Provided, That no building or other structure is constructed in said alley; that Petitioner shall observe the rules and regulations of the Department of City Engineering, and further subject to the

The City of Detroit retains all rights and interests in the area herein temporarily

The City and all utility companies retain their rights to establish, maintain and service any utilities in said area of temporarily closed alley; and further

Provided, That at the expiration of said permit, all obstructions therein shall be removed at the expense of the grantee, and the public property affected shall be restored to a condition satisfactory to the Department of Public Works and at the permittee's expense; and further

Provided, That grantee acquires no implied nor other privileges hereunder not expressly stated herein; and further

Provided, This resolution is revocable at the will, whim or caprice of the City Council.

Adopted as follows:

Yeas — Council Members Butler, Cleveland, Collins, Hill, Hood, Kelley, Ravitz, and President Mahaffey -

Nays — None.

## Community & Economic Development Department

June 20, 1990

Honorable City Council:

Re: Petition #466 — to renew permit to close deadend alley at Derby north of West Seven Mile Road previously granted in April, 1985.

Investigation by the staff of this department has disclosed that the grant for the temporary closing of the described alley has expired and the petitioner now wishes an extension of time. There have been no complaints since this alley closing has been in effect and no change in the conditions.

The Department of Transportation, Planning and Traffic Engineering Division and other interested City Departments have been contacted and there are no objections to the extension of

time.

After careful consideration of all the factors involved, it is the recommendation of the Community and Economic Development Department that the temporary closing of the alley, as shown on plan # A 3421 be extended for an additional five (5) year period subject to all the provisions as they apply to the extension of a temporary closing.

Respectfully submitted, DALE SAUNDERS Director

By Council Member Collins: Resolved, That the Department of City Engineer be and is hereby authorized and directed to issue renewal permit to Mary Kattouah, 62 W. 7 Mile Rd., owner of the property adjoining the alley herein concerned, to extend the closing of 20 feet wide alley at Derby and 7 Mile on temporary basis for a period not exceeding five (5) years from July 11, 1990.

Provided, That Petitioner shall be subject to any tax which may be levied against it pursuant to law with regards to such use of public property; and further

Provided, Petitioner first furnished an agreement, in form approved by the Law Department, saving and protecting the City of Detroit harmless from any and all claims, damages or expenses that may arise by reason of the issuance of said permit, and providing for the faithful performance by the grantee of the terms hereof, and files same with the Finance Department; and further

Provided, That said permit shall be issued only after a certified copy of this resolution has been duly recorded in the office of the Wayne County Register of Deeds, by and at the permittee's expense; and further

Provided, That no building or other structure is constructed in said alley; that Petitioner shall observe the rules and regulations of the Department of City Engineering, and further subject to the following provisions:

The City of Detroit retains all rights and interests in the area herein temporarily

The City and all utility companies retain their rights to establish, maintain and service any utilities in said area of temporarily closed alley; and further

Provided, That at the expiration of said permit, all obstructions therein shall be removed at the expense of the grantee, and the public property affected shall be restored to a condition satisfactory to the Department of Public Works and at the permittee's expense; and further

Provided, That grantee acquires no implied nor other privileges hereunder not expressly stated herein; and further

Provided, This resolution is revocable at the will, whim or caprice of the City Council.

Adopted as follows:

Yeas — Council Members Butler, Cleveland, Collins, Hill, Hood, Kelley, Ravitz, and President Mahaffey - 8. Nays - None.

## Community & Economic **Development Department** June 27, 1990

Honorable City Council: Re: Public Sewer Easement across City-Owned Development Land in part of Forest Park Rehabilitation Project No. 2; being the reversionary interest in vacated Orleans, south of E. Canfield.

To develop and service the Pepsi-Cola Bottling Company Facility and other remaining properties in part of Forest Park Rehabilitation Project No. 2, it is necessary for the City to maintain and improve the public sewer beneath vacated Orleans Street (50 feet wide), south of E. Canfield Avenue.

An appropriate resolution, reserving a public sewer easement across Cityowned development land, is attached for consideration by your Honorable Body.

Respectfully submitted, DALE SAUNDERS

Director

By Council Member Collins:

Whereas, Public streets and alleys in the Forest Park Rehabilitation Project No. 2 were vacated with the approval of Petition No. 3880 by City Council Resolution on November 22, 1989, J.C.C.

Pages 2682 through 2686.

Whereas, Said vacation of Orleans Streets within Forest Park Rehabilitation Project No. 2 did not provide for the continued use, maintenance and improvement by the Water and Sewerage Department of that section of the Orleans Public Sewer lying in, now vacated, Orleans Street (50 feet wide), between the northerly line of the Pepsi-Cola Bottling Company development, being defined as a line 140.00 feet northerly of and parallel to the southerly line of, now vacated, Superior Street (50 feet wide), and extending northerly to the northerly line of Forest Park Rehabilitation Project No. 2 defined as a line 4.00 feet southerly of and parallel to the southerly line of E. Canfield Avenue (60 feet wide), said northerly line of the Forest Park Rehabilitation Project No. 2 also being defined as the southerly line of the proposed-widened E. Canfield Avenue (proposed 64 feet wide).

Whereas, Continued use, maintenance and improvement of this section of the Orleans Public Sewer is necessary to service the Pepsi-Cola Bottling Company development, and future development of the remaining lands in the Forest Park Rehabilitation Project No. 2.

Resolved, The following City-owned development land is hereby reserved as

a public sewer easement:

Land in the City of Detroit, Wayne County, Michigan, being the reversionary interest in vacated Orleans Street (50 feet wide), lying southerly of and abutting a line 4.00 feet south of the parallel to the south line of E. Canfield Avenue (60 feet wide); also lying northerly of and abutting a line 140.00 feet north of and parallel to the south line of vacated Superior Street (50 feet wide); further described as: Being the reversionary interest in the

westerly half of vacated Orleans Street (50 feet wide), adjoining both the north 7.00 feet of Lot 69, and the vacated public alley (16 feet wide); also the reversionary interest in the easterly half of vacated Orleans Street (50 feet wide), adjoining both the north 7.00 feet of Lot 68, and the vacated public alley (16 feet wide) as platted in "Stoepel's Subdivision of part of Lots 7 and 8, Outlot 4 of the Dequindre Farm", as recorded in Liber 12, Page 14, Plats, Wayne County Records; also the reversionary interest in the westerly half of vacated Orleans Street (50 feet wide), all adjoining Lot 8. vacated Willis Lots 40 to 46; also the reversionary interest in the easterly half of vacated Orleans Street (50 feet wide), all adjoining Lot 9, vacated Willis Avenue (50 feet wide), Lot 24, the vacated public alley (16 feet wide), and Lots 47 to 53 as platted in "Stoepel's Subdivision of the South Quarter of Outlot 3 and Part of Lot 8 of the Subdivision of Outlot 4 of the Dequindre Farm", as recorded in Liber 8, Page 77, Plats, Wayne County Records: also all of that part of vacated Orleans Street (50 feet wide) having been opened and extended (on May 19, 1900) as confirmed by Rec. Ct.; May 22, 1900 J.C.C. p. 381) through a part of Outlot 3 of the "Plat of a Subdivision of Lot 4 of Dequindre Farm; as recorded in Liber 41. Page 518, Deeds, Wayne County Records; said public rights-of-way having been vacated by City Council on November 22, 1989 — J.C.C. pages 2682 to 2686 (Parcel is subject to all public utility easements of record); and fur-

Provided, That a certified copy of this resolution shall be recorded (by the Community and Economic Development Department) with the Wayne County Register of Deeds; and further

Provided, That whenever urban renewal parcel(s) containing said public sewer easement are transferred or assigned, the Community and Economic Development Department is hereby authorized and directed to draft and execute (for and on behalf of the City of Detroit, Water and Sewerage Department, through its Board of Water Commissioners) and the City of Detroit Recreation Department an "Agreement and Grant of Sewer Easement" with the new owners or their assigns, as a condition associated with the tranfer or assignment of City-owned proeprty. Also, the executed document referenced as an "Agreement and Grant of Sewer Easement" shall be recorded (by the Community and Economic Development Department) with the Wayne County Register of Deeds.

Provided, That the Detroit Water and Sewerage Department shall maintain and improve the sewer therein and make it available for use by other City departments under agreement between the departments without further need of Citiy Council Resolution.

Forest Park Rehab. Project No. 2
Pepsi-Cola Parcel
Land Reserved for
Public Sewer Easement
(The reversionary interest in vacated
Orleans Street, 50 feet wide)

Land in the City of Detroit, Wayne County, Michigan, being the reversionary interest in vacated Orleans Street (50 feet wide), lying southerly of and abutting a line 140.00 feet north of and parallel to the south line of vacated Superior Street (50 feet wide); also lying northerly of and abutting the arc of a curve, concave to the northwest, said curvature being part of the (proposed) north line of Mack Avenue, variable width; further described as: being the reversionary interest in the westerly half of vacated Orleans Street (50 feet wide), all adjoining the north 87.35 feet of Lot 25, the vacated public alley (20 feet wide; having been opened on August 28, 1880 - Rec. Ct. File #422), Lot 16, and vacated St. Joseph Street (50 feet wide); also the reversionary interest in the easterly half of vacated Orleans Street (50 feet wide), all adjoining the north 77.06 feet of Lot 26, the vacated public alley (20 feet wide; having been opened on December 22, 1879 Rec. Ct. File #451), Lot 15, and vacated St. Joseph Street (50 feet wide) of the "Plat of the Subdivision of Lot 5 of the Subdivision of the Rear of the Dequindre Farm, north of North Street (now Division Street)", as recorded in Liber 53, Page 195, Deeds, Wayne County Records; also all that part of vacated Orleans Street (50 feet wide) having been opened and extended (on May 19, 1900 as confirmed by Rec. Ct.; May 22, 1900 J.C.C. p. 381) through Lot 82 of the "Plat of the Subdivision of Lot 5 of the Subdivision of the Rear of the Dequindre Farm, north of North Street (now Division Street)", as recorded in Liber 53, Page 195, Deeds, Wayne County Records; also the reversionary interest in the westerly half of vacated Orleans Street (50 feet wide), all adjoining Lot 5, the vacated public alley (20 feet wide), Lot 20, vacated Illinois Street (50 feet wide) and Lot 35; also the reversionary interest in the easterly half of vacated Orleans Street (50 feet wide), all adjoining Lot 6, the vacated public alley (20 feet wide), Lot 19, vacated Illinois Street (50 feet wide), and Lot 36 of the "Subdivision of Lots 1, 2 and 3 of the Subdivision of Outlot 4, Dequindre Farm", as recorded in Liber 4, Page 56, Plats, Wayne County Records; also the reversionary interest in the westerly half of vacated Orleans

Street (50 feet wide), adjoining Lots 6 to 10; also the reversionary interest in the easterly half of vacated Orleans Street (50 feet wide), adjoining Lots 1 to 5 of the Subdivision of the Westerly 421.44 feet of Lots 4 and 5, Plat of the Subdivision of Lot 4, Dequindre Farm", as recorded in Liber 512, Page 143, Deeds, Wayne County Records; also the reversionary interest in the westerly half of vacated Orleans Street (50 feet wide), all adjoining Lot 67, vacated Leland Street (50 feet wide), Lot 56, the vacated public alley (20 feet wide), Lot 41, vacated Alexandrine Avenue (50 feet wide), Lot 24, the vacated public alley (20 feet wide), and Lot 9; also the reversionary interest in the easterly half of vacated Orleans Street (50 feet wide), all adjoining Lot 66, vacated Leland Street (50 feet wide), Lot 57, the vacated public alley (20 feet wide), Lot 40, vacated Alexandrine Avenue (50 feet wide), Lot 25, the vacated public alley (20 feet wide), and Lot 8 of the "Plat of Subdivision of Lot 6 of Outlot 4, Dequindre Farm", as recorded in Liber 7, Page 67, Plats, Wayne County Records; also the reversionary interest in the westerly half of vacated Orleans Street (50 feet wide), adjoining both the south 90.00 feet of Lot 69, and vacated Superior Street (50 feet wide); also the reversionary interest in the easterly half of vacated Orleans Street (50 feet wide), adjoining both the south 90.00 feet of Lot 68, and vacated Superior Street (50 feet wide) of "Stoepel's Subdivision of Part of Lots 7 and 8, Outlot 4 of the Dequindre Farm", as recorded in Liber 12, Page 14, Plats, Wayne County Records; said public rights-of-way having been vacated by City Council on November 22, 1989 (J.C.C. pages 2682 to 2686).

Adopted as follows:

Yeas — Council Members Butler, Cleveland, Collins, Hill, Hood, Kelley, Ravitz, and President Mahaffey — 8. Nays — None.

## Community & Economic Development Department

July 5, 1990

Honorable City Council:

The Community and Economic Development Department recommends acceptance of offers to purchase Cityowned property in accordance with the following resolution.

Respectfully submitted, THOMAS C. CUNNINGHAM Assistant Director

By Council Member Hill:

Re: Sale of Property — vacant lot — (E) Hammond, between Toledo and Plumer, a/k/a 2366 Hammond.

Whereas, The Community and Economic Development Department (CEDD) has received and recommends accept-