MAINTENANCE AGREEMENT

This	agreeme	ent (this	s "Agı	reement")	is	made	and	entered	into 1	this	30th	day	of
July				by and be									
				d through	its	Depar	tment	of Publi	c Wor	rks (t	he "Cit	y"),	and
AL-WALI CHILDCARE CENTER LLC					,	a ^N	/lichigan	Limited Liabi	lity Com	pany			
("Ow	ner") who	ose addre	ess is 16	627 West Davis	son, D	etroit, M	l 48238						

NOW THEREFORE, for valuable consideration, including the covenants and undertaking herein contained, it is mutually agreed as follows:

- 1. **Purpose of Agreement:** Owner holds title to a certain parcel described in <u>Exhibit A</u> attached hereto (the "Parcel"). City owns certain property adjacent to the Parcel. Inasmuch as persons entering or exiting from the Parcel may use the City-owned property, and/or to the extent that certain services benefiting the Parcel (for example, water and sewer) are located in the City-owned property, Owner has agreed to improve and maintain a portion of City-owned property in the location (the "Maintenance Area") and manner detailed in the plan attached as <u>Exhibit B</u> for the Term, as defined herein.
- 2. **Financial Responsibility:** It is understood that during the Term, all physical improvements and repairs to the Maintenance Area, as set forth herein, shall be at the sole cost and expense of Owner, subject to any express limitations set forth in this Agreement.
- 3. **Indemnification and Hold Harmless:** Owner hereby agrees to indemnify, defend and hold the City harmless from all loss, costs, expense, actions, claims of action, damages and liability (including attorneys' fees and costs) for injury to or death of any person or persons and for the damage to or destruction of property caused by Owner's actions or omissions in the course of or resulting from the maintenance activities contemplated by this Agreement.
- 4. Insurance: Owner covenants and agrees, at its sole cost and expense, to maintain or cause to be maintained for the mutual benefit of it and the City comprehensive general liability insurance on an occurrence form against claims for bodily injuries (including, but not limited to, death) or property damage (including, but not limited to, destruction) at any time occurring in the course of or resulting from work carried out by Owner upon, in or about the Maintenance Area, at combined single limits of not less than One Million Dollars (\$1,000,000.00) per occurrence and Two Million Dollars (\$2,000,000.00) in the aggregate. Such insurance coverage shall name the City of Detroit as an additional insured and shall provide that the same may not be cancelled or materially modified without prior written notice by certified mail to the City to the attention of City of Detroit, Finance Department, Coleman A. Young Municipal Center, Detroit, MI 48226; Attention: Risk Management Division. Said coverage may

be evidenced by a certificate of insurance issued upon so-called "blanket" coverage, or by either a certificate or the original of an insurance policy effecting such coverage. The insurance shall be primary and any such insurance or self-insurance maintained by the City shall be secondary and non-contributory and excess. Owner shall be responsible for payment of all deductibles relating to such insurance. The provisions requiring Owner to carry or cause to be carried such insurance shall not be constructed as waiving or restricting the liability of Owner under this Agreement.

- 5. Term: The term of this Agreement (the "Term") shall commence on the date of this Agreement and continue for five (5) years thereafter unless terminated or extended pursuant to the following:
 - a. The City may terminate this Agreement prior to the end of the Term in the event the City has designed and has committed to implement a uniform scheme for the improvement of an area of City-owned property that encompasses the Maintenance Area and other adjacent City-owned property. The aforesaid may include widening of streets or sidewalks and relocation of water or sewer facilities.
 - b. Owner may terminate this Agreement prior to the end of the Term if it sells or ground leases the Parcel or grants a mortgage lien or security interest in the Parcel or portion thereof.
 - c. In the event a party elects to terminate this Agreement pursuant to Sections 5(a) or 5(b) above, such party shall deliver to the other party written notice of such election at least thirty (30) days prior to the date on which termination shall be effective.
 - d. Following the five-year expiration (but not the early termination) of this Agreement, this Agreement shall automatically continue on month to month basis subject to final termination by either party upon delivery of at least thirty (30) days' written notice to the other party.
- 6. Governing Law: This Agreement shall be governed by and construed in accordance with the laws of the State of Michigan.
- 7. Entire Agreement: This Agreement constitutes the entire agreement between the parties. Any prior agreements, negotiations or representations not expressly set forth in this Agreement are of no force or effect. Any amendment to or modification of this Agreement shall be of no force or effect unless it is in writing and signed by an authorized signatory for each of the parties.
- 8. Successors and Assigns: This Agreement is for the exclusive benefit of the parties stated herein and shall not be deemed to give any legal or equitable right, remedy or claim whatsoever to any other person. Notwithstanding the aforesaid, Owner shall have the right, without requiring the City's consent to assign this Agreement to any purchaser of the Parcel or any affiliate of Owner; provided that if Owner assigns this Agreement to any unaffiliated third party purchaser of the Parcel, Owner shall notify the City in

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writing no later than thirty (30) days after such assignment, and the City may, by written notice to Owner within forty-five (45) days after receiving such notice from Owner (subject to reasonable extension due to City Council recess), terminate this Agreement. Unless terminated as provided above, this Agreement shall be binding upon the parties' successors and assigns.

- 9. Improvement Changes: Any changes to the Maintenance Area, except as contemplated by this Agreement, are subject to the prior approval of the City. Owner shall not install or construct in the Maintenance Area any structure, fixture, furniture, or equipment (including but not limited to signs, lighting, fixtures, shades, canopies, or awnings) as may obstruct or in any way encroach upon the Maintenance Area except as set forth in Exhibit B or otherwise properly permitted by the City.
- 10. Rights of City: The parties understand that this Agreement in no way limits the property rights of the City with regard to the Maintenance Area.
- 11. Certain Maintenance Obligations of Owner: During the Term, Owner shall be responsible for the improvement and maintenance activities set forth on Exhibit B.

IN WITNESS WHEREOF, the City and the Owner, by and through their authorized officers and representatives, have executed this Agreement as follows:

Al-Wali Child Care Center
a Michigan Limited Liability Company
PRINT NAME: Sameerah Saadia
ITS:
(Duly Authorized Representative)
CITY OF DETROIT, through its Department of Public Works - City Engineering Division
BY:
PRINT NAME: Signature) PRINT NAME: Plchard Doherty, P.E.
ITS: City Engineer

Exhibit A

PARCEL DESCRIPTION

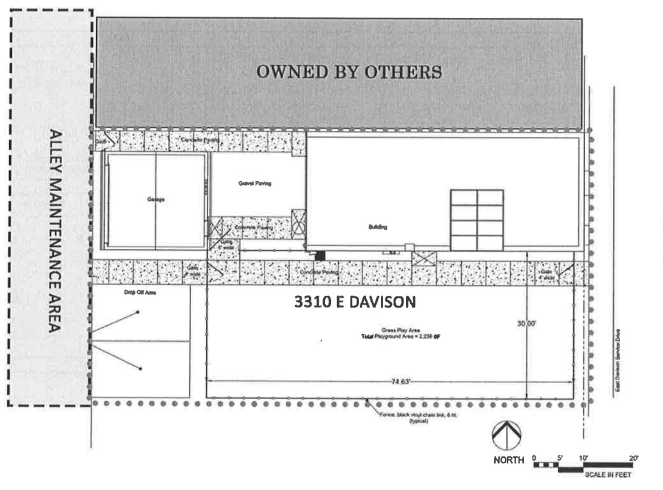
[TO BE COMPLETED AND REPLACED]

S Davison EW 24FT2 Schellberg & Barnes Sub L17 PI PLATS, WCR 9/132 24 X100

also known as 3310 E. Davison will be responsible for the maintenance of the adjacent alley (City owned) until N. Gallagher st.

Loading Zone in rear alley.

GALLAGHER STREET



DAVISON



EVIDENCE OF PROPERTY INSURANCE

DATE (MM/DD/YYYY) 07/14/2021

THIS EVIDENCE OF PROPERTY INSURANCE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE ADDITIONAL INTEREST NAMED BELOW. THIS EVIDENCE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS EVIDENCE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE ADDITIONAL INTEREST. PHONE (A/C, No, Ext): (833) 289-2525 COMPANY Michael Whitney & Association, LLC The Hartford PO Box 158 NJ 07660 Ridgefield Park FAX (A/C, No): (201) 299-7771 yspivey@mwhitney.com SUB CODE: CODE: AGENCY CUSTOMER ID #: 00825 LOAN NUMBER POLICY NUMBER INSURED 84 SBA AK0UHM-005 Al Wali Childcare Center, LLC EFFECTIVE DATE EXPIRATION DATE 12845 Conant Ave CONTINUED UNTIL TERMINATED IF CHECKED 01/13/2022 01/13/2021 THIS REPLACES PRIOR EVIDENCE DATED: MI 48212 Detroit PROPERTY INFORMATION LOCATION/DESCRIPTION 3310-3312 E Davison St. MI 48212 Detroit THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS EVIDENCE OF PROPERTY INSURANCE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. SPECIAL COVERAGE INFORMATION PERILS INSURED BASIC BROAD AMOUNT OF INSURANCE DEDUCTIBLE COVERAGE / PERILS / FORMS 425,000 Dwelling (Cov. A) 42,500 Other Structures (Cov. B) 50,000 Personal Property (Cov. C) 1,000,000 Personal Liability 5,000 Medical Payments REMARKS (Including Special Conditions) The below certificate holder is named an additional insured on the captioned account. CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. ADDITIONAL INTEREST ADDITIONAL INSURED LENDER'S LOSS PAYABLE LOSS PAYEE NAME AND ADDRESS MORTGAGEE LOAN# City of Detroit Finance Department AUTHORIZED REPRESENTATIVE Coleman A. Young Municipal Center yolanda Spring MI 48226 Detroit