



Legislation Details (With Text)

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Title: To declare the necessity and intent of the City of Columbus, Ohio, to appropriate fee simple title and lesser interests regarding real estate needed for the City of Columbus, Ohio, Department of Public Utilities, Division of Sewerage and Drainage, Blacklick Creek Sanitary Interceptor Sewer (CIP 650034 -100006) Project; and to declare an emergency. (\$0.00)

Sponsors:

Indexes:

Code sections:

Attachments: 1. Ex-A (5PS), 2. Ex-B (6PS), 3. Ex-C (7P), 4. Ex-D (7PS), 5. Ex-E (7T), 6. Ex-F (8P), 7. Ex-G (8PS), 8. Ex-H (8T), 9. Ex-I (9P), 10. Ex-J (9PS), 11. Ex-K (9T), 12. Ex-L (10PS), 13. Ex-M (11P), 14. Ex-N (11PS), 15. Ex-O (11T), 16. Ex-P (12PS), 17. Ex-Q (13P), 18. Ex-R (13PS), 19. Ex-S (13T), 20. Ex-T (14PS), 21. Ex-U (15PS), 22. Ex-V (16WD), 23. Ex-W (16T)

Date	Ver.	Action By	Action	Result
12/11/2013	1	CITY CLERK	Attest	
12/11/2013	1	ACTING MAYOR	Signed	
12/9/2013	1	COUNCIL PRESIDENT	Signed	
12/9/2013	1	Columbus City Council	Adopted	Pass

BACKGROUND: This resolution by the City of Columbus, Ohio (“City”), an Ohio municipal corporation, is to declare the City’s necessity and intent to appropriate fee simple title and lesser interests to real estate necessary for the City’s Department of Public Utilities, Division of Sewerage and Drainage, Blacklick Creek Sanitary Interceptor Sewer (CIP 650034-100006) Project (“Project”).

FISCAL IMPACT: Not applicable.

EMERGENCY JUSTIFICATION: Emergency action is requested to allow for the acquisition of certain real property interests for the Project’s construction to proceed without delay, which will preserve the public peace, health, property, safety, and welfare.

To declare the necessity and intent of the City of Columbus, Ohio, to appropriate fee simple title and lesser interests regarding real estate needed for the City of Columbus, Ohio, Department of Public Utilities, Division of Sewerage and Drainage, Blacklick Creek Sanitary Interceptor Sewer (CIP 650034-100006) Project; and to declare an emergency. (\$0.00)

WHEREAS, the City of Columbus, Ohio (“City”), an Ohio municipal corporation, is engaged in the acquisition of certain real property interests for the City’s Department of Public Utilities, Division of Sewerage and Drainage, Blacklick Creek Sanitary Interceptor Sewer Project (CIP 650034-100006) Project (“Project”);

WHEREAS, an emergency exists in the usual daily operation of the City, because it is immediately necessary to declare the City’s necessity and intent to appropriate fee simple title and lesser interests for the Project; so there will be no delay in this Project; and for the immediate preservation of the public peace, property, health, welfare, and safety; **now, therefore,**

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF COLUMBUS, OHIO (“CITY”):

SECTION 1. That pursuant to the City’s Charter, Columbus City Revised Code, Chapter 909 (1959), Constitution of the state of Ohio, and Ohio Revised Code, Chapter 719, this Council declares the necessity and intent of the City to appropriate fee simple title and lesser interests to the following listed parcels of real estate (“Property”), which are fully described in their associated exhibits; fully incorporated into this resolution; and necessary for the City’s Department of Public Utilities, Division of Sewerage and Drainage, Blacklick Creek Sanitary Interceptor Sewer Project (CIP 650034-100006) Project:

<u>EXHIBIT</u>	<u>PROJECT PARCEL</u>
(A)	5-PS
(B)	6-PS
(C)	7-P
(D)	7-PS
(E)	7-T
(F)	8-P
(G)	8-PS
(H)	8-T
(I)	9-P
(J)	9-PS
(K)	9-T
(L)	10-PS
(M)	11-P
(N)	11-PS
(O)	11-T
(P)	12-PS
(Q)	13-P
(R)	13-PS
(S)	13-T
(T)	14-PS
(U)	15-PS
(V)	16-WD
(W)	16-T

SECTION 2. That the Columbus City Attorney is authorized to cause a written notice of this resolution’s adoption to be served in the manner provided by law upon the owners, persons in possession, or persons possessing a real or possible real property interest of record in the Property.

SECTION 3. That for the reasons stated in the preamble hereto, which are made a part hereof, this resolution is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after its passage if the Mayor neither approves nor vetoes the same.