However, an error in the legal description of said 21st Street will require correction(s).

An appropriate resolution, correcting the legal description, is attached for consideration by your Honorable Body.

Respectfully submitted.

CLYDE R. HOPKINS
Director

By Council Member Eberhard:

Resolved, That for the purpose of "correction" the following legal description (part of the resolution adopted on December 9, 1987 — J.C.C. pages 2602 thru 2604, granting Petition No. 1266 of Detroit International Bridge Company and U.S. Customs) is hereby replaced (corrections bold):

"Resolved, That all of Twenty-First Street, 60 feet wide, between the north line of Howard Street (50 feet wide) and the south line of Porter Street (50 feet wide) lying easterly of and abutting the east line of part of Lot 19, part of Lot 37, and Lots 20 to 36 of "Holbrook's Subdivision of Lots 1, 2, 3 and 4 of the Subdivision of Private Claim No. 727, between Fort Street and Michigan Central Railroad recorded in Liber 99, Page 411", as recorded in Liber 1, Page 202, Plats, Wayne County Records; also lying westerly of and abutting the west line of Lots 51, 54, 55, 58, 59, 62, 63, 66, 67, 70, 71, 74, 75, 78, 79, 82, 83, 86, 87, 90, 91, 94 and 95 of the "Subdivision of part of Private Claim 729, North of Fort Street", as recorded in Liber 1, Page 265, Plats, Wayne County Records;'

Adopted as follows:

Yeas — Council Members Cleveland, Eberhard, Hood, Kelley, Mahaffey, Peoples, Ravitz, and President Henderson — 8.

Nays - None.

City Engineering Department January 21, 1988

Honorable City Council:

Re: Petition No. 715. Boron Oil Company. Alleys to vacation and easements north of McGraw between Homedale and Addison.

Petition No. 715 of Boron Oil Company requests the outright vacation and conversion of portions of the north-south public alley, 7 feet wide, and the east-west public alley, 16 feet wide, north of McGraw Avenue between Homedale and Addison Avenues (5-A) into an easement for public utilities.

The requested vacation and conversion into public utility easements were approved by the Community and Economic Development Department. The petition was referred to the City Engineering Department for investigation and report. This is our report:

The petitioner plans to remove the

paved alley return entrance (into McGraw). Such removal and construction of new curb and sidewalk shall be done under City permit and inspection according to City Engineering Department specifications. The Petitioner shall pay all incidental alley return removal costs.

Also, the petitioner plans to build over the City sewer abutting their property. The Water and Sewerage Department will allow this encroachment. Any encroaching structure built over the City sewer will require plan approval by the Water and Sewerage Department — Sewer Services Section and securing any necessary permits prior to construction. Costs for concrete public sewer encasement, manholes, inspection and permits will be borne by the petitioner.

Provisions protecting the City's interest in the public alley sewer(s) are part of the vacating resolution.

All other involved City departments and privately-owned utility companies reported they have no objection to the proposed vacation and conversion to easement or they have reached satisfactory agreements with the petitioner regarding their installations therein.

An appropriate resolution is attached for consideration by your Honorable Body.

Respectfully submitted, CLYDE R. HOPKINS Director

By Council Member Eberhard:

Resolved, All that part of the northsouth public alley, 7 feet wide, north of McGraw Avenue between Homedale and Addison Avenues lying westerly of and abutting the west line of the north 22.42 feet of Lot 77, Lots 75 and 76 of "Addison's Subdivision of part of Private Claim 40, North of Michigan Avenue, Springwells", City of Detroit, Wayne County, Michigan as recorded in Liber 14, Page 3, Plats, Wayne County Records; also lying easterly of and abutting the east line of the north 2.39 feet of Lot 25, the south 20.03 feet of Lot 28, Lots 26 and 27 of "A. A. Nall's Addition to Homedale, Private Claim 40, North of Michigan Avenue, Springwells", City of Detroit, Wayne County, Michigan as re-corded in Liber 17, Page 96, Plats, Wayne County Records;

Be and the same is hereby vacated as a public alley to become a part and parcel of the abutting property; subject to the following provisions:

Provided, That by reason of the vacation of the above property, the City of Detroit does not waive any rights to the sewers located or to be located therein, and shall have the right to enter upon the premises, when necessary to repair, alter, service or install said sewers; and further

Provided, Any encroaching structure to be built over the City sewer shall require the advance plan approval by the Sewer Services Section - Water and Sewerage Department, the Buildings and Safety Engineering Department and the Fire Marshall. The petitioner shall secure any necessary permits prior to construction. All costs for concrete public sewer encasement, manholes, inspection and permits shall be paid by the petitioner; and further

Provided, In the event that the sewer located or to be located in said property shall break, causing damage to any construction, property or materials above, the petitioners or their assigns, by acceptance of the permit for construction over said sewer, waive all claims for

damages; and further

Provided, That if the sewer located or to be located in said property shall break or be damaged, as a result of any action on the part of the petitioner, or assigns (by way of illustration but not limitation, such as storage of excessive weights of materials, or any construction not in accordance with Provision 2, mentioned above), then in such event the petitioner or assigns shall be liable for all costs incidental to the repair of such broken or damaged sewer; and shall be liable for all claims for damages resulting from his action; and be it further

Resolved, All that part of the northsouth public alley, 7 feet wide, north of McGraw Avenue between Homedale and Addison Avenues lying westerly of and abutting the west line of the south 4.44 feet of Lot 55, and Lots 56 to 74 of "Addison's Subdivision of part of Private Claim 40, North of Michigan Avenue, Springwells", 'City of Detroit, Wayne County, Michigan as recorded in Liber 14, Page 3, Plats, Wayne County Records; also lying easterly of and abutting the east line of the north 9.97 feet of Lot 28, and Lots 29 to 45 of "A. A. Nall's Addition to Homedale, Private Claim 40, North of Michigan Avenue, Springwells", City of Detroit, Wayne County, Michigan as recorded in Liber 17, Page 96, Plats, Wayne County Records; also

All that part of the east-west public alley, 16 feet wide, in Fractional Section 9, Springwells Township, lying northwesterly of and abutting the northwest line of Lots 54 and 55 of the herein above mentioned "Addison's Subdivision as recorded in Liber 14, Page 3, Plats, Wayne County Records"; also lying northwesterly of and abutting the north line of the herein above described north-south public alley (7 feet wide); also lying northwesterly of and abutting the northwest line of Lots 44 and 45 of the herein above mentioned "A. A. Nall's Addition to Homedale Subdivision as recorded in Liber 17, Page 96, Plats,

Wayne County Records"; said east-west public alley (16 feet wide) lying between and abutting the east line extended northerly of Homedale Avenue (40 feet wide) and the west line extended northerly of Addison Avenue (50 feet wide):

Be and the same are hereby vacated as public alleys and are hereby converted into a public easement of the full width of the alleys, which easement shall be subject to the following covenants and agreements, uses, reservations and regulations, which shall be observed by the owners of the lots abutting on said alleys and by their heirs, executors, administrators and assigns, forever to wit:

First, said owners hereby grant to and for the use of the public an easement or right-of-way over said vacated public alleys herein above described for the purposes of maintaining, installing, repairing, removing, or replacing public utilities such as water mains, sewers, gas lines or mains, telephone, electric light conduits or 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 purpose above set forth,

Second, said utility easement or rightof-way in and over said vacated alleys herein above described shall be forever accessible to the maintenance and inspection forces of the utility companies, or those specifically authorized by them, for the purpose of inspecting, installing, maintaining, repairing, removing, or replacing any sewer, conduit, water main, gas line or main, telephone or light pole or any utility facility placed or installed in the utility easement or right-of-way. The utility companies shall have the right to cross or use the driveways and yards of the adjoining properties for ingress and egress at any time to and over said utility easement with any necessary equipment to perform the above-mentioned tasks, with the understanding that the utility companies shall use due care in such crossing or use. and that any property damaged by the utility companies, other than that specifically prohibited by this resolution, shall be restored to a satisfactory condition.

Third, said owners for their heirs and assigns further agree that no buildings or structures of any nature whatsoever including, but not limited to, concrete slabs or driveways, retaining or partition walls (except necessary line fence) shall be built or placed upon said easement, nor any change of surface grade made, without prior approval of the City

Engineering Department. Fourth, that if the owners of any lots abutting on said vacated alleys shall request the removal and/or relocation

of any existing poles or other utilities in said easement, such owners, shall pay all costs incidental to such removal and/or relocation, unless such charges are waived by the utility owners,

Provided Further, that if any utility located or to be located in said property shall break or be damaged as a result of any action on the part of the petitioner or assigns (by way of illustration but not limitation) such as storage of excessive weights of materials or construction not in accordance with Section 3, mentioned above, then in such event the petitioner or assigns shall be liable for all costs incidental to the repair of such broken or damaged utility; and be it further

Resolved, That if it becomes necessary to remove the paved alley return at the alley entrance (into McGraw) such removal and construction of new curb and sidewalk shall be done under City permit and inspection according to City Engineering Department specifications with all costs borne by the petitioner, their heirs or assigns.

Adopted as follows:

Yeas — Council Members Cleveland, Eberhard, Hood, Kelley, Mahaffey, Peoples, Ravitz, and President Henderson - 8.

Nays - None.

Community & Economic **Development Department** January 19, 1988

Honorable City Council:

Re: Offer to Reacquire, Lot 147, (W) side of Manistique, between Canfield and Waveney.

The City of Detroit acquired from the State of Michigan, as a tax reverted parcel, Lot 147, located on the West side of Manistique, between Canfield and Waveney, a/k/a 4423 Manistique.

The property in question is a single family dwelling in good condition, located in an area zoned R-2.

Our investigation reveals cancelled or unlevied City taxes for the years 1979 thru 1986, and County taxes for the years 1980 thru 1985, plus interest on said taxes in the amount of \$6,527.00. In reacquisition situations, it is the policy of the Community & Economic Development Department to add a ten percent (10%) penalty for the cost involved due to this foreclosure action. Further, since this property was owned by the State of Michigan on December 31, 1986, it was exempt from taxes for the fiscal year 1987 and an amount equivalent to the laxes that would have been assessed must be added. Considering all these facts, the cost of reacquisition would be \$8,538.00, plus a deed recording fee in the amount of \$7.00. The reacquisition is recommended on a land contract basis.

Carmilita Bundy, the former owner has lived at this address for a period of 12 months or more. Ms. Bundy has signed an offer to reacquire on a land contract basis in the amount of \$8,538.00, plus a deed recording fee in the amount of \$7.00, and made a \$2,000.00 down payment, with the balance payable at the rate of \$145.00 per month for principal and interest, with interest computed at the rate of seven percent (7%) per annum, and \$60.00 per month for the estimated taxes, which would give a monthly payment of \$205.00.

Your Honorable Body's approval to accept this offer to reacquire is hereby requested.

> Respectfully submitted, THEODORE SPENCER **Executive Assistant Director**

By Council Member Eberhard:

Resolved, That the Offer to Reacquire property described on the tax rolls as:

Lot 147, Edwin Lodge Subdivision of part of P.C. 120 North of Mack Avenue, Townships of Gratiot and Grosse Pointe, Wayne County, Michigan. Rec'd L. 35, P. 10 Plats, W.C.R.

submitted by Carmilita Bundy, be accepted in the amount of \$8,538.00 on a land contract basis plus a deed recording fee in the amount of \$7.00, with a down payment of \$2,000.00 and the balance payable at the rate of \$145.00 per month for principal and interest with interest computed at the rate of seven percent (7%) per annum, and \$60.00 per month for estimated taxes, which would give a monthly payment of \$205.00, and be it further

Resolved, That upon payment of the land contract in full the Community & Economic Development Department be authorized to issue a Quit Claim Deed.

Adopted as follows:

Yeas - Council Members Cleveland, Eberhard, Hood, Kelley, Mahaffey, Peoples, Ravitz, and President Henderson

Nays - None.

Community & Economic **Development Department**

January 19, 1988

Honorable City Council: Re: Offer to Reacquire, (N) side of Brandon, between Clark and Scotten.

The City of Detroit acquired from the State of Michigan, as a tax reverted parcel, Lot 257, located on the North side of Brandon, between Clark and Scotten, a/k/a 4230 Brandon.

The property in question is a single dwelling, in fair condition, located in an area zoned R-2.