

easement or right of way over said rear 9 feet of said vacated alley herein described for the purpose of installing, maintaining, repairing, removing or replacing any sewer, conduit, telephone, telegraph, electric light or other poles or things usually placed or installed in a public alley in the City of Detroit with the right to ingress and egress at any time to and over said easement for the purposes above set forth.

Second, said owners for their heirs and assigns further agree that no buildings or structures of any kind whatsoever (except the necessary line fences dividing said lots) shall be built or placed upon said 18-foot easement or any part thereof so that said easement shall be forever of easy access for the purposes above set forth.

Third, That said easement shall be used for the same purposes for which public alleys are generally used in the City of Detroit excepting that same shall not be opened for the passage of vehicles therein, and further

Provided, That by reason of the vacation of the above described alley the City of Detroit does not waive any rights in the lateral sewer located therein and at all times shall have the right to enter upon the premises if found necessary on account of said sewer to repair same, and further

Provided, All taxes shall be paid on all abutting property, and further

Provided, Petitioners deposit with the Permit Division of the Department of Public Works the sum of \$29.16, said sum being the estimate cost of building sidewalks across said vacated alley at Clarita Avenue, and further

Provided, All of the above provisos shall be compiled with within 30 days from the date of this resolution, and further

Resolved, That upon compliance with the above provisos, the City Controller be and is hereby directed to issue Quit Claim Deeds to Joseph F. Ferry, Ray Delinski and Josephine Delinski, his wife; Charles James and Dorothy James, his wife; Miller Homes, Inc., a Michigan Corporation; John Stuart Robertson and Dorothy Eunice Robertson, his wife; Lydia Terrill and Grace Terrill; John W. Kaines and M. Kathryn Kaines, his wife; Harold F. Schumacher and Carolyn E. Schumacher, his wife; Carl Robert Lamparter and Mary J. Lamparter, his wife; Lewis E. White and Norah K. White, his wife; Marcellus W. Gredell and Velma Gredell, his wife; Fred F. Dare and Irene K. Dare, his wife; Collett Realty Company, a Michigan Corporation, as owners, in fee of adjoining property.

Adopted as follows:

Yeas—Councilmen Dorais, Garlick,

Lodge, Sweeny, Van Antwerp, and the President—6.

Nays—None.

Vacation of Alley

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of the Buhl Land Co. (7396-1937), for the vacation of a portion of the alley extending westerly from Adair street between Franklin and Wight streets. After consultation with the City Plan Commission, and careful consideration of the petition, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted,  
CHARLES E. DORAIS,  
Chairman.

By Councilman Dorais:

Resolved, That all right, title and interest to the following described land lying between Walker, Adair, Wight and Franklin Streets more particularly described as The northerly 20 feet of the southerly 110 feet of the easterly 130 feet of that part of O. L. 2 north of Wight Street of Plat of the Geo. Hunt Farm, South of the Gratiot Road as Subdivided by A. E. Hathon and recorded in Liber 27 Page 251 of Deeds of Wayne County Records. Said land having been used for alley purposes for more than twenty years. Be and the same is hereby vacated to become part and parcel of the adjoining property.

Provided, Owners in fee deed to the City of Detroit, The westerly 20 feet of the northerly 110 feet of O. L. 2, South of Franklin Street of Plat of the George Hunt Farm South of the Gratiot Road as Subdivided by A. E. Hathon and recorded in Liber 27 Page 251 of Deeds of Wayne County Records. To be used for alley purposes, and further

Provided, Petitioners reimburse the owners to the extent of the value of any utilities now installed in said alley which it may be necessary to abandon due to the closing of said alley or bear the entire expense of relocating or rerouting any public utilities now installed in said alley which it may be necessary to relocate or reroute due to the closing of same, and further

Provided, Petitioners deposit with the Permit Division of the Department of Public Works the sum of \$206.15, said sum being the cost of building straight curb in Adair Street constructing new alley return in Franklin Street at alley herein dedicated, and further,

Provided, Petitioners pay into the City Treasury the sum of \$70.00, said sum being the cost of removing P.L.C. Wires from alley herein vacated, said sum to be credited to P.L.C. Account No. 9, and further



Resolved, That upon compliance with the above provisos, the City Controller be and is hereby directed to issue Quit Claim Deed to Buhl Land Company, a Michigan Corporation, as owners in fee of adjoining property.

Adopted as follows:  
Yeas—Councilmen Dorais, Garlick, Lodge, Sweeny, Van Antwerp, and the President—6.  
Nays—None.

**RESOLUTIONS AND ORDINANCES**

By Councilman Dorais:  
Resolution ratifying certain actions heretofore taken by the Common Council of the City of Detroit and by certain officers of said City of Detroit with respect to temporary financing.  
Whereas, the Common Council of the City of Detroit did on the 7th day of October, 1941, adopt a resolution entitled "Resolution Authorizing the Issuance of Temporary Loan Notes in Three Series Aggregating \$2,500,000" which last-named resolution authorized the issuance of said Temporary Loan Notes and authorized the Controller to publish a notice of sale of said Temporary Loan Notes:

Resolved, That:  
Sec. 1. That the passage and adoption of said resolution entitled "Resolution Authorizing the Issuance of Temporary Loan Notes in Three Series Aggregating \$2,500,000" and all action taken with respect to the authorization and issuance of such temporary loan notes are hereby ratified, approved and confirmed in all respects.  
Sec. 2. That the Publication of the Notice of Sale (including the form of proposal) which the Controller caused to be published in the Detroit Free Press in the City of Detroit, Michigan and in the Daily Bond Buyer in the City of New York, and the form and contents of the Notice of Sale (including the form of proposal) appearing in said publications are hereby approved, ratified and confirmed in all respects.

Approved, as to form:  
PAUL E. KRAUSE,  
Corporation Counsel.

Adopted as follows:  
Yeas—Councilmen Dorais, Garlick, Lodge, Sweeny, Van Antwerp, and the President—6.  
Nays—None.

By Councilman Dorais:  
Resolution Awarding Temporary Loan Notes, Authorizing Delivery to the Purchaser, and Authorizing Letter to Each Paying Agent.  
Whereas, City of Detroit (hereinafter called the "Local Authority") did on the 7th day of October, 1941, adopt a resolution entitled "Resolution Authorizing the Issuance of Temporary Loan Notes in three Series

Aggregating \$2,500,000," authorizing the issuance and execution of temporary loan notes of the Local Authority, and authorized the Controller to advertise for sealed proposals for the purchase of said notes, and

Whereas, the Controller has duly advertised for proposals for the purchase of said notes, and

Whereas, proposals for the purchase of said notes were received and opened at the time and place mentioned in said advertisement, to-wit, at the office of the Controller in the City of Detroit at one o'clock P. M., Eastern Standard Time, on the 21st day of October, 1941, and the Local Authority has canvassed the proposals received, and

Whereas, it appears that the following proposals were received, each being in the form required by said notice of sale:

Name of bidder, Chemical Bank & Trust Company, Group Manager; interest rate, 0.39 per cent; Series XXI; price including premium, \$500,000.

Name of bidder, Chemical Bank & Trust Company, Group Manager; interest rate, 0.39 per cent; Series XXII; price including premium, \$1,000,000.

Name of bidder, Chemical Bank & Trust Company, Group Manager; interest rate, 0.39 per cent; Series XXIII; price including premium, \$1,000,000.

Resolved, That:  
Section 1. That the following bidders, who offered to purchase the following series of notes at the interest rates set out below, offered to purchase said notes at the lowest interest cost:

Series XXI; interest rate, 0.39 per cent; bidder, Chemical Bank & Trust Company, Group Manager.

Series XXII; interest rate, 0.39 per cent; bidder, Chemical Bank & Trust Company, Group Manager.

Series XXIII; interest rate, 0.39 per cent; bidder, Chemical Bank & Trust Company, Group Manager.

and that the proposals of said bidders offering to purchase the series of temporary loan notes set opposite their respective names be and the same are hereby accepted and the said temporary loan notes are hereby awarded to said purchasers in accordance with the terms of their written proposals, subject, however, to the approval and execution of Requisition Agreement No. 6 by the United States Housing Authority, said Requisition Agreement No. 6 being hereby approved in the resolution entitled "Resolution Authorizing the Execution of Requisition Agreement No. 6 and authorizing the execution and delivery of Advance Loan Note No. 6-R." The written proposals of the above described pur-