

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

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:

General Services Department _____
a City of Detroit Department _____

BY: Crystal Perkins
(Signature)
PRINT NAME: Crystal Perkins
ITS: Director, General Services Department
(Duly Authorized Representative)

CITY OF DETROIT, through its Department of Public Works - City Engineering Division
BY: Richard Doherty
(Signature)
PRINT NAME: Richard Doherty, P.E.
ITS: City Engineer

Exhibit A

PARCEL DESCRIPTION

SNOWDEN HARTWELL ARTS ALLEY

A parcel of land being a part of Section 8, Town 1 South, Range 11 East, City of Detroit, Wayne County, Michigan, more particularly described as follows:

Beginning at the NW corner of Lot 140, "College Park Manor Subdivision", as recorded in Liber 48 of Plats, Page 18, Wayne County Records, also said point being on the Southerly right of way line of Santa Maria Avenue; thence S 02°50'28" E 482.00 feet to the SW corner of Lot 129 of said College Park Manor Subdivision; thence S 88°40'32" W 16.00 feet to the SE corner of Lot 116 of said College Park Manor Subdivision; thence N 02°50'28" W 482.00 feet to the NE corner of Lot 103 of said College Park Manor Subdivision, also said point being on the Southerly line of said Santa Maria Avenue; thence N 88°40'32" E 16.00 feet to the Point of Beginning.

Contains 7,709 square feet or 0.177 acres of land, more or less. Subject to all easements and restrictions of record, if any.

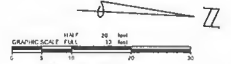
Exhibit B

Maintenance Area and Plan for Improvements; Any Related Maintenance Responsibilities.

DWSD Inspection and Maintenance Tasks			
Task	Frequency	Indicator maintenance is needed	Maintenance Notes
Litter and leaf removal	Weekly or biweekly with routine property maintenance	Assumulation of litter and leafy debris in the landscaped area	Litter and leaves should be removed to reduce the risk of outlet clogging, reduce nutrient inputs to the landscaped area and to improve facility aesthetics.
Pruning	Prune dead and broken branches annually and deciduous shrubs every 3-5 years	Overgrown vegetation that interferes with access, lines of sight, or safety	Nutrient in runoff often cause landscaped vegetation to flourish
Mowing	2-12 times/year	Overgrown vegetation that interferes with access, lines of sight, or safety	Frequency depends on location and desired aesthetic appeal
Mulch removal and replacement	1 time/2-3 years	Less than 4 inches of mulch remain on the surface	Mulch accumulation reduce available surface water storage volume. Removing decomposed mulch also increases surface infiltration rate of fill soil. Remove decomposed fraction and top off with fresh mulch to a total depth of 4 inches.
Temporary watering	1 time/2-3 days for first 1-2 months, sporadically after establishment	Until established and during severe droughts	Watering after the initial year might be required.
Fertilization	1 time initially	Upon planting	One-time spot fertilization for first year vegetation
Remove and replace dead plants	1 time/year	Dead plants	Plant die-off tends to be highest during the first year (commonly 10% or greater). Survival rates increase with time.
Miscellaneous upkeep	12 times/year	Tasks include trash collection, plant health, spot weeding, removing invasive species, and removing mulch from overflow device	

SNOWDEN-HARTWELL ARTS ALLEY

(18' ROW)



MATCH LINE SEE ABOVE


MATCH LINE SEE BELOW

- LEGEND**
- DETAIL / SHEET
 - PROPOSED LANDSCAPING AREA


NOTE:
CONTRACTOR TO REVIEW LOCATIONS FOR SITE FURNISHINGS WITH OWNER AND ENGINEER PRIOR TO FINAL INSTALLATION. MODIFICATIONS TO LOCATIONS MAY BE MADE AT THE DISCRETION OF THE OWNER AT NO ADDITIONAL COST.




Know what's below.
Call before you dig.



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Detroit, MI 48225
P (313) 463-1250
OHMADVISORS.COM



livingLAB

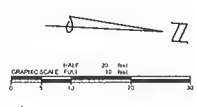


DATE	REVISED	BY	CHECKED	APPROVED

CITY OF DETROIT
ART ALLEYS - PHASE 1
SITE LAYOUT PLAN

C7

SNOWDEN-HARTWELL ARTS ALLEY (15' ROW)



OHM
ARCHITECTS & LANDSCAPE ARCHITECTS
1145 Grandville, Suite 200
Detroit, MI 48206
P: 313.461.1200
OHM@OHMDET.COM

livingLAB
Detroit
Urban Agriculture

DATE: 11/15/17
SCALE: AS SHOWN
PROJECT: CITY OF DETROIT ART ALLEYS - PHASE 1 LANDSCAPE PLAN

DESIGNED BY: JEFFREY W. HARRIS
CHECKED BY: JEFFREY W. HARRIS
DATE: 11/15/17

CITY OF DETROIT
ART ALLEYS - PHASE 1
LANDSCAPE PLAN

L2



DRAWING PATH: P:\2017\20170115\ARTS ALLEYS\LANDSCAPE PLAN\20170115_L2.dwg, Nov 15, 2017, 8:58 AM