panes from the window, shall be taller than wide, to give a vertical appearance to the window openings. Windows shall be provided so that they are large enough on the upper floors for easy exit/access point in case of fire. The developer must provide at least 2 windows, each no smaller than 5.7 square feet, to be placed on the exterior sides of both structures.

LANDSCAPING, LIGHTING AND FENCING

A combination of no less than eight evergreen and deciduous shrubs and decorative trees shall be installed in a landscaping bed located in front of each unit facing West Hancock. The landscaping bed shall extend across the entire width of the structures not paved with concrete for the walkways to the units. A line of evergreen and deciduous shrubs shall be plated to separate the backyards of the individual units on the north and similar plants on the front facades of the south units. The courtyard shall be planted with evergreen and deciduous trees, with grass planted where ever concrete is not located.

In accordance with the Master Plan of Policies for the City of Detroit, a row of canopy shade trees shall be planted in the public right-of-way area between the sidewalk and Hancock Avenue or immediately adjacent to the right-of-way line on the developers property. At a minimum, four (4) trees shall be planted in front of the structure fronting West Hancock. All canopy shade trees shall measure at least two and one half inches (2-1/2") in caliper. The Recreation Department of the City of Detroit retains a list of trees that are recommended for planting along all streets, and the appropriate species of tree for this area maybe obtained by calling the Recreation Department's Forestry Division at 313-224-1106.

A landscaping plan detailing approximate locations of plant materials, fences, retaining walls, site grading, and related features shall be submitted to the Planning and Development Department and City Planning Commission for review and approval prior to initiating site work.

A wood fence shall be permitted to be installed on the west side of the most northern corner of the West Hancock structure to the most southern corner of the Courtyard Unit structure of the development. A metal picket fence will connect the western part of the West Hancock and Courtyard structures to the wood fence. A metal picket fence will be installed on the eastern side of the West Hancock structure to the rear of the lot. The fencing will be either be wood pickets or a metal picket but the installation of barbed or razor wire shall be strictly prohibited.

Any exterior decorative or security lighting to be installed shall be subdued, shaded and focused away from traffic and any adjacent residential properties to prevent the Development's illumination from encroaching onto adjacent properties or thoroughfares.

REFERENCES

Reference is made to the preliminary site plans and drawing submitted by Hancock Avenue Limited Partnership (prepared by Pappageorge Haymes LTD).

AMENDMENTS AND RATIFICATION

All requests by the Developer for review and approval of specific requirements as listed in this Exhibit "B" (including but not limited to, requests for approval of building materials, landscaping plans and design, and placement of signs) must be in writing and addressed to:

Director

Planning and Development Department 65 Cadillac Square, Suite 2300

Detroit, Michigan 48226

Notwithstanding anything to the contrary herein, no approvals from the Planning and Development Department shall be deemed valid unless the same are in writing and returned to:

Hancock Ävenue Limited Partnership 3011 West Grand Blvd., Suite 2405 Detroit, Michigan 48202

Attn: Beverly F. Erickson

Attn: Beverly F. Erickson
Any material change to or modification
of these plans shall be subject to a formal
conference between the developer, the
Planning and Development Department
staff, and any additional parties/departments deemed necessary by the
Planning and Development Department
at its sole discretion. All requests for such
formal conferences shall be in writing to
the Director and to Beverly F. Erickson or
their successors (or future property owners) at the above listed addresses.

The Planning and Development Department retains the authority to grant or deny requested changes to this development at its sole discretion and is authorized to grant minor changes to the requirements of this Exhibit "B" without further City Council action.

Adopted as follows:

Yeas — Council Members Cleveland, S. Cockrel, Hood, Mahaffey, Scott, Tinsley-Talabi, and President Hill — 7.

Nays — Council Member K. Cockrel, Jr. — 1

Department of Public Works City Engineering Division April 12, 2000

Honorable City Council:

Re: Petition No. 1854 — Velmeir Co., L.L.C., requesting conversion to easement, outright vacation, encroachment into easement and waiver for non-standard commercial driveway approach in the block bounded by Gray, Dickerson, E. Jefferson and Brooks.

Petition No. 1854 of "Velmeir Co.,

L.L.C.", requests the outright vacation of a portion of the east-west public alley (variable width); also the conversion of the remaining public alleys, 18 feet wide, into private easements for public utilities; also a waiver for a non-standard commercial driveway approach and the encroachment of a retaining wall into said easement area, all in the block bounded by Gray Avenue, 60 feet wide, Dickerson Avenue, 60 feet wide and Brooks Avenue, 60 feet wide and Brooks Avenue, 60 feet wide. In order to facilitate construction of a new CVS Pharmacy with a drive through window.

The petition was referred to the City Engineering Division — DPW for investigation (utility review) and report. This is our report.

The petitioner plans to remove or alter the existing paved alley return entrances into Gray Ave. (non-standard commercial driveway approach) and Dickerson Ave. The petitioner shall pay all incidental removal costs whenever discontinuance of use makes removal necessary.

The City Engineering Division (CED) and Traffic Engineering Divisions of DPW has no objections provided 100% of the abutting property owners have consented. However, despite substantial efforts 100% consent could not be obtained (even though there were no objections). There has been previous opinions given by the City of Detroit Law Department that your Honorable Body has the legal authority to vacate an alley as long as it does not decrease the value of the property in the block. CED recommends that the Planning and Development Department determine the effect the vacation would have on the adjoining property.

The Planning and Development Department has approved conceptual plans for the above referenced site. The CITY OF DETROIT owns approximately 50% of the property in the block mentioned and Velmeir Co., L.L.C., has received an Offer to Purchase the City owned properties. The petitioner has obtained more than 90% of the signatures of the abutting property owners and wishes that your Honorable Body considers the changes in the public rights-of-way for this re-development of land.

Satisfactory arrangements have been made with Comcast Cablevision of Detroit and the Detroit Edison Company (DeCo) for the removal and/or rerouting of their overhead and underground facilities.

The Public Lighting Department (PLD) reports that they have no objection to the vacation/conversion to easement of the alleys and encroachment into the easement. However, PLD has an overhead fed street light in the alley and PLD requires a minimum horizontal clearance of 3'-6" and a vertical clearance of 1'-0" from their facilities. PLD will remove the four lighting

units (fixture & bracket arm) at no cost to the petitioner after notification that the alley is closed. PLD requires 24-hour access for maintenance of their circuits.

The Detroit Water and Sewerage Department (DWSD) reports there is a 12-inch lateral sewer in the east half of the east-west alley, a 24-inch lateral sewer in the west half of the east-west alley, and a 20-inch-18-inch lateral sewer in the north-south alley all in the same block, as described above. However, DWSD has no objections to convert the east half of the east-west alley and the entire north-south alley into easement.

In addition DWSD has no objection to outright vacate the west half of the eastwest alley provided all properties abutting that alley are owned by the petitioner, and the petitioner relocate the 24-inch lateral sewer. Also, DWSD has no objection to the proposed screen wall encroachments into the proposed easement in the N/S alley east of Gray in accordance with provisions and requirements that are a part of the vacating resolution.

All other City Departments and privately owned utility companies reported no objections to the changes in public rights-of-way. Provisions protecting utility installations are part of the resolution.

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

Respectfully submitted,

SUNDAY JAIYESIMI
City Engineer
City Engineering Division-DPW

By Council Member S. Cockrel:

Whereas, The City of Detroit owns approximately 50% of the property in the project block and Velmeir Co., L.L.C., has received an Offer to Purchase the City owned lots, and has obtained more than 90% of the remaining property owner's signatures of consent and wishes that your Honorable Body considers to allow the changes in the public rights-of-way for the development, be it further

Resolved, That all that part of the eastwest public alley, variable width, north of East Jefferson Avenue and east of Gray Avenue lying southerly of and abutting the south line of lot 132 as platted in "Sterling Park Sub. of the easterly part of Sterling Realty Co.'s Sub. Private Claims 315 and 322," Detroit, Wayne County, Michigan, as recorded in Liber 27, Page 61 Plats, Wayne County Records;

Be and the same is hereby vacated (outright) as a public alley to become a part and parcel of the abutting property;

Provided, All properties abutting that vacated (outright) part of the alley are owned by the petitioner and the petitioner relocate the Detroit Water and Sewerage Department 24-inch lateral sewer; and be it further

Resolved, All of the north-south and the remaining portion of the east-west public

allevs. 18 feet wide, in the block bounded by Gray, Dickerson, Brooks and East Jefferson Avenues lying easterly of and abutting the east line of lots 132-150, both inclusive, and the east line of the vacated public alley; also, lying westerly of and abutting the west line of lots 100-119, both inclusive; also, lying northerly of and abutting the north line of lots 120-127, both inclusive, as platted in "Sterling Park Sub. of the easterly part of Sterling Realty Co.'s Sub. Private Claims 315 and 322, Detroit, Wayne County, Michigan, as recorded in Liber 27, Page 61 Plats, Wayne County Records;

Be and the same is hereby vacated as public alley(s) and is hereby converted into private easement(s) for public utilities of the full width of the alley(s), which easement(s) 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 alley(s) 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 alley(s) 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 alley(s) 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 task, 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 the screen wall encroachment allowed further in this resolution) shall be built or placed upon said easement, no change of surface grade made, without prior approval of the City Engineering Division — DPW.

Fourth, That if the owners of any lots abutting on said vacated alley(s) 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.

Fifth, That if any utility located in said property shall break or be damaged as a result of any action on the part of said owners 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 said owners or assigns shall be liable for all costs incidental to the repair of such broken or damaged utility; and further

Provided, That if it becomes necessary to remove the paved alley return(s) at the entrances (into Brooks and Dickerson), such removal and construction of new curb and sidewalk shall be done under city permit and inspection according to City Engineering Division — DPW specifications with all costs borne by the abutting owner(s), their heir or assigns, and be it further

Resolved, That the City Engineering Division — DPW be and is hereby authorized and directed to issue permits to CVS Pharmacy or its contractors to construct a precast concrete screen wall which will encroach into the north-south private easement for public utilities, 18 feet wide, in the block bounded by Grav. Dickerson, Brooks and East Jefferson Avenues, property being described as:

Lots 118, 119, 132, and 133 and the north-south private easement for public utilities, 18 feet wide as platted in "Sterling Park Sub. of the easterly part of Sterling Realty Co.'s Sub. Private Claims 315 and 322," Detroit, Wayne County, Michigan, as recorded in Liber 27, Page 61 Plats, Wayne County Records;

Encroachment to consist of a precast concrete screen wall with brick scoring both sides with color to match building exterior, with precast concrete piers supported by below grade footings; encroachment to be within a area of the easement approximately 9 ft. into the northwesterly portion abutting said lots and 9 ft. into the southeasterly portion abutting said lots a length of approximately 35 feet;

Provided, That the permittee at the time of obtaining said permit file with the City of Detroit Finance Department an indemnity 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 permits and the faithful performance by the permittee of the terms thereof, and in addition to pay all claims, damages, or expenses that may arise out of the maintenance of said encroachment; and further

Provided, That no rights in the public places shall be considered waived by this permission which is granted expressly on the condition that said encroachment shall be removed at the expense of the permittee at any time when so directed by the City Council, and that the public property so affected shall be restored to a condition satisfactory to said department by said permittee at its expense.

Provided, That the petitioner shall design and construct proposed lateral sewers and make the connections to the existing public sewers as required by the Detroit Water and Sewerage Department (DWSD) prior to construction of the proposed buildings; and further

Provided, That the plans for the lateral sewers shall be prepared by a registered engineer; and further

Provided, That DWSD be and is hereby authorized to review the drawings for the proposed lateral sewers and to issue permits for the construction of the lateral sewers; and further

Provided, That the Detroit Water and Sewerage (DWSD) does not waive any of its rights to its facilities located in the allev and the adjoining easement and at all times, DWSD, its agents or employees, shall have the right to enter upon the alley to maintain, repair, alter, service, inspect, or install its facilities. All costs incident to the damaging, dismantling, demolishing, removal and replacement of structures or other improvements herein permitted and incurred in gaining access to DWSD's facilities for maintenance, repairing, alteration, servicing or inspection by DWSD shall be borne by the petitioner. All costs associated with gaining access to DWSD's facilities which could normally be expected had the petitioner encroached into the alley shall be borne by DWSD, and further

Provided, That all construction performed under this petition shall not be commenced until after five (5) days written notice to DWSD. Seventy-two (72) hours notice shall also be provided in accordance with P.A. 53 1974, as amended, utilizing the MISS DIG one call system, and further

Provided, Construction under this petition is subject to inspection and approval by DWSD forces. The cost of such inspection shall, at the discretion of DWSD, be borne by the petitioner, and further

Provided, If DWSD facilities located within the alley and adjoining easement shall break or be damaged as the result of any action on the part of the petitioner,

then in such event the petitioner agrees to be liable for all costs incident to the repair, replacement or relocation of such broken or damaged DWSD facilities, and further

Provided, The petitioner shall hold DWSD harmless for any damage to the encroaching device constructed or installed under this petition which may be caused by the failure of DWSD's facilities, and further

Provided, If at any time in the future the petitioner shall request removal and/or relocation of DWSD's facilities in the alley being encroached upon the petitioner agree to pay all costs for such removal and/or relocation, and further

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

Provided, That no right in the public alley shall be considered waived by this permission which is granted expressly on the condition that the building and all obstructions in connection therewith shall be removed at the expense of the grantee at any time when so directed by City Council, and further

Provided, If at any time in the future it becomes necessary to repair or replace the sewers or other utilities located or to be located in said alley by the acceptance of this permission, the owners for themselves, their heirs and assigns, waive claims for any damages to the encroaching installations and agree to pay the costs incurred in their removal, if their removal becomes necessary, and to restore the property affected to a condition satisfactory to the City Engineering Division — DPW at the owners expense, and further

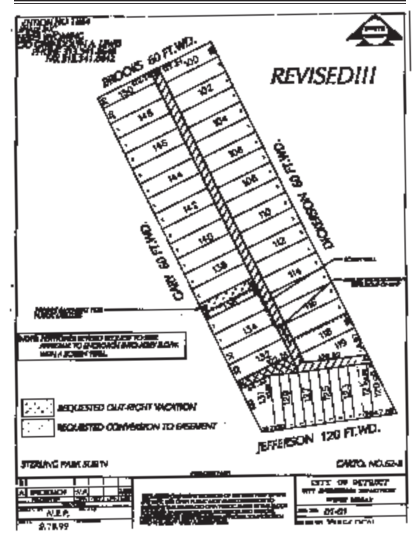
Provided, That this resolution is revocable at the will, whim or caprice of the City Council, and the grantees by the acceptance of this permission waive any right to claim damages or compensation for any structures constructed and maintained hereunder, or for removal of the same, and they acquire no implied nor any other privileges not expressly stated herein; and be it further

Provided, The installation and maintenance of any encroachments referred to herein shall be construed as acceptance of this resolution by the permittee; and further

Provided, That the encroachment permit shall not be assigned or transferred without the written approval of the City Council; and further

Provided, That the City Clerk shall within 30 days record a certified copy of this resolution with the Wayne County Register of Deeds.

A waiver of reconsideration is requested. Adopted as follows:



Yeas — Council Members Cleveland, K. Cockrel, Jr., S. Cockrel, Hood, Mahaffey, Scott, Tinsley-Talabi, and President Hill — 8. Nays — None.

THURSDAY, APRIL 13TH

Chairperson S. Cockrel submitted the following Committee Reports for above date and recommended their adoption.

Permit

Honorable City Council:

To your Committee of the Whole was referred petition of Second Baptist Church of Detroit, (No. 2514), to hold Easter Sunrise Service on April 23, 2000 at St. Aubin Park. After careful consideration of the request, your Committee recommends that same be granted in accor-

dance with the following resolution.

Respectfully submitted,

SHEILA COCKREL

Chairperson

By Council Member S. Cockrel:

Resolved, That subject to the approval of the Recreation, Police and Public Works Departments, permission be and is hereby granted to Second Baptist Church of Detroit, (No. 2514) to hold Easter Sunrise Service on April 23, 2000 at St. Aubin Park.

Resolved, That the Buildings & Safety Engineering Department is hereby authorized and directed to waive the zoning restrictions on said property during the period, and further,

Provided, That the sale of food and soft