FY 23-24	FY 24-25	FY 25-26	FY 26-27	All Outyears
1000	Genera		500,000	1122-23	11 23-24	1 1 24-23	1123-20	1120-27	All Outyears
1000	Genera	unu	300,000						
	T	OTAL EXP	500,000	-	-	-	-	-	-
NET	Per-YEAR	IMPACT	(500,000)	-	-	-	-	-	-
NE	T IMPACT	(SIX YEARS	5)				(5	500,000.00)	
		-	tha Bradfield, OMB		DATE		2/15/		

REQUEST FOR SUPPLEMENTAL REVENUE



CITY OF KANSAS CITY, MISSOURI

Ψ		DEPARTMENT:				
BUSINE	SS UNIT:	KCMBU	DATE:	02.15.22	JOURNAL II	D:
EDGE	R GROUP:		REVENUE			
	<u>FUND</u>	DEPT ID	ACCOUNT	PROJECT	<u>AMOUNT</u>	
-	1000	571000	619080		\$500,000.00	<u> </u>
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					TOTAL	500,000.00
ESCRIP	TION:					
oppropriatentry into	ting \$500,000. communities,	00 from the Unappi food security and m	opriated Fund E nental health, an	Balance of the Generand small business grov	I Fund to provide funds to ce wth; and authorizing the exec	rtain organizations to supp ution of agreements
PPROVE	ED BY:		DATE	APPROVED BY: D	EPARTMENT HEAD	DATE
Samantha	Bradfield		2 15 2022			

Thank you for your interest and participation in city government. Comments: 2/24 E NAME (Please brint) I wish to address the Council: EMAIL ADDRESS In favor Opposed Yes Other Z o Agenda item # 220 130 ORGANIZATION REPRESENTED Date 02/16/2022

Please contact the City Clerk with any questions, 816-513-6401 or clerk@kcmo.org

KANSAS CITY

Agenda item #34013 (A) 16/4622 NAME (Please print) TO A COMPLET ADDRESS NIRET ADDRESS NINET ADDRESS ORGANIZATION REPRESENTED I wish to address the Council: I wish to address the Council: Comments: Comments: Thank you for your interest and participation in rity government.
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Please contact the City Clerk with any questions, 816-513-6401 or clerk@kcmo.org

KANSAS CITY

X A N. S. A G. C.	emo.org	Thank you for your interest and participation in city government. Please contact the City Clerk with any questions, 816-513-6401 or clerk@kcmo.org	Thank you f
			Comments:
		Opposed Other	In favor
		I wish to address the Council: 2 Yes 1 No	I wish to add
TED	ORGANIZATION REPRESENTED	He /	EMAIL ADDRESS
64128 ZIP CODE	TAB	iss 2803 Jacksons Konsus	STREET ADDRESS
		cola Charles	NAME (Please print)
	Agenda item # 230130	Agenda ite	
Date 2 / 16/22	Date 🙏		

KANSAS CIT

a Hagram participant VEDISO LOWELL NAME (Please print) I wish to address the Council: 🔟 In favor Please contact the City Clerk with any questions, 816-513-6401 or clerk@kcmo.org Thank you for your interest and participation in city government. Comments: In favor of program funding-The KC 1 Eavenworth Rd Bor Opposed ✓ Yes ☐ Other □ No Agenda item # F 409 ORGANIZATION REPRESENTED Date 2 16 12022 KAN . CITY

MISSOURI

NAME (Please print) Comments: I wish to address the Council: EMAIL ADDRESS STREET ADDRESS In favor Opposed Yes Other Z Agenda item #_ ORGANIZATION REPRESENTED STATE ZIP CODE

Please contact the City Clerk with any questions, 816-513-6401 or clerk@kcmo.org

KANSAS CITY

MISSOURI

Thank you for your interest and participation in city government.

EMAIL ADDRESS Comments: In favor Thank you for your interest and participation in city government. STREET ADDRESS I wish to address the Council: NAMÉ (Please print) □ Opposed 🗐 Yes Other <u>Z</u> Agenda item # 330/2 0 ORGANIZATION REPRESENTED STATE ZIP CODE

Please contact the City Clerk with any questions, 816-513-6401 or clerk@kcmo.org

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Comments:	In favor	wish to address the Council:	EMAIL ADDRESS	STREET ADDRESS (COS)	NAME (Please print)	S
	Opposed		12416 RS301.0R9	the	5th Hatheus	EAK
	□ Other	X Yes 🗆 No	DR9		165 1	FRCA
		0	Keani	CIT		RID A
			CRGANIZATION REPRESENTED	S	GN4	Dat Agenda item # <u>C</u>
			1005 REPRESENTED	STATE ZIP CODE	GNHANTY OBLITANICE	Date 2/16/2022 # Chivi Robin Surv

Please contact the City Clerk with any questions, 816-513-6401 or clerk@kcmo.org

KAN CITY

🗖 In favor I wish to address the Council: EMAIL APORESS TENSKEED MOURISTKG. OTA Comments: STREET ADDRESS NAME (Please print) 152 E. 78# St. suctonske to a amail. com 9x(Tenske Opposed Yes Yes Other □ No N N ORGANIZATION REPRESENTED Agenda item # 220130 Date 62/ EX, STATE ZIP CODE

Please contact the City Clerk with any questions, 816-513-6401 or clerk@kcmo.org

KANSAS CIT

Thank you for your interest and participation in city government

wish to address the Council: Comments: EMAIL ADDRESS STREET ADDRESS NAME (Please print) In favor Dourish Ko Sean Opposed walnut SYTHE Yes Other_ □ No ORGANIZATION REPRESENTED Agenda item #_ Date 2 / 16 / 22

Thank you for your interest and participation in city government.

Please contact the City Clerk with any questions, 816-513-6401 or clerk@kcmo.org

M CITY

Date 02 / 16 / 2022

EMAIL ADDRESS twelfthstreethentage. or a I wish to address the Council: In favor Opposed K Yes Other Z ORGANIZATION REPRESENTED

STREET ADDRESS

ZIP CODE

124 E

NAME (Please print)

Please contact the City Clerk with any questions, 816-513-6401 or clerk@kcmo.org Thank you for your interest and participation in city government.

Comments:



HI TO SERVICE I KANSAS CITY

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