UNCF did not provide a presentation at the time of Document Publication.

New Start Foundation Presentation for the Memphis City Council



Introduction to New Start Foundation

 Who We Are: New Start Foundation is a recognized 501(c)(3) nonprofit organization dedicated to empowering individuals in the Memphis community to achieve stability and independence through job skills training and housing assistance.

 Our Mission: We believe that everyone deserves the opportunity to reach their full potential and contribute to society. Our programs provide the support and resources needed to help individuals overcome barriers and succeed.





Our Journey Since 2019

- Established: 2019
- Years of Service: 6 years
- Community Impact: Focused on reducing poverty and recidivism in Memphis through targeted programs.

Programs and Services

- Job Skills Training: Offering industry-recognized certifications to enhance employability.
- Housing Assistance: Providing support to secure stable housing for those in need.
- Youth Engagement: Assisting juvenile justiceinvolved youth with certifications and internships.
- Reentry Support: Training incarcerated individuals to prepare for successful reintegration.







Who We Serve

- Juvenile Justice-Involved Youth: Guiding them towards positive futures.
- SNAP Benefit Recipients: Empowering individuals to achieve self-sufficiency.
- Incarcerated Individuals: Providing skills for a fresh start post-release.
- General Community Members: Assisting those facing barriers to employment and housing.

Impact by the Numbers

- Youth Certifications: 33 juvenile justiceinvolved youth obtained industry-recognized certifications and secured internships with a nationally recognized distribution organization.
- SNAP Recipients Assisted: Over 400 individuals in Memphis received job skills training, leading to living wage employment opportunities.
- Incarcerated Individuals Trained: More than 150 individuals at the Shelby County Department of Corrections received job skills training prior to release, facilitating employment upon reentry.



Addressing Community Needs

- Poverty in Memphis: The city of Memphis has a poverty rate of 21.4%, with child poverty at 32.7%.
- MEMPHIS.EDU
- Recidivism and Employment: Stable employment significantly reduces by 58% by decreasing the likelihood of reoffending.
- BROOKINGS.EDU
- Our Role: By providing job skills training and housing assistance, we tackle the root causes of poverty and recidivism, contributing to a safer and more prosperous community.

The Need for Expansion

- Current Limitations: Demand for our services exceeds our current capacity.
- Community Requests: Increased inquiries from individuals and organizations seeking assistance.
- Strategic Vision: Expand our reach to serve more individuals and enhance program offerings.



Proposed Use of \$100,000 Funding



Staff Expansion: Hire additional qualified staff to manage and deliver programs effectively.



Program Scaling: Increase the number of training sessions and housing assistance initiatives.



Community Outreach: Enhance marketing and outreach efforts to reach underserved populations.



Resource Development: Invest in materials and tools necessary for effective training and support services.

Anticipated Outcomes

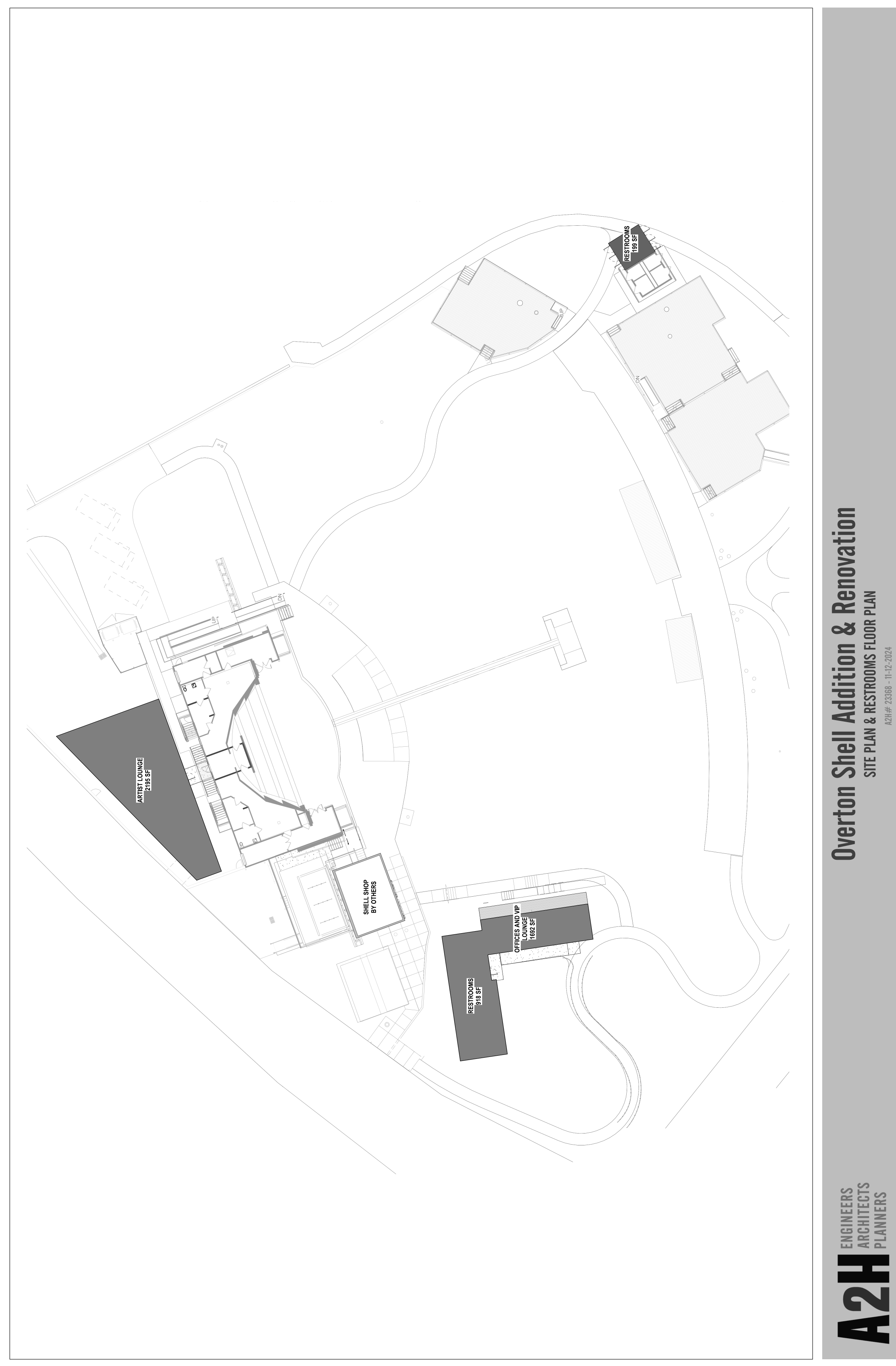
- individuals with skills leading to gainful Increased Employment: Equip more employment.
- incarcerated individuals in securing stable Reduced Recidivism: Support formerly jobs, decreasing the likelihood of reoffending.
- Contribute to a reduction in poverty rates and an increase in the local tax base. Enhanced Community Well-being:

Conclusion and Call to Action

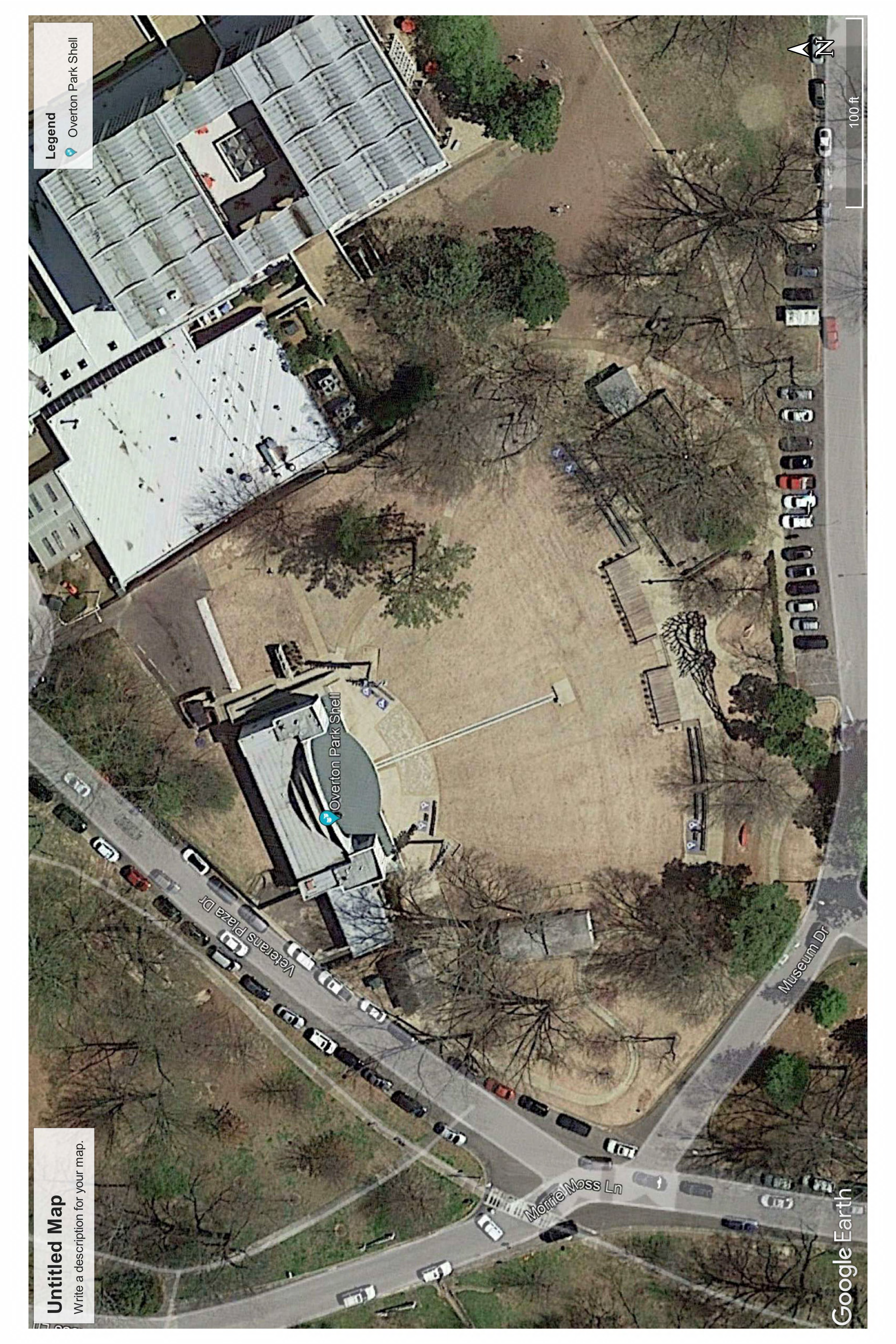
- **Our Commitment:** Dedicated to building a stronger and more inclusive Memphis.
- Partnership Opportunity: With the support of the Memphis City Council, we can amplify our impact.
- Request: We respectfully request \$100,000 in funding to expand our services and better serve the Memphis community.
- Together: Let's empower individuals, strengthen families, and transform our community.

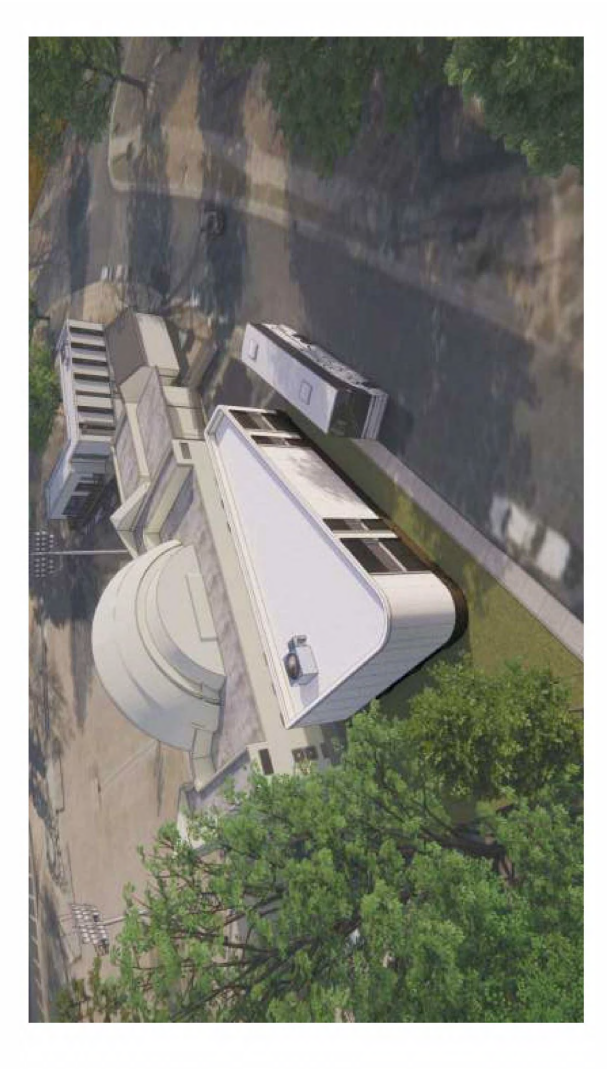
Contact Information

- New Start Foundation
- Address: 2851 Lamb Place, Suite 11, Memphis, TN 38118
- Phone: (901) 589-1004
- Email: pcarter@thenewstartfoundation.org
- Website: www.thenewstartfoundation.org

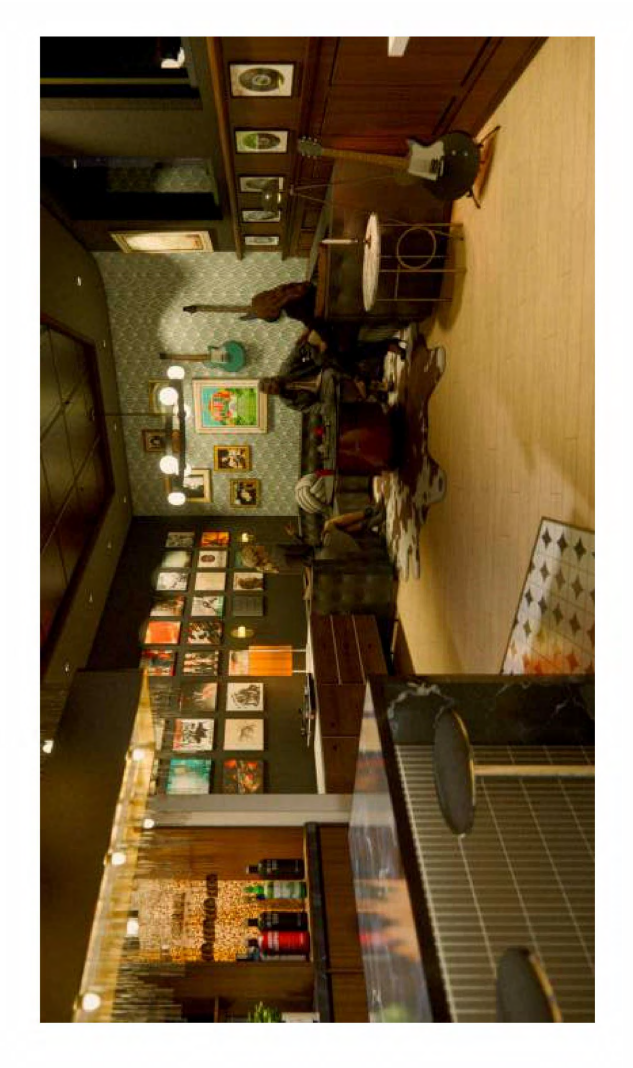
















Z GE ADDIT ard. Exact grading may differ. may

MEMPHIS, TN OVERTON PARK SH Renderings are for vizulization purposes only, and do not reflect actual proposal. Some items

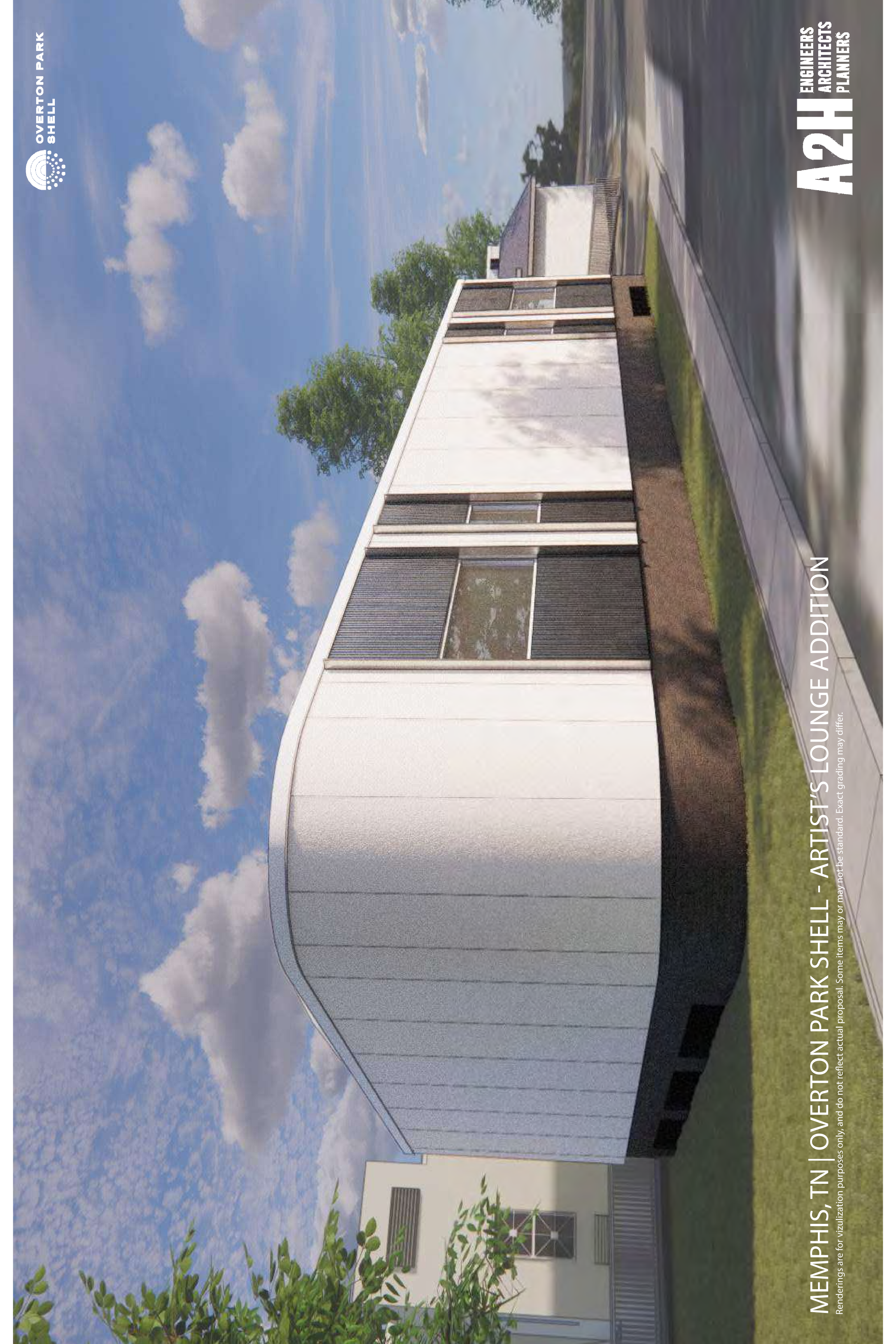
OVER

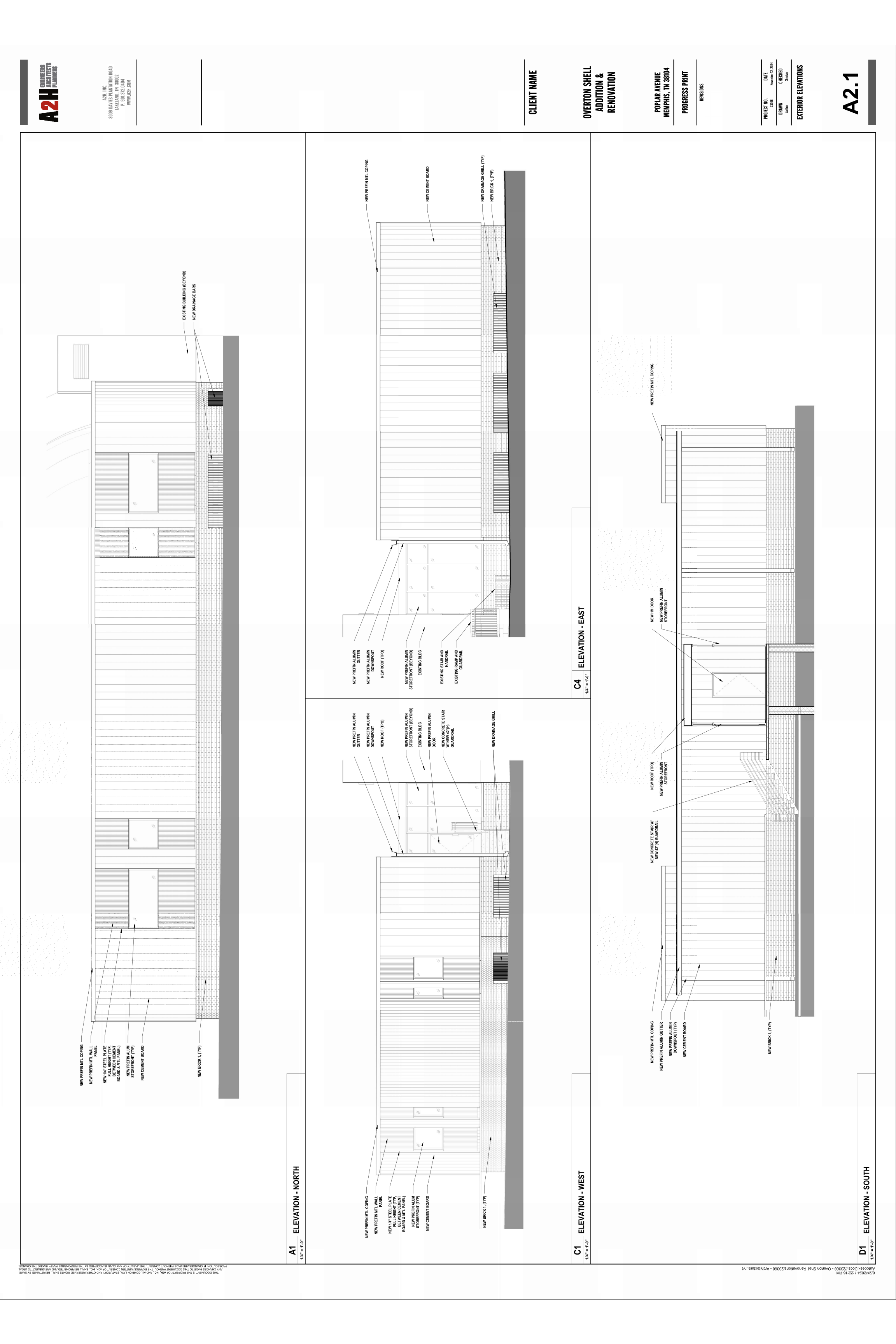


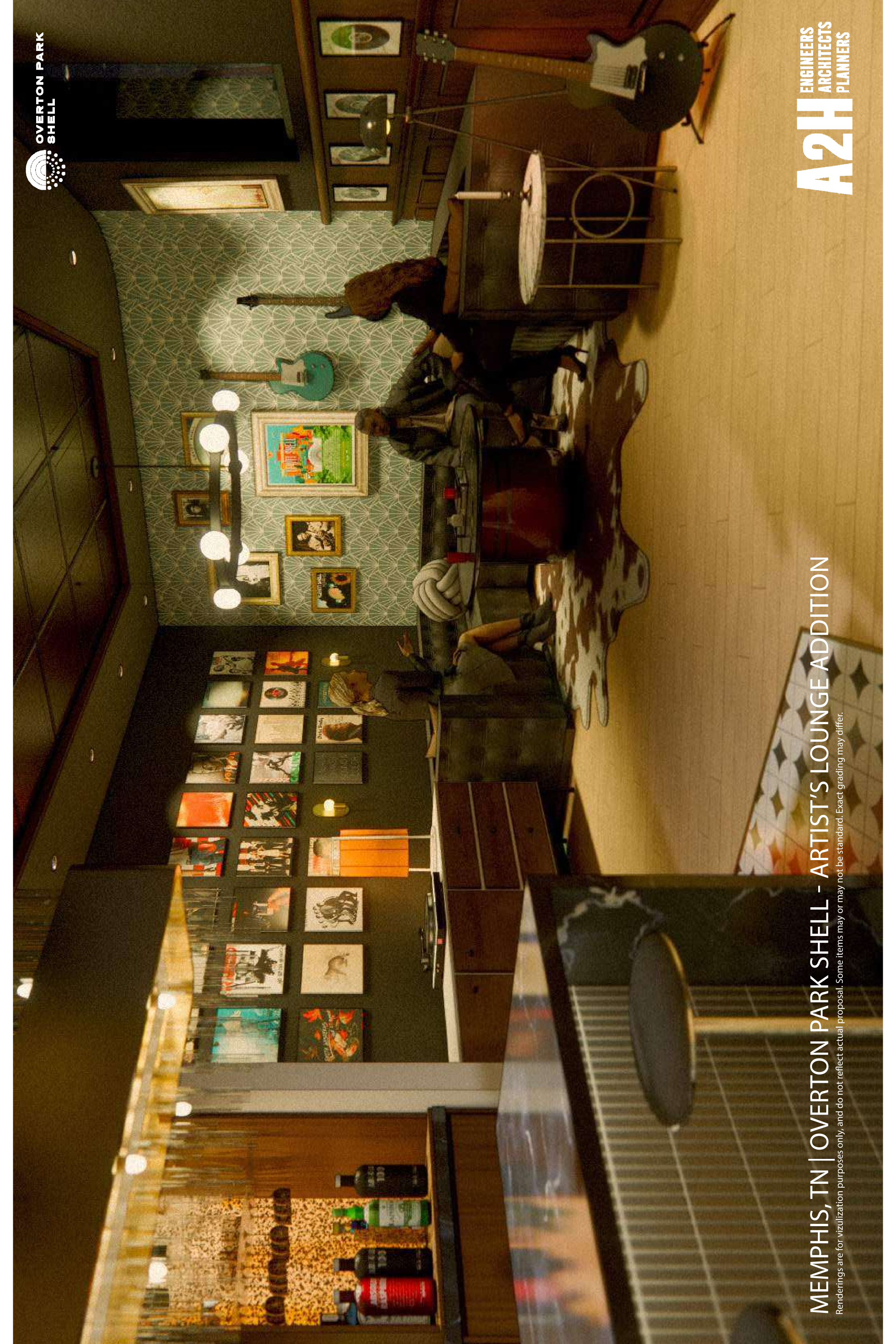
-

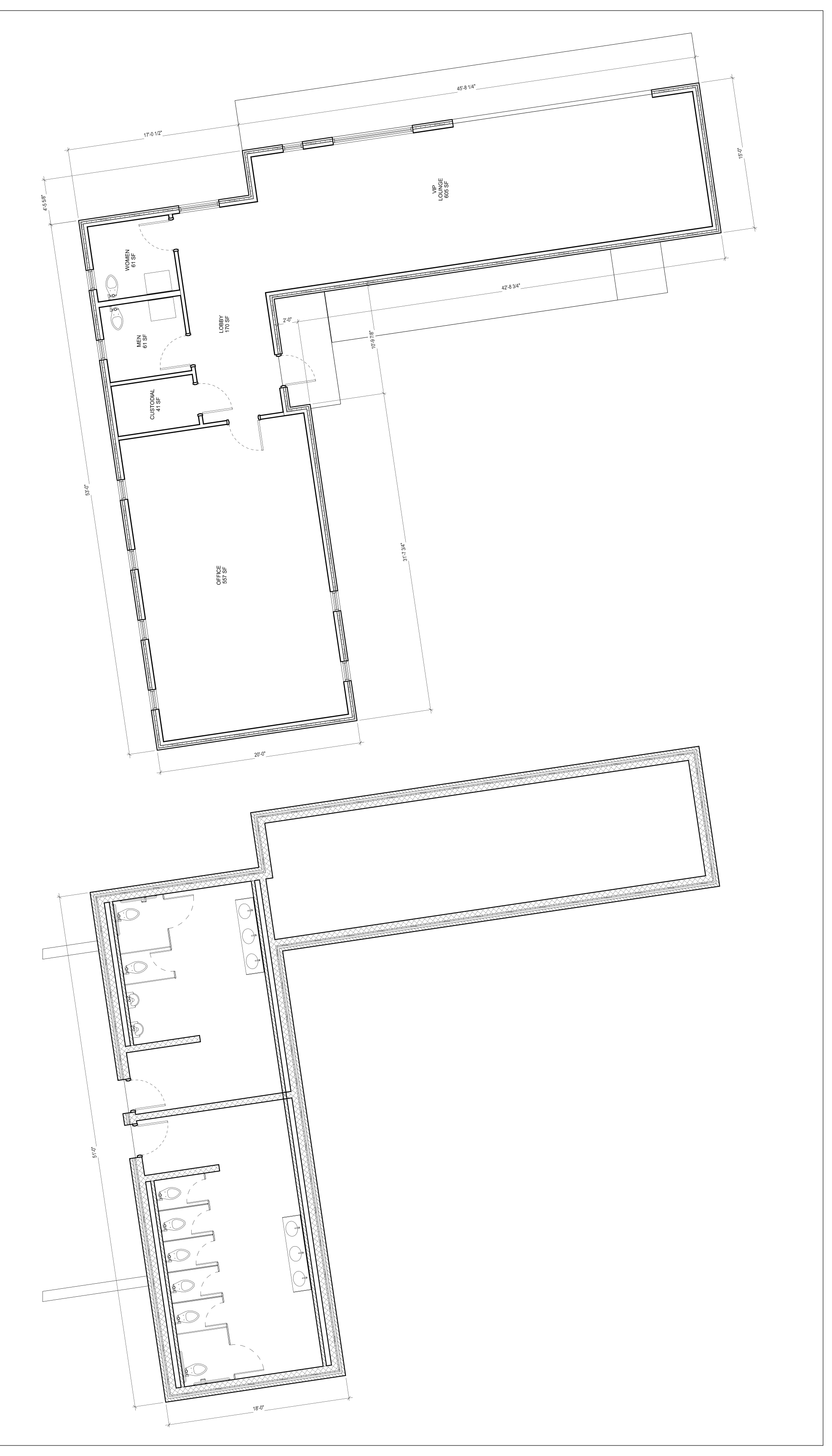
ELL - ARTIST'S LOUNGE ADDITION may or may not be standard. Exact grading may differ.

MEMPHIS, TN OVERTON PARK SH Renderings are for vizulization purposes only, and do not reflect actual proposal. Some items











Overton Shell Addition & Renovation Restrooms, offices and vip lounge



Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

Resolution to transfer \$299,219 from Planning line and allocate funding into the Construction Line in Project LI01030 – New Frayser LI01030 Library Council District 7, Super District 8.

,* .2

- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.) Library Services
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. Does not change an existing ordinance or resolution
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

No new contract is required.

5. State whether this requires an expenditure of funds/requires a budget amendment. This resolution will amend the balance in the Planning Line of the Capital Project Report (MGR) transferring the amount of two hundred, ninety-nine thousand, two hundred, nineteen dollars (\$299,219) of the remaining unencumbered appropriated funds to the Construction Line of New Frayser Library Ll01030. This Resolution authorizes the expenditure for Contract Construction Furniture Fixture Equipment funds for the New Frayser Library in District 7 (Super District 8). P082



A Resolution to <u>transfer</u> \$299,219 from the Capital Project Report (MGR) Planning Line to the Construction Line of the New Frayser Library and appropriate funds for use in that line for the Library Services Division.

WHEREAS, the Council of the City of Memphis approved an allocation and appropriation of \$299,219 for Project LI01030, for the purpose of Planning A&E and Land Acquisition which now is completed; and

WHEREAS, Planning A&E and Land Acquisition has an unencumbered balance of \$299,219, and under the Construction Line FF&E has a shortage and needs additional funds; and

WHEREAS, it is necessary to transfer the sum of \$299,219 from Planning A&E and Land Acquisition to Construction Furniture Fixture Equipment, Project LI01030 – New Frayser Library to fund the increase cost of Construction FFE to complete furniture installation of the New Frayser Library Branch; and

BE IT RESOLVED by the Council of the City of Memphis that the sum of two hundred, ninety-nine thousand, two hundred, nineteen dollars (\$299,219) funded by General Obligation Bonds be transferred to the above named lines as follows:

Project Title:New Frayser Library – LI01030Contract Construction:LI01030Amount:\$299,219





Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

This resolution is to move appropriated funds from a completed project, IS01082, to IT Projects IT01003, Operational Infra. Enhancement; IT01004, Implementation Modernization; and IT01005, Treasury Tax System FY23.

2. Initiating Party (e.g. Public Works, at request of City Council, etc.)

Information Technology

3. State whether this is a change to an existing ordinance or resolution, if applicable.

This resolution re-appropriates funds previously appropriated to CIP Project IS01082 by the Memphis City Council.

4. State whether this will impact specific council districts or super districts.

N/A

€. .

b.

5. State whether this requires a new contract, or amends an existing contract, if applicable.

N/A

6. State whether this requires an expenditure of funds/requires a budget amendment

This resolution requires a budget amendment.

7. If applicable, please list the MWBE goal and any additional information needed

N/A

P079



Resolution to Transfer Allocated and Appropriated Funding Between Information Technology CIP Projects

WHEREAS, the Finance Division monitors the City's actual spending performance relative to its budget for Capital Improvement Program (CIP) spending and execution and

WHEREAS, in collaboration with the Finance Division, each Division of City Government reviews its current spending performance and projected anticipated outcomes for their respective CIP projects; and

WHEREAS, as of December 2024, the Information Technology Division has determined that the project is complete and, as such, has identified a cost savings of \$1,219,143.00 in CIP Project IS01082 Treasury Tax System and, as such, the project currently retains unencumbered appropriations sufficiently available for other uses; and

WHEREAS, It would be beneficial for the City to reallocate cost savings from CIP Project IS01082 to CIP Projects IT01003 (\$399,143.00) for the replacement of aging wireless access point devices, enhance wireless coverage, replace key network switches, and continue network segmentation; also to CIP Project IT01004 (\$500,000.00), for Implementation and Modernization and upgrades for the enterprise application infrastructure development platform improvements; and the CIP Project IT01005 (\$320,000.00) for the Treasury Tax System FY23 and

WHEREAS, it is desired and necessary to amend the Fiscal Year 2025 (FY25) CIP budget by transferring, allocating, and appropriating identified funds to match program spending different from the FY25 adopted CIP budget.

NOW, THEREFORE BE IT RESOLVED, by the Council of the City of Memphis, that the Fiscal Year 2025 Capital Improvement Program Budget be amended in accordance with Tennessee Constitution Article 2 § 24, TCA § 9-1-116, Municipal Budget Law of 1982 in the amount of \$1,219,143.00 by the approved transfer from CIP Project IS01082 and the approved allocation and appropriation of such funds to CIP Projects IT01003, IT01004, and IT01005 to the benefit of the City, its employees, and its Citizens requiring it.

A JOINT RESOLUTION FINDING OF CONDITIONS NECESSARY FOR COMMUNITY REDEVELOPMENT IN THE CLEVELAND STREET CORRIDOR AREA AND ADOPTION OF THE COMMUNITY REDEVELOPMENT PLAN FOR THE CLEVELAND STREET CORRIDOR AREA.

WHEREAS, pursuant to the Community Redevelopment Act of 1998 (the "Act") Shelby County, Tennessee (the "County"), and the City of Memphis, Tennessee (the "City"), established a joint Community Redevelopment Agency ("CRA") to ameliorate the slum and blight conditions within the City and the unincorporated areas of the County; and

WHEREAS, CRA received an application from the Cleveland Street Corridor Partnership (the "Applicant") proposing a tax increment financing district (TIF) for the Cleveland Street Corridor Area. After review by CRA staff, the CRA Board, input from the Applicant, community meetings, and technical review and analysis by consultants, the CRA drafted a Community Redevelopment Plan, Qualifications Analysis, and Fiscal Impact Analysis for the Cleveland Street Corridor Area, included as **Attachment A**. The Community Redevelopment Plan includes, but does not limit, identified priority initiatives such as the following: redevelopment and new construction of affordable and market rate housing, acquisition of property to be assembled for development, support of mixed-use development, infrastructure improvements, public facility improvements, environmental improvements, streetscape improvements, and community development; and

WHEREAS, the City of Memphis and Shelby County Community Redevelopment Agency and Board of Directors reviewed information from the consultants and tax increment finance analysis, and after reviewing said documentation, determined that the information in Attachment A, submitted to the CRA meets the requirements of the Act; and

WHEREAS, the CRA has provided notice to the taxing authorities of the City and County and to the public and has provided notice of this public hearing.

NOW, BE IT RESOLVED, by the Board of County Commissioners of Shelby County, Tennessee and the City Council of the City of Memphis, Tennessee, adopt the Community Redevelopment Plan for the Cleveland Street Corridor Area.

BE IT FURTHER RESOLVED, that, not exceeding the total amount identified in **Attachment A**, \$127,000,000, may be disbursed as reimbursable projects and their costs are identified and approved by the CRA over the remaining duration of the Cleveland Street Corridor TIF.

BE IT FURTHER RESOLVED, that as allowed in Section 2 of the "Uniformity in Tax Increment Financing Act of 2012" a total of up to five percent (5%) of incremental tax revenues will be set aside for administrative expenses incurred by the CRA (Tennessee Code Annotated 9-23-104).

BE IT FURTHER RESOLVED, that as allowed in the "Uniformity in Tax Increment Financing Act of 2012" the tax increment base and dedicated taxes shall be calculated on the basis of each parcel within the area subject to the Community Redevelopment Plan for the Cleveland Street Corridor Area (Tennessee Code Annotated 9-23-102).

BE IT FURTHER RESOLVED, that the Shelby County Board of Commissioners and the Memphis City Council hereby approve the final budget amount exhibited in **Attachment A** to this resolution as the funding cap, not be exceeded unless the Community Redevelopment Plan for the Cleveland Street Corridor Area is amended. The final budget amount exhibited does not create any enforceable contractual rights.

Sponsor: Councilwoman Dr. Michalyn Easter-Thomas

A JOINT ORDINANCE OF THE CITY OF MEMPHIS AND COUNTY OF SHELBY COUNTY, TENNESSEE ENACTED PURSUANT TO THE COMMUNITY REDEVELOPMENT ACT OF 1998 AND THE UNIFORMITY IN TAX INCREMENT FINANCING ACT OF 2012; PROVIDING FOR THE ESTABLISHMENT OF THE CLEVELAND STREET CORRIDOR REDEVELOPMENT TRUST FUND

WHEREAS, pursuant to the Community Redevelopment Act of 1998 (the "Act") Shelby County, Tennessee (the "County") and the City of Memphis, Tennessee (the "City") established a joint Community Redevelopment Agency ("CRA") to ameliorate the slum and blight conditions within the City of Memphis and the unincorporated areas of Shelby County; and

WHEREAS, on January 9, 2025, pursuant to Section 11 of the Act and the provisions of the Uniformity in Tax Increment Financing Act of 2012 (the "TIF Uniformity Act"), the CRA approved a proposal to establish the Cleveland Street Corridor Tax Increment Financing District (the "Cleveland Street Corridor TIF") pursuant to the Cleveland Street Corridor Redevelopment Area (the "Plan);

WHEREAS, the City Council (the "Council") of the City of Memphis, Tennessee considered the adoption of the Cleveland Street Corridor Community Redevelopment Plan pursuant to the requirements of the Act; and

WHEREAS, the Board of County Commissioners of Shelby County, Tennessee (the "Board") considered the adoption of the Cleveland Street Corridor Community Redevelopment Plan pursuant to the requirements of the Act; and

WHEREAS, this Ordinance shall not become effective until after the adoption of the Plan by the Board and the Council; and

NOW, THEREFORE, BE IT RESOLVED by The Council Of The City Of Memphis And The Board Of County Commissioners Of Shelby County, Tennessee that the Community Redevelopment Plan for Cleveland Street Corridor Area be established as follows:

SECTION 1. <u>COMMUNITY REDEVELOPMENT AREA</u>

The Cleveland Street Corridor Community Redevelopment Area shall be as shown in the Legal Description attached as Exhibit A.

SECTION 2. FUNDING OF THE REDEVELOPMENT TRUST FUND

Pursuant to the provisions of Section 21 of the Community Redevelopment Act of 1998 the hereby Redevelopment Trust Fund for the Cleveland Street Corridor Community Redevelopment Area shall include the increment in the income, proceeds, revenues, and funds of each taxing authority derived from or held in connection with the undertaking and carrying out of the community redevelopment under the Act.

Pursuant to the requirements of the Act, each taxing authority located within the Cleveland Street Corridor Community Redevelopment Area shall by January 1 of each year commencing January 1, 2025 appropriate to the Redevelopment Trust Fund for the Cleveland Street Corridor Area for so long as any indebtedness pledging increment revenue to the payment thereof is outstanding the earliest of thirty (30) years or January 1, 2055, a sum that is no less than the increment as defined and described in this Section accruing to such taxing authority.

SECTION 3. DISCRETION TO GRANT EXEMPTIONS

Subject to further proceedings of the Council and the Board pursuant to the requirements of Section 21(b)(4) of the Act, the City and the County reserve the discretion to grant an exemption to any special district that levies taxes within the Cleveland Street Corridor Community Redevelopment Area from the funding requirements of Section 5 of this Ordinance; provided such grant of an exemption shall not violate Article 1, Section 20 of the Tennessee Constitution or Article 1, Section 10 of the United States Constitution, relating to impairment of contracts.

SECTION 4. TERM OF THE REDEVELOPMENT TRUST FUND

The Redevelopment Trust Fund for the Cleveland Street Corridor Area shall remain in existence for thirty (30) years after the date of adoption of the original Plan. Notwithstanding anything in this Ordinance to contrary, the obligation to fund the Redevelopment Trust Fund annually shall continue until all loans, advances and indebtedness, if any, and interest thereon, of the CRA incurred as a result of redevelopment in a Community Redevelopment Area have been paid. Upon termination of the Redevelopment Trust Fund, subject to payment of all amounts required to be paid from such Redevelopment Trust Fund, any remaining moneys in the Redevelopment Trust Fund shall be returned to each taxing authority, which paid the increment in the proportion that the amount of the payment of such taxing authority bears to the total amount paid into the Redevelopment Trust Fund by all taxing authorities within the Cleveland Street Corridor Community Redevelopment Area during that year of the last appropriation.

SECTION 5. EXPENDITURE OF MONEYS IN THE REDEVELOPMENT TRUST FUND

A. Moneys in the Redevelopment Trust Fund may be expended from time to time for the

following purposes, when directly related to financing or refinancing of redevelopment in a Community Redevelopment Area pursuant to the Plan:

(a) administrative and overhead expenses necessary or incidental to the implementation of Plan pursuant to the Uniformity in Tax Increment Financing Act of 2012 (the "TIF Uniformity Act").

(b) expenses of redevelopment planning, surveys and financial analysis, including the reimbursement of the City or the County or the CRA for such expenses incurred before the Plan was approved and adopted.

(c) the acquisition of real property in the Community Redevelopment Area.

(d) The clearance and preparation of any portion of the Community Redevelopment Area for redevelopment and relocation of site occupants as provided in Section 17 of the Act.

(e) The repayment of principal and interest or any redemption premium for loans, advances, bonds, bond anticipation notes and any other form of indebtedness.

(f) All expenses incidental to or connected with the issuance, sale, redemption, retirement or purchase of CRA bonds, bond anticipation notes or other form of indebtedness, including fund or any reserve, redemption or other fund or account provided for in the ordinance or resolution authorizing such bonds, notes or other form of indebtedness.

(g) The development of affordable housing within the Community Redevelopment Area.

B. On the last day of each fiscal year of the CRA, any money which remains in the Cleveland Street Corridor Redevelopment Trust Fund after the payment of expenses pursuant to subsection "A" of this Section 5 for such year shall be:

(a) returned to each taxing authority, which paid the increment in the proportion that the amount of the payment of such taxing authority bears to the total amount paid into the trust fund by all taxing authorities within the Cleveland Street Corridor Community Redevelopment Area for that year;

(b) Used to reduce the amount of any indebtedness to which increment revenues are pledged;

(c) deposited into an escrow account for the purpose of later reducing any indebtedness to which increment revenues are pledged; or

(d) appropriated to a specific redevelopment project pursuant to the Plan which project will be completed within three (3) years from the date of such appropriation.

C. As allowed in Section 2 of the "Uniformity in Tax Increment Financing Act of 2012" a total of up to five percent (5%) of incremental tax revenues will be set aside for administrative expenses incurred by the CRA (Tennessee Code Annotated 9- 23-104).

D. As allowed in the "Uniformity in Tax Increment Financing Act of 2012" the tax increment base and dedicated taxes shall be calculated on the basis of each parcel within the area subject to the Community Redevelopment Plan for the Cleveland Street Corridor Area (Tennessee Code Annotated 9-23-102).

E. In accordance with the provisions of the Act and the TIF Uniformity Act, the City and the County shall cause the CRA to provide for an independent financial audit of the trust fund each fiscal year and a report of such audit. Such report shall describe the amount and source of deposits into, and the amount and purpose of withdrawals from, the Redevelopment Trust Fund during such fiscal year and the amount of principal and interest paid during such year on any indebtedness to which is pledged increment revenues and the remaining amount of such indebtedness. The CRA shall provide a copy of the report to each taxing authority.

BE IT FURTHER ORDAINED, that to the extent that the CRA shall approve developers to execute the redevelopment, said developers shall provide annual financial statements, including balance sheets and detailed income and expense statements to the CRA Board.

BE IT FURTHER ORDAINED, that this joint ordinance shall take effect from and after the date it shall have been enacted according to due process of law by virtue of the concurring and separate passage thereof by the Council of the City of Memphis and by the Board of Commissioners of Shelby County, Tennessee.

BE IT FURTHER ORDAINED, that the provisions of this Ordinance are severable and that any portion declared or found to be unlawful shall not affect the remaining portions.

Sponsor: Dr. Michalyn Easter-Thomas Chair: J Ford Canale

7-224



Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

This is a resolution requesting the approval for the sale of a portion of a City owned parcel located at 2685 Plant Road and further described as Parcel ID# 050101 00054.

2. Initiating Party (e.g. Public Works, at request of City Council, etc.)

Public Works

3. State whether this is a change to an existing ordinance or resolution, if applicable.

This resolution does not change any existing ordinance or resolution.

4. State whether this will impact specific council districts or super districts.

The project is located in Council District 6 and Super District 8. The project provides services to Districts or portions of Districts 2, 3, 4, 5, 6, 8 and 9.

5. State whether this requires a new contract, or amends an existing contract, if applicable.

This resolution will not require a new or amended construction contract.

6. State whether this requires an expenditure of funds/requires a budget amendment

This resolutiondoes not require an expenditure of funds.

7. If applicable, please list the MWBE goal and any additional information needed

NA

7-224



A Resolution requesting the approval for the sale of <u>a portion</u> of a City owned parcel located at 2685 Plant Road and further described as Parcel ID# 050101 00054, Memphis, Shelby County, Tennessee

Whereas the City of Memphis is the owner of parcel of land known as 2685 Plant Road, described as Parcel ID: 050101 00054; and

Whereas The City currently operates the T.E. Maxson Water Treatment Facility on the subject parcel; and

Whereas Colossus/xAI would like to acquire approximately 13 acres of an unused portion of the parcel to use as the location for the proposed Colossus Water Recycle Facility owned and operated by Colossus/xAI; and

Whereas Colossus/xAI submitted an offer of Eight Hundred Twenty Thousand Dollars (\$820,000) for a portion of the Parcel along with an Eighty-Two Thousand Dollars (\$82,000.00) Earnest Money deposit to the City of Memphis Real Estate Service Center with all proceeds from the sale being transferred to the Sewer Enterprise Fund; and

Whereas there are currently no anticipated uses for the subject parcel; and

Whereas the City of Memphis hereby retains easements for any other existing utilities, sanitary sewer and drainage facilities, recorded and unrecorded, located in the above-described parcel of real property.

Now, therefore be it resolved that the City of Memphis has the authority to sale City owned property in accordance with Ordinance No. 2-16-1(G).

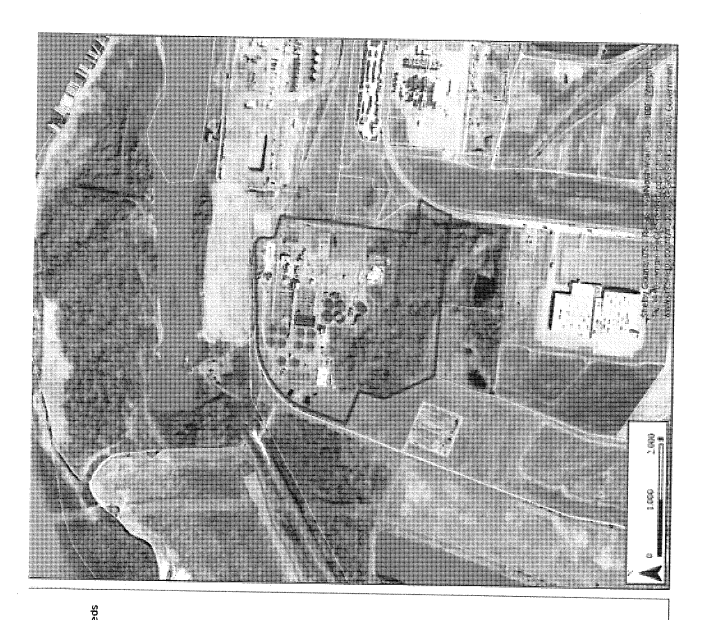
Be it further resolved, that subject to the Ordinance, the City of Memphis Real Estate Department shall prepare and arrange for the execution of the quit claim deed, and any other documents incidental to the completion of the transfer, and the Mayor of the City of Memphis is hereby authorized to execute said deeds or any other documents necessary to complete the sale and conveyance.



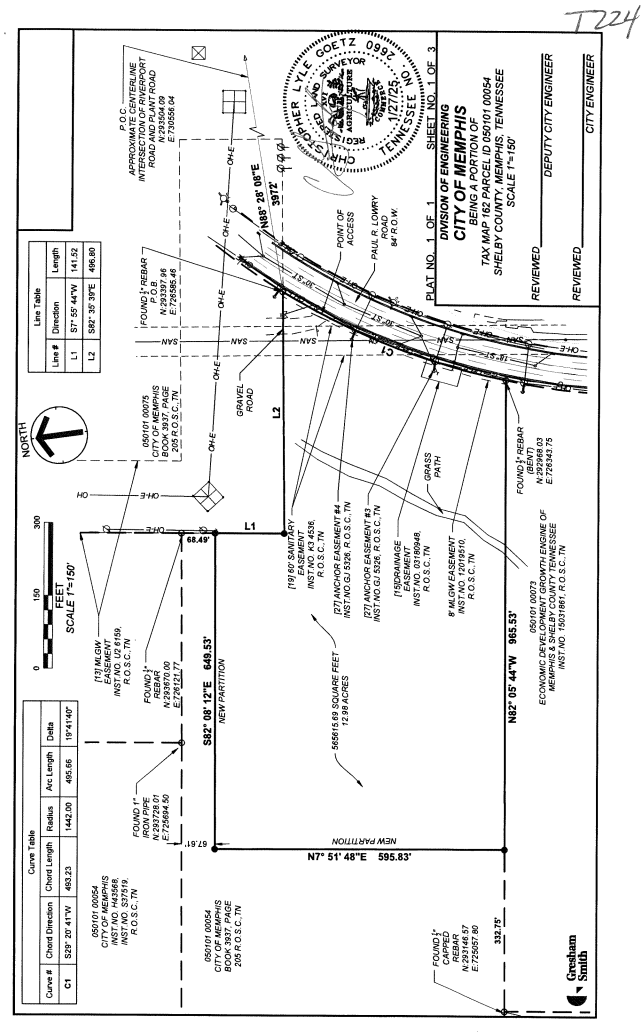
Willie F. Brooks, Jr. by County Register of Deeds

Shelb	CITY OF N
	CITY
p 	
	eĽ
)wner.

CITY OF MEMPHIS	Parcel Address 2685 PLANT RDGS	050101 00054	\$2,896,100	MEMPHIS		9 THRU16	ENSLEY	UNKNOWN		158.138	125 N MAIN ST	MEMPHIS TN	38103 2026		
Owner	Parcel Address	Parcel ID:	2025 Appraisal: \$2,896,100	Tax District:	Year Built:	Lot Number:	Subdivision	Plat BK & PG:	Dimensions	Total Acres	Owner Address: 125 N MAIN ST				



Map prepared on 1/22/2025



•	r	I									I		7	- 224
		Q		Ŧ				8		PLAT NO. 1	DIVISION OF ENGINEERING CITY OF MEMPHIS	BEING A PORTION OF TAX MAP 162 PARCEL ID 050101 00054 SHELBY COUNTY MEMPHIS, TENNESSEE	FIELD SURVEY BY: <u>GS</u> DATE: <u>9/30/24-10/03/24</u> DRAWN BY: CGDATE: 1/27/25	
	PROPERTY OWNER: CITY OF MEMPHIS PARCEL ID: INSTRUMENT NUMBER:	LAND SITUATED IN THE 6 TH COUNCIL DISTRICT OF THE CITY OF MEMPHIS, SHELBY COUNTY, TENNESSEE, BEING A PORTION OF THE LAND PREVIOUSLY CONVEYED TO THE CITY OF MEMPHIS, OF RECORD IN BOOK 3937, PAGE 205 , IN THE REGISTER'S OFFICE FOR SHELBY COUNTY, TENNESSEE (R.O.S.C.,TN), SAID LAND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:	COMMENCING AT THE CENTERLINE INTERSECTION OF PLANT ROAD AND RIVERPORT ROAD, SAID POINT HAVING A GROUND SCALED TENNESSEE STATE PLANE COORDINATE VALUE OF N:293504.09, E:730556.04, THENCE SOUTH 88 DEGREES 28 MINUTES 08 SECONDS WEST, A DISTANCE OF 3972 FEET TO A ½ IRON REBAR FOUND ALONG THE WESTERLY MARGIN OF PAUL R. LOWRY ROAD, SAID REBAR HAVING A GROUND SCALED TENNESSEE STATE PLANE COORDINATE VALUE OF N:293397.96, E:726585.46 AND BEING THE POINT OF BEGINNING OF THE HEREIN DESCRIBED LAND;	THENCE WITH SAID MARGIN AND ALONG A CURVE TURNING TO THE LEFT, WITH A RADIUS OF 1442.00 FEET, A CHORD BEARING OF SOUTH 29 DEGREES 20 MINUTES 41 SECONDS WEST, A CHORD DISTANCE OF 493.23 FEET, FOR AN ARC DISTANCE OF 495.66 FEET TO AN UNCAPPED AND BENT ½" REBAR FOUND ALONG SAID MARGIN;	THENCE LEAVING SAID MARGIN AND WITH THE LINE OF THE ECONOMIC DEVELOPMENT GROWTH ENGINE OF MEMPHIS AND SHELBY COUNTY TENNESSEE. OF RECORD IN INSTRUMENT NUMBER 15031861, R.O.S.C.,TN, NORTH 82 DEGREES 05 MINUTES 44 SECONDS WEST, A DISTANCE OF 965.53 FEET TO A ½" CAPPED IRON REBAR SET WITH A GRESHAM SMITH CAP;	THENCE LEAVING SAID LINE AND ALONG A NEW PARTITION FOR THE REMAINING CALLS, NORTH 07 DEGREES 51 MINUTES 48 SECONDS EAST, A DISTANCE OF 595.83 FEET TO A ½" CAPPED IRON REBAR SET WITH A GRESHAM SMITH CAP;	THENCE SOUTH 82 DEGREES 08 MINUTES 12 SECONDS EAST, A DISTANCE OF 649.53 FEET TO A ½" CAPPED IRON REBAR SET WITH A GRESHAM SMITH ALONG AN EASEMENT LINE CALLED FOR INSTRUMENT NUMBER U26159, R.O.S.C.,TN;	THENCE ALONG SAID EASEMENT LINE, SOUTH 07 DEGREES 55 MINUTES 44 SECONDS WEST, A DISTANCE OF 141.52 FEET TO A ½" CAPPED IRON REBAR SET WITH A GRESHAM SMITH CAP;	THENCE CONTINUING WITH SAID EASEMENT, SOUTH 82 DEGREES 35 MINUTES 39 SECONDS EAST, A DISTANCE OF 496.80 FEET TO THE POINT OF BEGINNING OF THE HEREIN DESCRIBED LAND, CONTAINING 565,615.69 SQUARE FEET OR 12.98 ACRES OF LAND.	NESSEE REGISTERED LAND	TANK THE TANK	OETZ OG	1.1.1.1.27125	THIS PLAT HAS BEEN SIGNED, SEALED, AND DATED DIGITALLY.
	PROPERTY PARCEL ID INSTRUMEI INSTRUMEI	LAND SITUATED IN THE 6 TH COUNCIL DISTRICT OF THE CITY OF MEMPHIS, SHELBY COUNTY, TENNESSE PREVIOUSLY CONVEYED TO THE CITY OF MEMPHIS, OF RECORD IN BOOK 3937, PAGE 205, IN THE REGI COUNTY, TENNESSEE (R.O.S.C.,TN), SAID LAND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:	COMMENCING AT THE CENTERLINE INTERSECTION OF PLANT ROAD AND RIV TENNESSEE STATE PLANE COORDINATE VALUE OF N:293504.09, E:730556.04, WEST, A DISTANCE OF 3972 FEET TO A ½" IRON REBAR FOUND ALONG THE W HAVING A GROUND SCALED TENNESSEE STATE PLANE COORDINATE VALUE BEGINNING OF THE HEREIN DESCRIBED LAND;	THENCE WITH SAID MARGIN AND ALONG A CURVE TURNING TO 29 DEGREES 20 MINUTES 41 SECONDS WEST, A CHORD DISTAN UNCAPPED AND BENT ½ REBAR FOUND ALONG SAID MARGIN;	THENCE LEAVING SAID MARGIN AND WITH THE LINE OF THE ECONOMIC DEVELOPMENT GROV COUNTY TENNESSEE, OF RECORD IN INSTRUMENT NUMBER 15031861, R.O.S.C.,TN, NORTH 82 A DISTANCE OF 965.53 FEET TO A 1/2" CAPPED IRON REBAR SET WITH A GRESHAM SMITH CAP;	THENCE LEAVING SAID LINE AND ALONG A NEW PARTITION FOR THE REMAINING CALLS, NORTH 07 I EAST, A DISTANCE OF 595.83 FEET TO A ½" CAPPED IRON REBAR SET WITH A GRESHAM SMITH CAP;	THENCE SOUTH 82 DEGREES 08 MINUTES 12 SECONDS EAST, A DISTANCE OF 649.53 FEET TO A 1/2" CAI GRESHAM SMITH ALONG AN EASEMENT LINE CALLED FOR INSTRUMENT NUMBER U26159, R.O.S.C., TN;	THENCE ALONG SAID EASEMENT LINE, SOUTH 07 DEGREES 55 N IRON REBAR SET WITH A GRESHAM SMITH CAP;	THENCE CONTINUING WITH SAID EASEMENT, SOUTH 82 DEGREES 35 MINUTES 39 SECONDS EAST, A DISTANCE OF 496.80 POINT OF BEGINNING OF THE HEREIN DESCRIBED LAND, CONTAINING 565,615.69 SQUARE FEET OR 12.98 ACRES OF LAND	THIS DESCRIPTION WAS PREPARED BY CHRISTOPHER LYLE GOETZ, TEN JANUARY 24, 2025 UNDER GRESHAM SMITH PROJECT NUMBER 49272.00.				 Gresham Smith

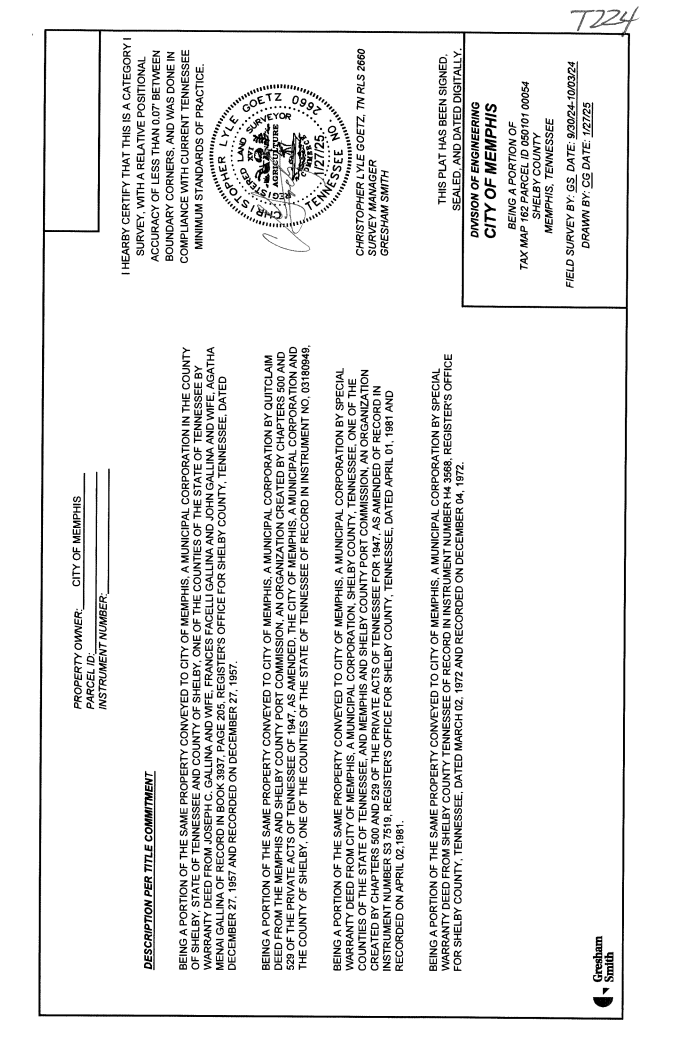
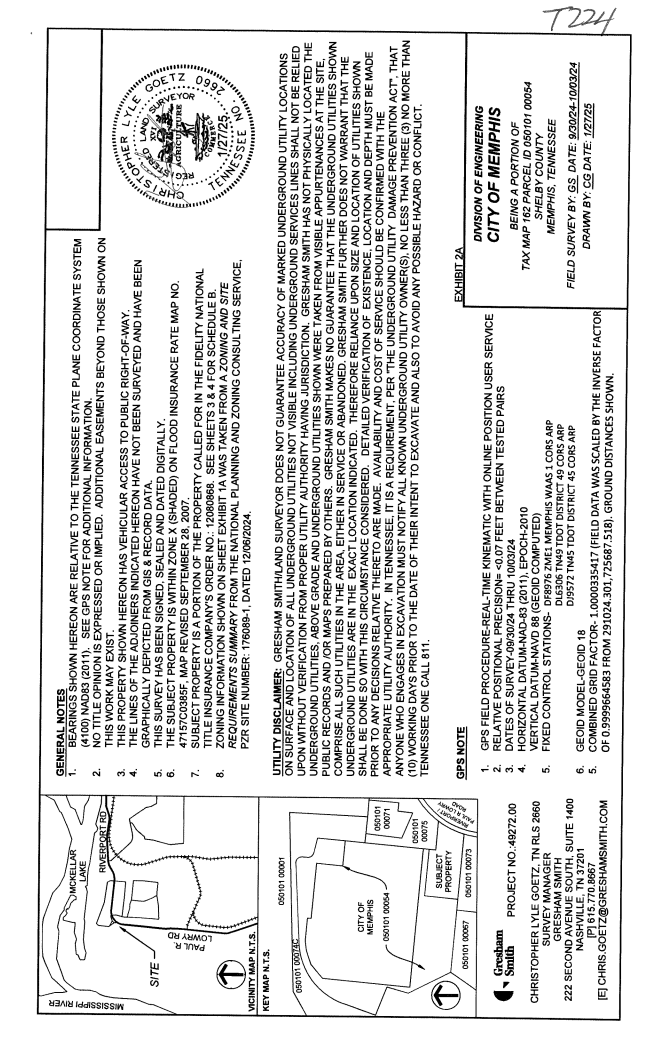


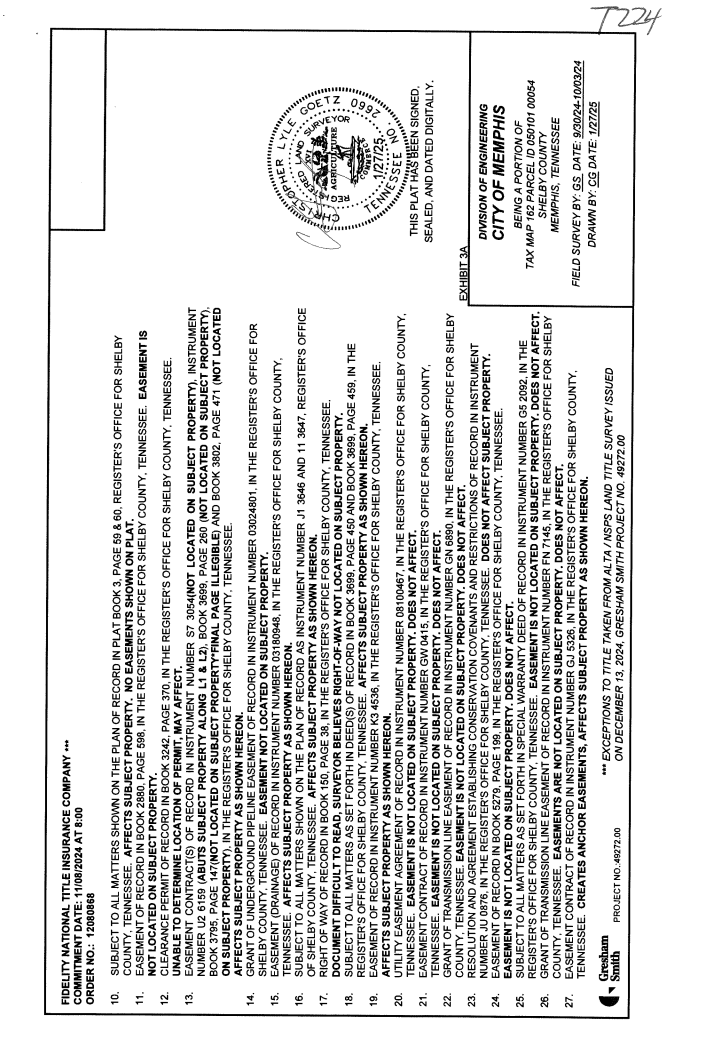
	TABLE A - ITEM NOTES***				
ITEM 1- ITEM 2 -	FOUND OR SET, AS SHOWN ON SURVEY. SUBJECT PROPERTY IS A PORTION OF PARCEL 54, WHOSE ADDRESS IS 2685			LEGEND	
	PLANT ROAD, MEMPHIS, TN 381098 PER THE SHELBY COUNTY ASSESSOR OF	(Set) 1/2" Diame	(Set) 1/2" Diameter Rebar with GS Cap	Telephone Manhole	Menhole
ITEM 3 -	FLOOD ZONE CLASSIFICATION REFER TO GENERAL NOTE 6 (EXHIBIT 24)	C (Found) Property Corner	r Comer	Sewer Manhole	thole
ITEM 4 -	ES ES	Prop	Property Line	W Water Manhole	thole
ITEM 6(a) -		Adja	Adjacent Property Line	© Storm Drai	Storm Drain Menhole
	REQUIRED FRONT SETBACK-30 FEET PEOILIDED STDEET SIDE 30 EEET	Ease	Easement Line	Miscellane	Miscellaneous Utility Manhole
	REQUIRED SIDE / REAR-10 FEET ABUTTING SINGLE FAMILY	OHE Overhead Electric Line	ic Line		Power/Communications Menhole
	-5 FEET ABUTTING MULTIFAMILY, NONRESIDENTIAL	Water Line		Catch Basin	Ľ.
				Double Catch Basin	tch Basin
	MAXIMUM BUILDING HEIGHT OK STOKIES-60 FEET / 100 FEET IF MORE THAN	- ST Storm Drainage Pipe	Pipe	Triple Catch Basin	h Basin
	DISTRICT.	G Ges Line		Round Drop Inlet	p intet
	AREA REQUIREMENTS-MINIMUM LOT AREA: 20,000 SQ.FT.		Underground Communication Line	Ø Power Pole	
ITEM 6/h) -	MINIMUM LOT WIDTH 50 FT.		fephone Line	C Guy Wire	
		FO Fiber Optic Line		Double Light Pole	ht Pole
ITEM 8 -	SUBSTANTIAL FEATURES AS SHOWN HEREON (SEE PLAT 1)	X Fence			Electric Pull Box / Telephone Pedestal
ITEM 11A-	SEE UTILITY DISCLAIMER (SHEET 1). SURVEYOR UTILIZED TENNESSEE 811 BUT	SV Gas Valve		E Electric Meter	ter
ITEM 13	LITTLE FIELD MARKING WAS UBSERVED AT TIME OF SURVEY. AD IOINING DIAMEDS AS SUCHAN WITHIN CRAFTING PORTION OF THE MODIU	GIM Gas Une Marker		W Water Meter	۲۲
	INFORMATION TAKEN FROM SHELBY COUNTY ASSESSOR OF PROPERTY	Ord Single Light Pole		W Water Valve	ø
	ADJOINER LINES WERE NOT SURVEYED AS A PART OF THIS WORK.	R.O.S.C., TN Tennessee	Register Office of Shelby County Tennessee		Ŧ
ITEM 14-	DISTANCE TO THE NEAREST INTERSECTING STREET (SEE P.O.C.)	- O Single Post Sign		Monitoring Well	Weil
ITEM 16-	NO EVIDENCE OF RECENT EARTH MOVING WORK , BUILDING	U Double Post Sign		Sewer Clean-Out	in-Out
	CONSTRUCTION OR BUILDING AUDITIONS WERE UBSERVED IN THE PROCESS OF CONDUCTING FIFI DWORK			Sewer Verve	
ITEM 17-			EXHIBIT 1A		
	PROPOSED CHANGES IN STREET RIGHT OF WAY LINES. NO CHANGED	MUDHER LY MA	Ma	DIVISION OF ENGINEERING	EERING
ITEM 18 -	SEMENTS ARE AS SHOWN HEREON. ADDITIONAL	THE OWN CARE OF THE OWNER	CIT	CITY OF MEMPHIS	SIHd
÷		E. P. M. C. C. C.	BE TAY MAD	BEING A PORTION OF	V OF
	LISTED TABLE A ITEMS TAKEN FROM ALTA / NSPS LAND TITLE SURVEY ISSUED ON DECEMBER 13, 2024, GRESHAM SMITH PROJECT NO. 49272.00	Z 09	ME	MEMPHIS, TENNESSEE	isoror ouose ry SSEE
		1. 1. 1.127125. V. V.	FIELD SURVE DRAM	URVEY BY: <u>GS</u> DATE: <u>9/30/24-</u> DRAWN BY: CG DATE: 1/27/25	FIELD SURVEY BY: <u>GS</u> DATE: <u>9/30/24-10/03/24</u> DRAWN BY: CG DATE: 1/27/25
Gresham Smith	PROJECT NO.:49272.00	THIS PLAT HAS BEEN SIGNED,		1	

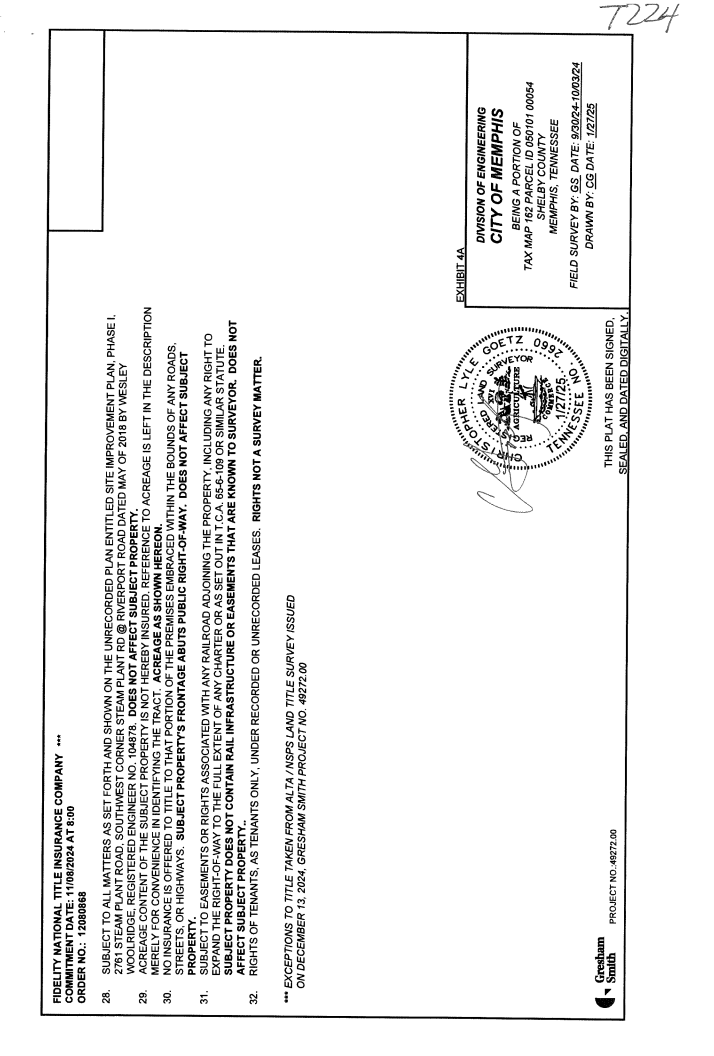
ы I

e v

4







Ordinance No. _____

Ordinance Establishing an Elective Neighborhood Parking Permit Program

WHEREAS, in 2014, the City Council passed Ordinance No. 5550 that provided a pilot permit parking program near Overton Square for a one-year period; and

WHEREAS, this pilot permit parking program ordinance outlined an expiration date of 365 calendar days from the effective start date of said ordinance; and

WHEREAS, it has come to the attention of the City Council that citizens have identified issues with vehicles parked in front of owner-occupied residences, causing obstructed driveways and mailboxes, which is against existing ordinance provisions outlined in City of Memphis Code of Ordinances Sec. 21-136; and

WHEREAS, this issue has been exacerbated by adjacent multifamily residences that utilize street parking for residents and their guests due to the lack of sufficient designated parking lots or structures; and

WHEREAS, the Council desires to establish an elective neighborhood parking permit program that neighborhood residents can pursue through the process outlined in this ordinance.

NOW THEREFORE BE IT ORDAINED by the Council of the City of Memphis that the Code of Ordinances shall be amended to add the following language in Section 21-136.1 to replace expired Ordinance No. 5550:

SECTION 1: Parking permit program for neighborhoods.

a) Definitions: For the purpose of this section, the following words and phrases are defined and shall be construed as hereinafter set out, unless it shall be apparent from the context that they have a different meaning:

1. A non-resident vehicle shall mean a motor vehicle parked in a residential area which is not owned, leased or otherwise controlled by:

a. A resident who lives in the area designated as a permit parking district.

b. A guest visiting residents living in the area designated as a permit parking district.

2. Resident shall mean person who lives in a dwelling unit located in a permit parking district.

3. Absentee landlord shall mean an owner of residential property who does not live on the property. Such property shall be located in a permit parking district.

4. Guest shall mean a person who is visiting in a dwelling located in a permit parking district.

5. Permit parking district shall mean a residential area with streets and boundaries designated by a City Council resolution wherein vehicles displaying a valid permit shall be exempt from parking restrictions established pursuant to this section.

b) Designation of Permit Parking District: Permit parking districts may be designated or dissolved, including those created by ordinance, by a City Council resolution.

The City Council shall, upon recommendation of the City Engineer, consider for designation as permit parking districts those areas satisfying the criteria established in this section for said districts.

If the City Council determines that the criteria, rules and procedures required in this section have been met, it may establish, by resolution, permit parking districts with appropriate boundaries and parking restrictions. Motor vehicles displaying a valid parking permit may be parked exempt from the parking restrictions established pursuant to the authority of this section in the permit parking district for which the permit is issued.

c) Designation Process and Criteria: The City Engineer shall prepare Rules and Procedures for the designation of Permit Parking Districts setting forth the petition process (requiring approval by 75% of property owners), the hearing and notification processes, reporting requirements, criteria for designation of a permit parking district and for the implementation and administration of this section.

d) Issuance of Permits: Parking permits for Permit Parking Districts shall be issued by the City Engineer.

1. Each annual parking permit shall be designated to state or reflect thereon the particular Permit Parking District, the license number of the vehicle for which the permit is issued and the date on which the permit shall expire.

- 2. No more than two annual parking permits shall be issued to any one dwelling unit.
- 3. Parking permits may be issued only to residents of the permit parking district.

4. Year-long visitor permits shall be issued as provided in subsection (I).

5. Applicants for any parking permits are required to clear all unpaid parking citations prior to the issuance of new permits or renewals for annual or visitor permits.

e) Posting of Permit Parking Area: Upon designation of a Permit Parking District, the City Engineer shall cause appropriate signs to be erected in the district, indicating prominently thereon the parking limitation, period of the day for its application, and the fact that motor vehicles with valid permits shall be exempt therefrom. Parking restriction signs may be posted on school and church frontages located within the district.

f) Permit Parking Exemption:

1. A motor vehicle on which is displayed a valid Annual or Visitor parking permit, as provided for herein, shall be permitted to be parked on any block within the Permit Parking District for which it is issued without being limited by parking restrictions

established pursuant to this section. Except as provided below, all other motor vehicles parked within a Permit Parking District shall be subject to the parking restrictions adopted as provided in this section as well as the penalties provided for herein.

2. A parking permit shall not guarantee or reserve to the holder thereof an on-street parking space within the designated Permit Parking District.

3. The following vehicles shall be exempt from parking restrictions established pursuant to this section:

a. A motor vehicle, identified as owned by or operated under contract to a utility, whether privately, municipally or publicly owned and when used in the construction, operation, removal, or repair of utility property or facilities or engaged in authorized work in the designated Permit Parking District.

b. A motor vehicle when identified as owned by or operated under contract to a governmental agency, when used in the course of official government business.

c. Vehicles parked directly adjacent to a property which has a primarily commercial use.

g) Exemption of Commercial Vehicles: No person shall without a permit therefore park or leave standing any commercial vehicle or trailer in a Permit parking district in excess of the parking restrictions authorized pursuant to this section, except

a) While loading or unloading property; or

b) When such vehicle is parked in connection with, or in aid of, the performance of a service to or on a property in the block in which such vehicle is parked.

h) Application for and Duration of Permit: Except as otherwise provided, each parking permit shall be valid for a period not to exceed one year. Permits may be renewed annually upon reapplication in the manner required by the City Engineer. Each application for a parking permit shall contain information sufficient to identify the applicant, his residence address or address of real property owned or leased within a Permit Parking District, the license number(s) of the motor vehicle(s) for which application is made, and such other information as may be deemed relevant by the City Engineer. Permits may be issued only for vehicles registered in the City of Memphis.

i) Annual Permit Fees: The fee for an Annual parking permit shall be fifty dollars. The fee for an Annual Parking Permit shall be prorated by the month for the unexpired period of the district, but in no case less than fifteen dollars. Upon the permittee's change of place of residence, change of vehicle or damaged permit, the permittee shall surrender the permit to the City Engineer before a replacement permit can be issued. If the permit is lost or stolen, the City Engineer shall be notified immediately. The City Engineer shall collect a fee of fifteen dollars for replacement of lost, stolen or transferred permits and the replacement permit shall expire on the same day as the original permit. In the event a permittee moves from one of the permit parking districts to another permit parking district, the City Engineer shall collect a fee of fifteen dollars for the transfer of the permit. The permits so transferred shall expire on the same day as do all permits in the new district. No refund shall be made for any unused portion of the permit's duration.

j) Rules and Regulations: The City Engineer shall have authority to promulgate and administer rules to implement and enforce the program and to implement the issuance of Permit Parking Districts and the collection of fees for these permits.

k) Penalty Provisions:

1. Unless exempted pursuant to this section, no person shall stand or park a motor vehicle in violation of any parking restrictions established pursuant to this section.

2. No person shall falsely represent himself or herself as eligible for a parking permit or furnish false information in an application for a parking permit to the City Engineer.

3. No permit issued pursuant to this section shall thereafter be assigned, transferred or used for any consideration, monetary or otherwise.

4. No person shall copy, produce or create a facsimile or counterfeit parking permit; nor shall any person use or display a facsimile or counterfeit Permit Parking District Permit.

5. The permit or permits of any person who after a hearing has been found by the City Engineer to have violated any of the provisions of this ordinance shall be revoked by the City Engineer and no new permit shall be issued to that person or household for a period of one year. Such person upon written notification of such revocation, shall surrender the permit or permits to the Department within fifteen days. Use of a revoked parking permit shall be subject to the penalty provisions of Subsection k(I).

I) Visitor Permits: Any resident eligible for an Annual parking permit and whose residence has frontage or side frontage on a block posted within the Permit Parking District may apply to the City Engineer for an annual Visitor Parking Permit for the use of visitors to the person's residence. The owners of a residence under construction and absentee landlords may purchase a maximum of four Visitor Permits for their personal use or for the use of construction service personnel. The City Engineer shall collect a fee of twentyfive dollars for each Visitor permit issued. No more than four Visitor permits shall be issued for any one dwelling at any one time. These permits shall be valid only on the block or blocks for which they are issued and for a period not to exceed one year. Visitor permits can be replaced at a prorated cost when lost or stolen if the applicant submits written documentation of actual loss to the City Engineer.

m) Budget Neutral Program Provisions: Fees will be revisited each year by the City Engineer and a recommendation for fee adjustment brought before City Council that will allow for the Permit Parking Program to be self-supporting and continue to operate without a shortfall.

SECTION 2. <u>Severability.</u> The provisions of this Ordinance are hereby severable. If any of these sections, provisions, sentences, clauses, phrases, or parts are held unconstitutional or void, the remainder of this Ordinance shall continue in full force and effect.

SECTION 3. <u>Effective Date.</u> This Ordinance shall take effect from and after the date it shall have been passed by the Council, signed by the Chairman of the Council, certified and delivered to the Office of Mayor in writing by the comptroller and become effective as otherwise provided by law.

SPONSOR:

CHAIRMAN

JB Smiley, Jr.

J. Ford Canale

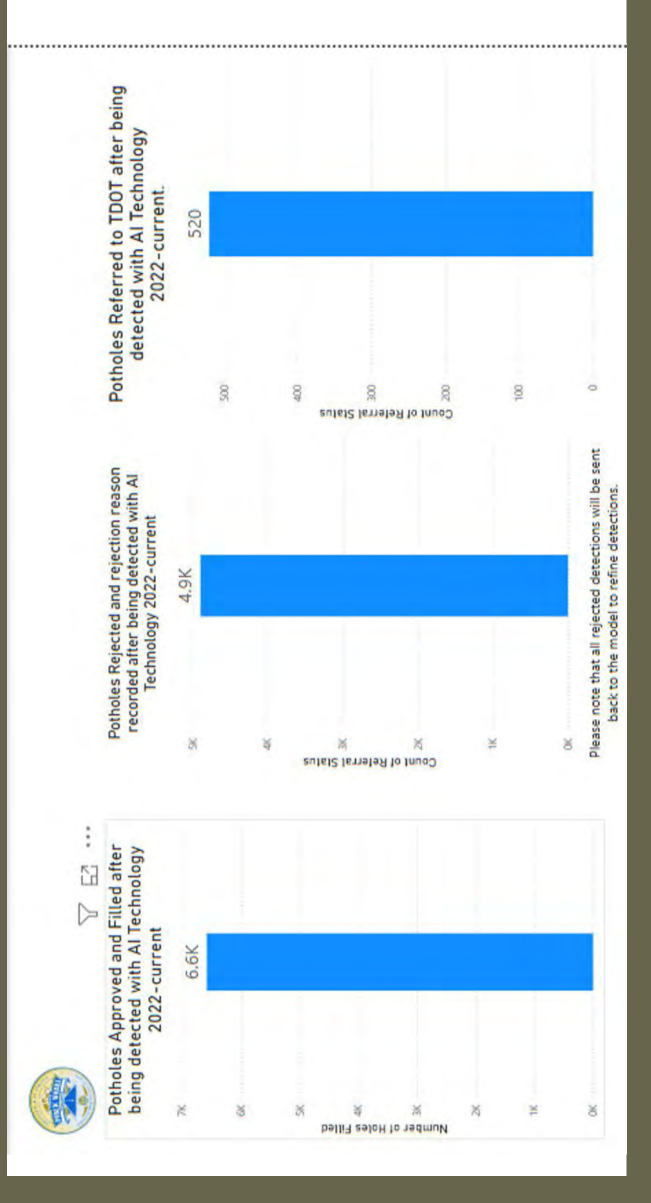


Road Scanning AI Project



<u>م</u>	Public Works Road Scanning Al(Artificial Intelligence) technology and advancements	ements
•	 City of Memphis Public Works Automated Pothole and Blight Detection Tool is now fully automated and operational 	pu
•	 As Public Works vehicles take their daily routes or are sent on specific routes, strategically placed cameras are pathering video footage 	ieras are
	 Currently using one SUV, two pickup trucks and two street sweepers Adding two additional vehicles soon 	
٠	 The video is then wirelessly sent to Google Cloud Platform, to be analyzed 	
•	 Those video recordings are being analyzed for unreported potholes and blight (high grass detections only in beta mode) 	only in beta
•	The video is processed using AI/Machine Learning (ML) on Google Cloud Platform (GCP)	
•		
•	This is then automatically communicated with City of Memphis GIS platform	
•	 It is reviewed and verified to become a 311 Service Request 	
CHTHIS	SpringM Socie Cloud Road Scanning Al Project	

Timeline of the solution's development and advances 2019 – 2020 – Phase 1 began with a pilot at MATA Camera video of MATA buses manually uploaded to process pothole detections on Google Cloud Platform and potholes could be pushed to 311 system. Pandemic halted progress due to reliance of	2021 – 2022 Phase 2 Transitioned from MATA bus manual video upload, to a camera system with better image quality, more accessibility by Public Works staff, and automatic video transmission to GCP. Teaching the system how to detect pothole and high grass by confirming or denying pothole detection.	2022 – Current - Phase 3 Technology integration into daily operations and enhance use case of technology to address other City maintenance issues such as blighted properties, damaged curb and gutter, and clogged drains.	Spring/L Spring/L Sogle Cloud Road Scanning Al Project
---	---	--	---



Street Pothole Monthly Stats 2024

Date	SR Received	SR Closed	PH Filled	SR Closed Over 5 Days
1/1-1/31/2024	953	599	5,930	29
2/1- 2/29/2024	1,901	2,231	21,120	553
3/1 - 3/31/2024	719	714	8,546	7
4/1 - 4/30/2024	761	777	6,812	4
5/1 - 5/31/2024	594	602	5,847	15
6/1 - 6/30/2024	429	439	4,693	0
7/1 - 7/31/2024	482	428	4,047	2
8/1 - 8/31/2024	347	380	5,714	64
9/1 - 9/30/2024	501	470	5,139	49
10/1 - 10/31/2024	621	662	5,900	10
11/1 - 11/30/2024	423	406	4,445	IJ
12/1 - 12/31/2024	484	510	4,601	36
Totals :	8,215	8,218	82,794	774
	Average Days To Close:	3.32		
The above statistics highlight the significant diff	the significant differen	erence between potholes reported by citizens (SR Received)	reported by citiz	zens (SR Received)

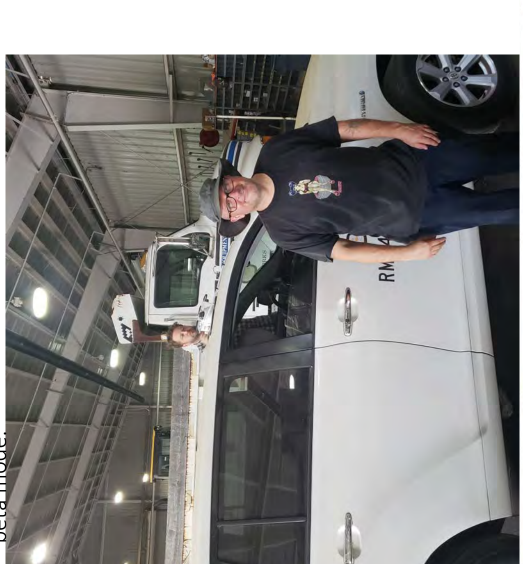
CoM Public

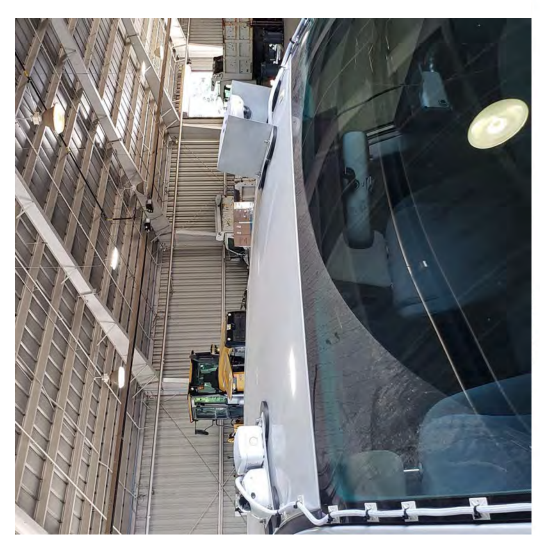
year.

and those that were filled, showing that crew members traveling the streets have filled 82,000 potholes this

Cameras installed on vehicles will scan the road for potholes and blight (high grass) which is currently in

beta mode.





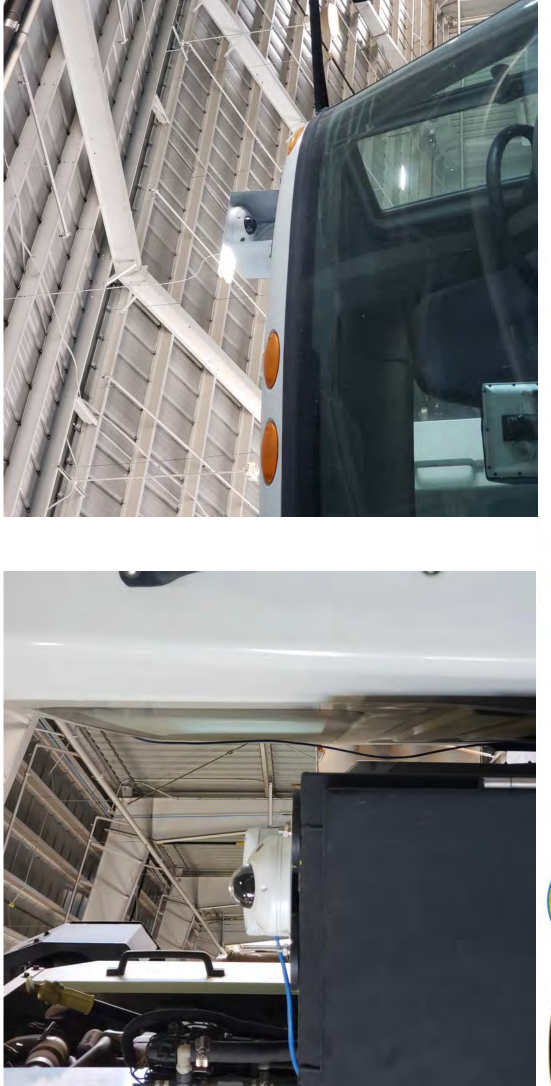
Road Scanning Al Project



C Google Cloud

Spring

PW Street Sweeper vehicle equipped with two cameras side and front face

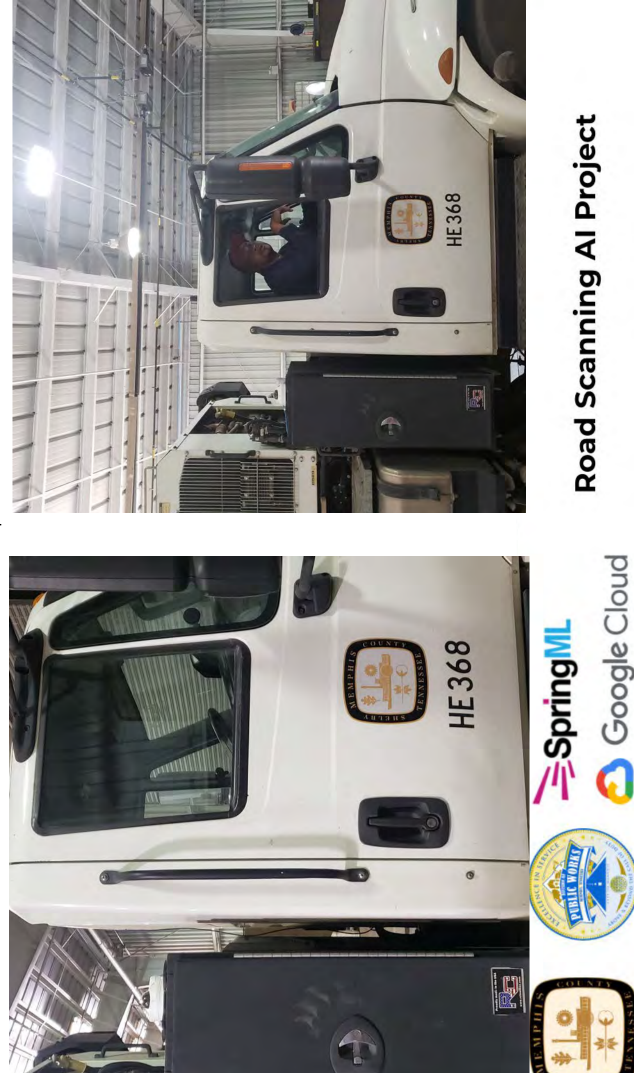


Road Scanning Al Project



Road scans will detect potholes, notify Street Maintenance(pot -holes) and Code Enforcement (high grass) with picture,

location and service request information via GIS.

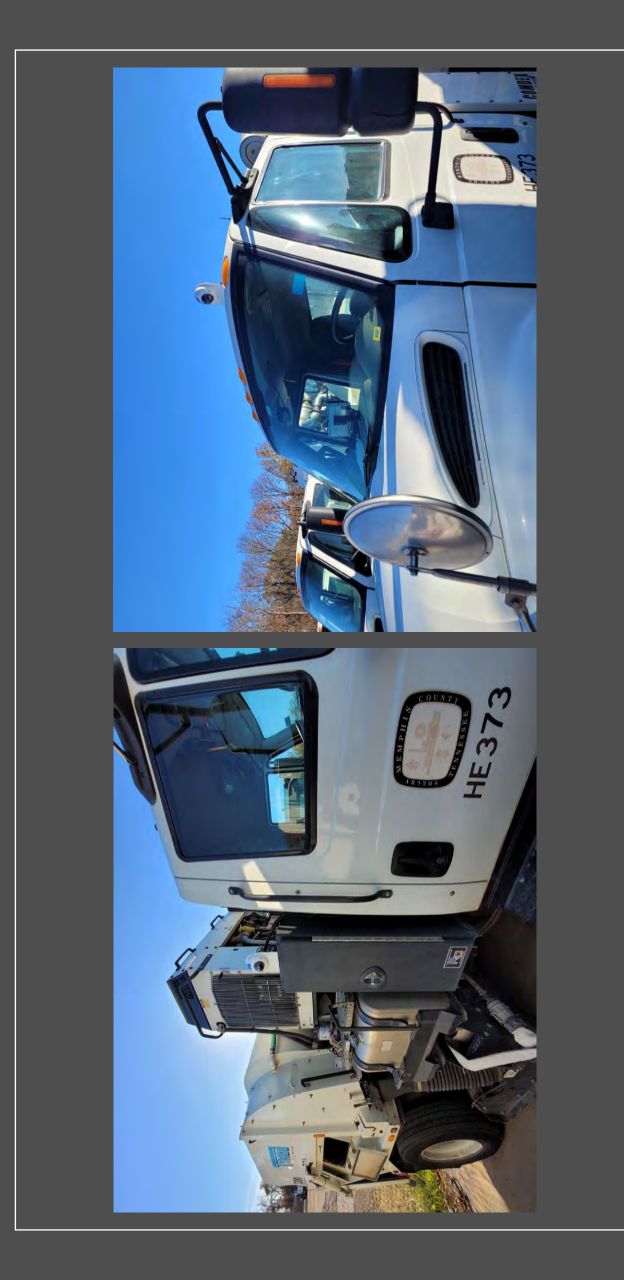


This technology will assist Public Works in managing maintenance in our communities.

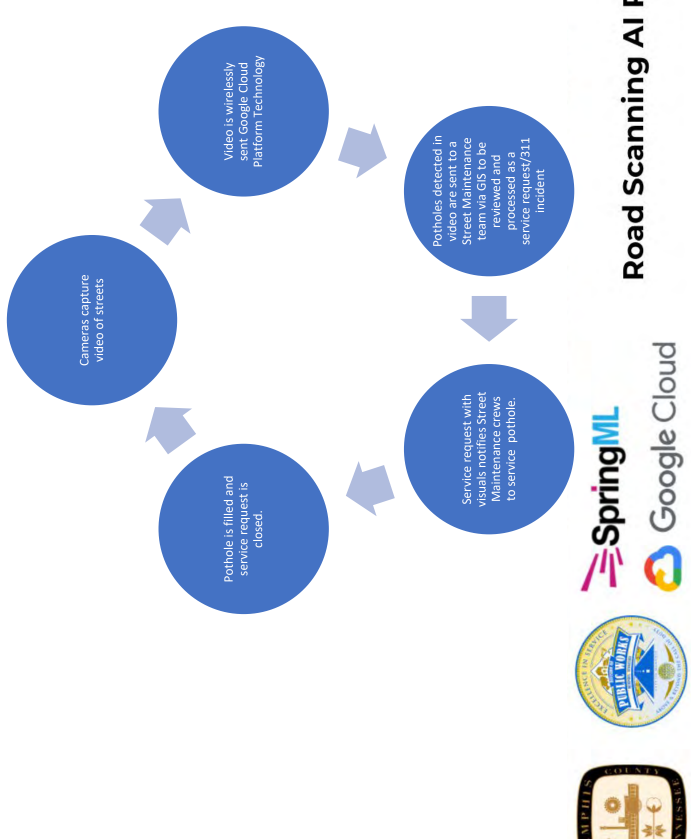


Road Scanning Al Project

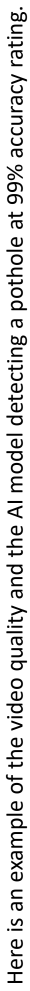


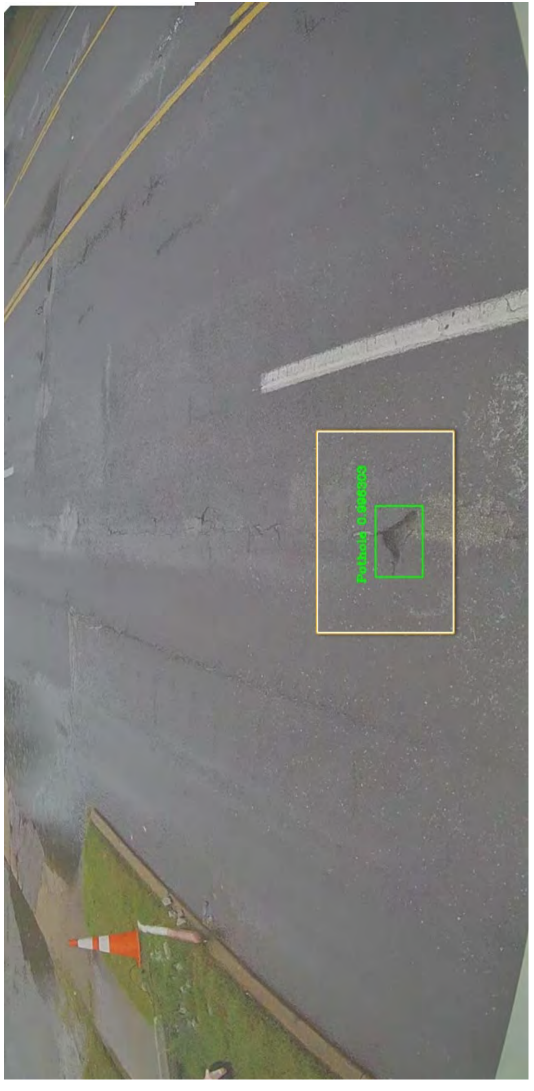






Road Scanning AI Project



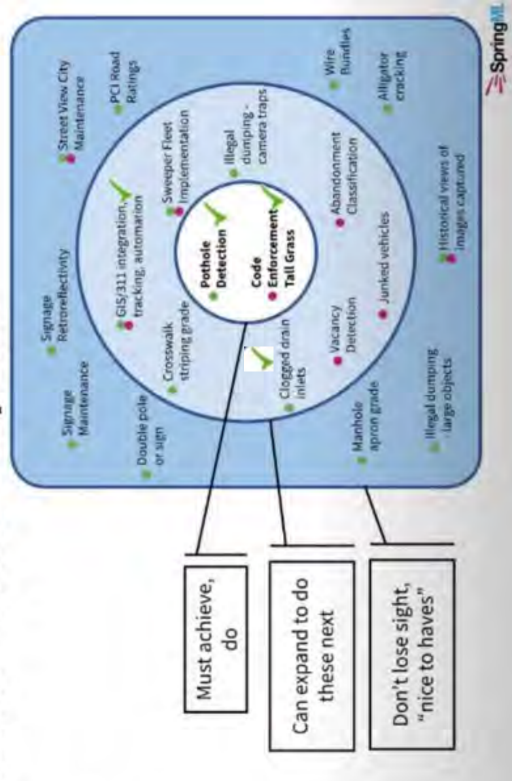


Road Scanning Al Project





This "bullseye" represents the target scope of the initial phase for smart city vision AI, and ideal next steps to expand into. The initial phases have built a **platform and automated processes** capable of expansion.







WBLIC WO!

<u>.</u>	
۵n	
ž	
റ	

	C
	oplicatior
1	H
	Ŭ
1	0
	Ô.
<	A
	e
	ക്
	/lanager /
	5
2	≥
2	2
	- 0
	- 0
	- 0
	vystem - N
	- 0

😩 GIS Referral	Referral System - Manager Application	olication				© C	andre.arm	andre.armstrong@rr ▼
*		Referrals Pending Review	Review			1 selected / 641 records	8 10 10 10 10 10 10 10 10 10 10 10 10 10	う囲
Rejected Reason	A OBJECTID	Service Request Type	Reported Date	Referral Status	Υ# G	Google Al Confidence Score	₹ A	Pothole Dan
	101855	PW (SM)-Potholes	07/07/2024 7:00 pm	Submitted	0	0.60	-	11827
	101854	PW (SM)-Potholes	07/07/2024 7:00 pm	Submitted	Ö	0.56	4	4082
	101852	PW (SM)-Potholes	07/07/2024 7:00 pm	Submitted	0	0.59	9	6453
	101849	PW (SM)-Potholes	07/07/2024 7:00 pm	Submitted	Ö	0.55	τη.	5488
	101848	PW (SM)-Potholes	07/07/2024 7:00 pm	Submitted	0	0.74	-	12030
	101847	PW (SM)-Potholes	07/07/2024 7:00 pm	Submitted	0,60	60	÷	12940
	101846	PW (SM)-Potholes	07/07/2024 7:00 pm	Submitted	0	0.65	0	8464
	101844	PW (SM)-Potholes	07/07/2024 7:00 pm	Submitted	Ő	0.65	u)	5167
	101841	PW (SM)-Potholes	07/07/2024 7:00 pm	Submitted	0	0.62	4	4245

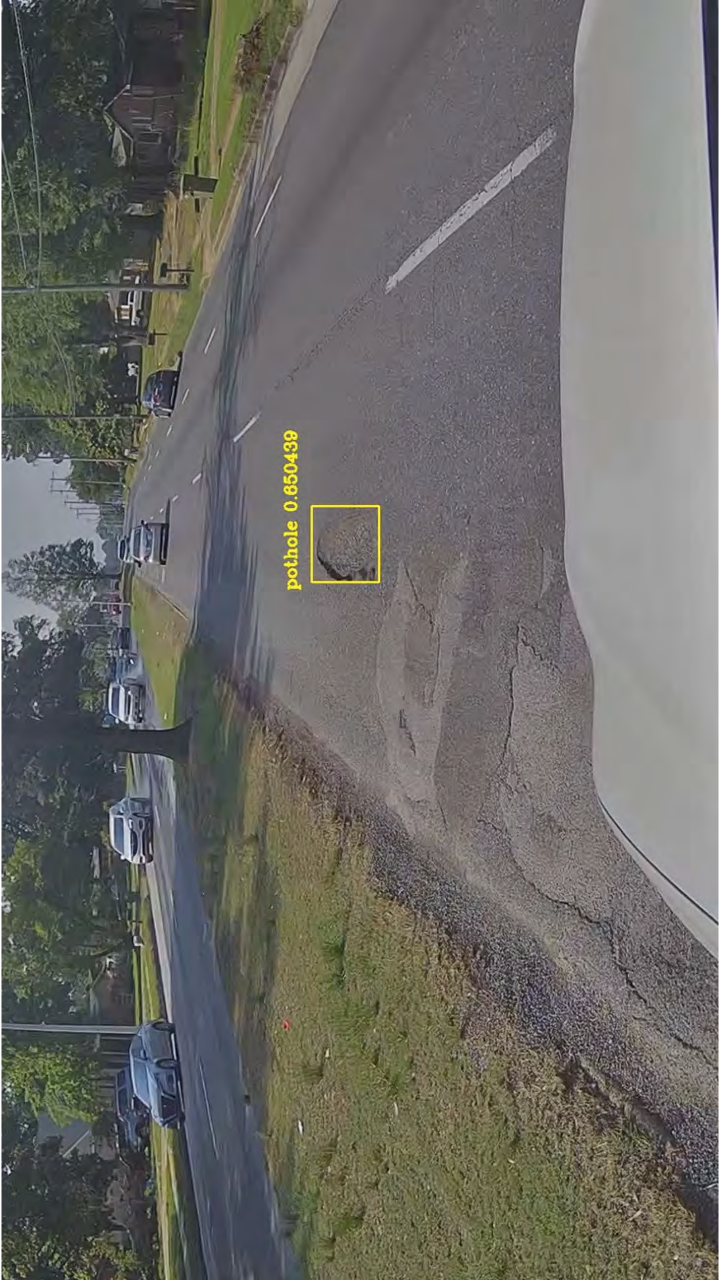


+ | 28 !!!

.

Esri Community Maps Contributors, Arkenses GIS Office, © OpenStreetMap, Micros...

eshi





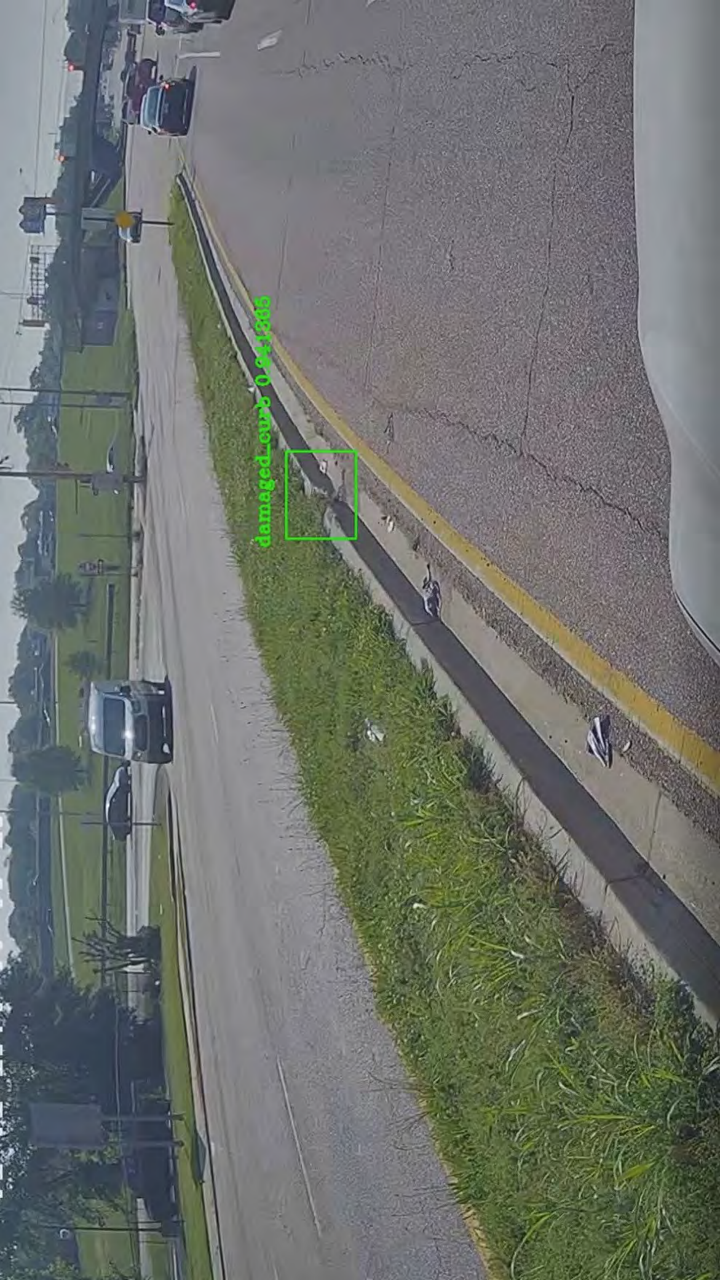
Broken curb and gutter

					1	
				J. A.		
		/				
	4					
	11					
ML	81					
C.L.						
hi				N.		
	V					
	Ŵ.					
11						
	1 A		man []			
6.1		ST C		May		
		1		and the second se		
	162					
			1 100			
DPT				J.		
TAK				14.6		
		A-140			E. S.	
the start					No. No.	
			1			
	h W					

LAN B

DBJECTID	Service Request Type	Reported Date	 Referral Status 	₹ ¶ Google Al Confidence Score	Y 3 Created By
02040	EN-Curb/Gutter Repair	07/07/2024 7:00 pm	Submitted	0.94	GOOGLE
650201	EN-Curb/Gutter Repair	07/07/2024 7:00 pm	Submitted	0.96	GOOGLE
02038	EN:Curb/Gutter Repair	07/07/2024 7:00 pm	Submitted	0.96	GOOGLE
102037	EN-Curb/Gutter Repair	07/07/2024 7:00 pm	Submitted	0.96	GOOGLE
102036	EN-Curb/Gutter Repair	07/07/2024 7:00 pm	Submitted	0.91	GOOGLE
102035	EN-Curb/Gutter Repair	07/07/2024 7:00 pm	Submitted	0.93	GOOGLE
102034	EN-Curb/Gutter Repair	07/07/2024 7:00 pm	Submitted	0.92	GOOGLE
102033	EN-Curb/Gutter Repair	07/07/2024 7:00 pm	Submitted	0.93	GOOGLE
102032	EN-Curb/Gutter Repair	07/07/2024.7:00 pm	Submitted	16'0	GOOGLE
102031	EN-Curb/Gutter Repair	07/07/2024 7:00 pm	Submitted	0.90	GOOGLE

Imigret Media





0	
-	
0	
ā	
ũ	
.×	
5	
0	
Q	
1	
~	
5	
0	
m	
2	
0	
2	
m	
e i	
2	
2	
5	
-	
O	
**	
2	
5	
0)	
-	
Ø	
=	
T	
2	
(1)	
~	
10	
<u> </u>	
	1
(0-0)	

*

*				increases a contract when the second		
OBJECTID	41	Service Request Type	44	Reported Date	410	Referral Status
101806	0	CE-Weeds Occupied Property		07/07/2024 7:00 pm	01	Submitted
101805		CE-Weeds Occupied Property		07/07/2024 7:00 pm	01	Submitted
101802	0	CE-Weeds Occupied Property		07/07/2024 7:00 pm	07	Submitted
101801		CE-Weeds Occupied Property		07/07/2024 7:00 pm	01	Submitted
101760	0	CE-Weeds Occupied Property		07/07/2024 7:00 pm	01	Submitted
101374	0	CE-Weeds Occupied Property		07/03/2024 7:00 pm	0,	Submitted
100888	0	CE-Weeds Occupied Property		07/01/2024 7:00 pm	01	Submitted
100887	0	CE-Weeds Occupied Property		07/01/2024 7:00 pm	01	Submitted
100884	0	CE-Weeds Occupied Property		07/01/2024 7:00 pm	01	Submitted

Images/Media Ticket Info

+ Ĩ



7:03

Upgrades from Phase 2:

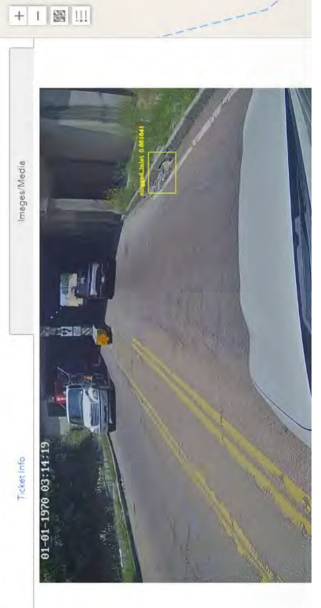
processing detections in near Enhanced detection, two(2) of seven(7) vehicles will have edge technology therefore real time.

CoM Public

😩 GIS Referral System - Manager Application

Rejected Reason

*



GOOGLE

0.72

Submitted

07/07/2024 7:00 pm

PW (DM)-DRAIN INLET CLOGGED

*11+0CA





MLGW Consent Agenda Committee Discussion

MLGW

February 18, 2025 **MLGW Committee**

Fiscal Consent Totals:

Total Fiscal Consent Approved Amount Year-to-Date – \$57,601,862.05

Items approved by Council through 2/4/2025.

2. Total Fiscal Consent Requested Amount – \$19,947,305.24

Items requested for 2/18/2025 meeting.

Total Fiscal Consent Year-to-Date Amount - \$77,549,167.30

Total of approvals and requests through 2/18/2025 meetings.

lte	Items for February 18 th Agenda
tems a	ltems approved by BOC on February 5 th
. Т	1. Resolution approving Change No. 3 to Contract No. 12288, Gas Matrix Utility Landscaping with Enlightenment, Inc. dba APS Facility Maintenance, to ratify and renew the current contract in the funded amount of \$410,401.44.
Ň	Resolution approving Change No. 2 to Contract No. 12366, Large Directional Drilling with Memphis Road Boring Co., Incorporated to ratify and renew the current contract in the funded amount of \$2,509,000.00.
ς.	Resolution approving Change No. 2 to Contract No. 12315, New Canada Road 24" Main with Enscor, LLC to ratify and extend the current contract value in the funded amount of \$500,332.97.
4.	Resolution awarding Contract No. 12493, South Campus Collecting Main to W&T Contracting Corporation in the funded amount of \$573,728.00.
5.	Resolution approving Change No. 5 to Contract No. 12355 (formerly C2358), DocuSign with DocuSign, Incorporated to ratify and renew the current contract in the funded amount of \$165,641.45.
Ö	Resolution approving the ratification of Purchase Order Number 7063119 to Altec Industries Incorporated for a nine-ton digger derrick truck in the amount of \$257,891.00.
7.	Resolution approving Change No. 3 to Contract No. 12298, Janitorial Services to Mason's Professional Cleaning Services, LLC to ratify and renew the current contract in the funded amount of \$360,484.38.
ω̈́	Resolution approving Change No. 3 to Contract No. 12339, Janitorial Services to Mason's Professional Cleaning Services, LLC to renew the current contract in the funded amount of \$1,370,375.20.
б	Resolution approving Change No. 1 to Contract No. 12474, UPA Emergency Meter Repair to Utility Partners of America, LLC (UPA) to ratify, extend, and change the project scope in the funded not-to-exceed amount of \$13,799,450.80.
0	

10. Resolution approving AON Consulting, Incorporated be employed on an as needed basis for Insurance and Risk Management services.

 Gas Matrix Landscaping Funded amount: \$410,401.44 Award Duration: February 14, 2025 through February 13, 2026 - This is renewal 3 of 4. Type of Bid: Sealed Bid Awarded to: Enlightenment, Inc. dba APS Facility Landscaping 	 LSB/MWBE Goal Assigned/Committed: No supplier diversity goal assigned or committed. However, the actual participation is 100% MBE- Enlightenment, Inc. dba APS Facility Landscaping. Plain Language Description: This contract is to supply supplemental landscaping services to MLGW's Gas Construction and Maintenance crews as required to restore areas disturbed by underground gas utility construction. 	 Impact: This contract provides professional landscaping services that cannot be achieved using MLGW construction crews. An absence of this contract leads to customer frustration, customer complaints and property restoration claims against MLGW.
---	---	--

Funded amount: \$2,509,000.00	Award Duration: January 1, 2025 through December 31, 2025 - This is the 2nd renewal of 4 options to renew.	Type of Bid: Sealed Bid	Awarded to: Memphis Road Boring Company, Inc.	LSB/MWBE Goal Assigned/Committed: Yes, 15% goal assigned; actual participation 16%- WBE/Airfield, Etc.	Plain Language Description: The contract is providing Large Diameter Boring services on an as needed basis on the natural gas system throughout Memphis and Shelby County.		requires higher horsepower equipment.
	- This is the 2nd renewal of 4 option			ed; actual participation 16%-	liameter Boring services on an as and Shelby County.	not have the necessary drilling Je diameter steel pipe is heavier anc	

Large Directional Drilling

New Canada Rd 24" Main

- Funded amount: \$500,332.97
- Award Duration: February 24, 2025 through February 23, 2027 This renewal adds two additional years and an increase to the contract funding.
- Type of Bid: Sealed Bid
- Awarded to: Enscor, LLC
- LSB/MWBE Goal Assigned/Committed: Yes, a 20% goal was assigned. The actual participation is 20.09% MBE-James Carodine and Associates dba JCA Construction.
- to be extended (currently scheduled to bid Spring '25). The contractor's labor & insurance costs have Plain Language Description: This contract is to install ~2 miles of 24" pipe in New Canada Rd as it is built. This City of Lakeland street improvement job did not start as anticipated, so the contract needs increased since the job was initially bid 3+ years ago, leading to the cost increase.
- Loosahatchie River crossing, providing better water service to the northern part of our service Impact: This is the next step in extending 24" main towards what will eventually be our third territory. ശ

South Campus Collecting Main

- Funded amount: \$573,728.00
- Award Duration: 2 Years
- Type of Bid: Sealed Bid
- Awarded to: W & T Contracting Corporation
- LSB/MWBE Goal Assigned/Committed: Yes, a 20% Supplier Diversity goal was assigned to the contract. However, the actual participation is 100% MBE/LSB - W&T Contracting.
- Plain Language Description: This contract is to install 2,615' of new collecting main (mostly 12" & 16") to serve two (2) new wells located on the University of Memphis's South Campus.
- Impact: This collecting main is needed so that two (2) new production wells can be connected to the collection system in the Sheahan well field once drilled.

DocuSign Software as a Service

- Funded amount: \$165,641.45
- Award Duration: February 24, 2025 through February 23, 2028
- Type of Bid: Sole Source
- Awarded to: DocuSign
- LSB/MWBE Goal Assigned/Committed: No supplier diversity goal assigned or committed.
- Plain Language Description: DocuSign is service for users to electronically sign, send, and manage documents.
- Impact: No one division wide would be able to use the DocuSign service, putting a halt to the value added in using the digital signature platform. Users would have to go back to using pen to paper signatures. The disruption could negatively impact business operations.

Nine-Ton Digger Derrick Truck

- Funded amount: \$257,891.00
- Award Duration: One-Time Purchase
- Type of Bid: Sealed Bid
- Awarded to: Altec Industries Incorporated



- LSB/MWBE Goal Assigned/Committed: No supplier diversity goal assigned or committed.
- age, operational usage, and frequency of repair costs. The equipment was readily available at Altec Plain Language Description: The nine-ton digger derrick truck will replace old equipment based on Industries.
- Impact: This equipment is needed for crews to complete job assignments for work orders related to setting new poles or the replacement of old poles.

S
C C C
Ż
Se
07
a

- Funded amount: \$360,484.38
- Award Duration: 1 year with the option of 4 renewals This is the 3rd renewal for the period of 3/2/25 through 3/1/26.
- Type of Bid: Sealed Bid
- Awarded to: Mason's Professional Cleaning Service, LLC
- LSB/MWBE Goal Assigned/Committed: Yes, a 50% goal was assigned. The actual participation is 100% MBE/LSB- Mason's Professional Cleaning Services, LLC.
- Plain Language Description: Janitorial services for various MLGW facilities providing supplemental day workers.
- Service Center, South Service Center, LNG Plant Capleville, Brunswick Service Center, and the Impact: Assist with the cleanliness and sanitation of the following MLGW facilities: Hickory Hill Millington Community Office.

ces
<u>S</u>
Sel
a
ori
Init
Ja

- Funded amount: \$1,370,375.20
- Award Duration: 1 year with the option of 4 renewals This is the 3rd renewal for the period of 5/23/25 through 5/22/26.
- Type of Bid: Sealed Bid
- Awarded to: Mason's Professional Cleaning Service, LLC
- LSB/MWBE Goal Assigned/Committed: Yes, a 50% Supplier Diversity goal was assigned. The actual participation is 100% MBE/LSB- Mason's Professional Cleaning Services, LLC.
- Plain Language Description: Janitorial services for various MLGW facilities providing supplemental day workers.
- Impact: Assist with the cleanliness and sanitation of the following MLGW facilities: Administration Building, Downtown Credit Office, North Service Center, MLGW University, Electric and System Operations, Choctaw, Water Laboratory, Sheahan Pumping Station, and the Netters Business Center. -

Utility Partners of America

- Funded amount: \$13,799,450.80
- Award Duration: Twenty-four months (03/05/25 to 03/04/27)
- Type of Bid: Emergency Contract Award (extension)
- Awarded to: Utility Partners of America LLC.
- LSB/MWBE Goal Assigned/Committed: No supplier diversity goal assigned or committed.
- Plain Language Description: To renew UPA contract for an additional 24 months.
- Impact: Vendor addressing faulty components associated with gas and water meters.

•	Funded amount: AON's standard billing rates (Total "as-needed" service fees are capped at \$600,000 for a three-year period)
•	Award Duration: 1/1/2025 through 12/31/2027
•	Type of Bid: None.
•	Awarded to: AON Consulting, Incorporated.
•	LSB/MWBE Goal Assigned/Committed: No supplier diversity goal assigned or committed.
•	Plain Language Description: Consulting services for Insurance and Risk Management services rendered concerning research, market benchmarking, medical stop-loss, and other industry-related matters.
•	Impact: This consulting service assists MLGW in providing competitive and affordable insurance.

AON Consulting, Incorporated

MLGW H Questions

Streetlighting Update MTGW

MCGW

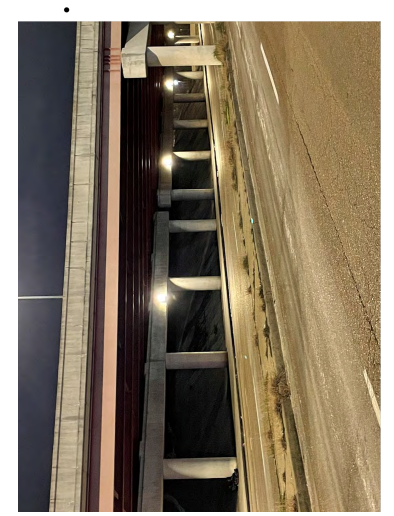
MLGW Committee

anuary 7, 2025

LED Streetlight Conversion – Installation Status

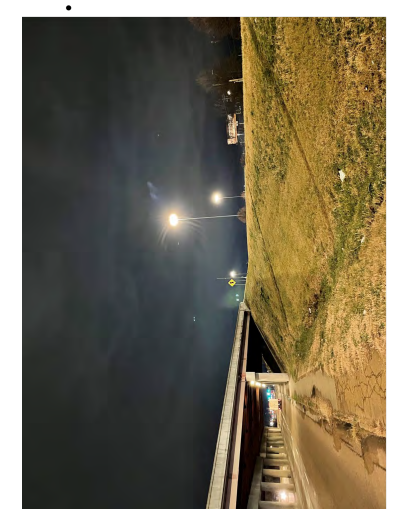
As of December 31, 2024, all streetlight fixtures have been converted resulting in a total of 79,506 streetlight fixtures in the City of Memphis limits.

LED Streetlight Conversion – Underpass Project Status



As of 1/2/2025: all 45 locations (339 fixtures) have been installed (100% complete).

LED Streetlight Conversion – High Mast Project Status



As of 1/2/2025: 77 locations (350 fixtures) out of 92 locations (859 fixtures)have been installed (40.75% complete).

LED Streetlight Conversion – Getting to full operation

- As of June 2024, there were approximately 2700 fixtures that had never been online (converted to LED repairs. Through December of 2024, crews were able to get 1000 of the "never on" into service. They but did not operate after conversion). Contract crews are assigned to the "never online" infrastructure will continue this through the spring of 2025 until they are all online.
- MLGW crews are focusing on those lights to get them connected to the network, and the verify that There are other lights that are not connected to the network or have indications of a power loss. they are on or if they are out, in addition to making outage repairs due to cut cables or hit poles.

LED Streetlight Conversion – Next Steps

- Continue to concentrate on infrastructure improvements using MLGW and Contracted resources.
- Complete functioning of "never on" lights
- Connect all lights to the network and validate operation
- Complete High Mast installations by February 2025.
- Complete software integration enabling a fully automated, self reporting, smart streetlighting system by July 1, 2025.

MLGW H Questions

The Renewal and Replacement of Infrastructure plan (r²I), 2025-2029

To

The MLGW Way Forward, 2020-2024

From

MLGW Infrastructure Update

MCOM

MLGW Way Forward

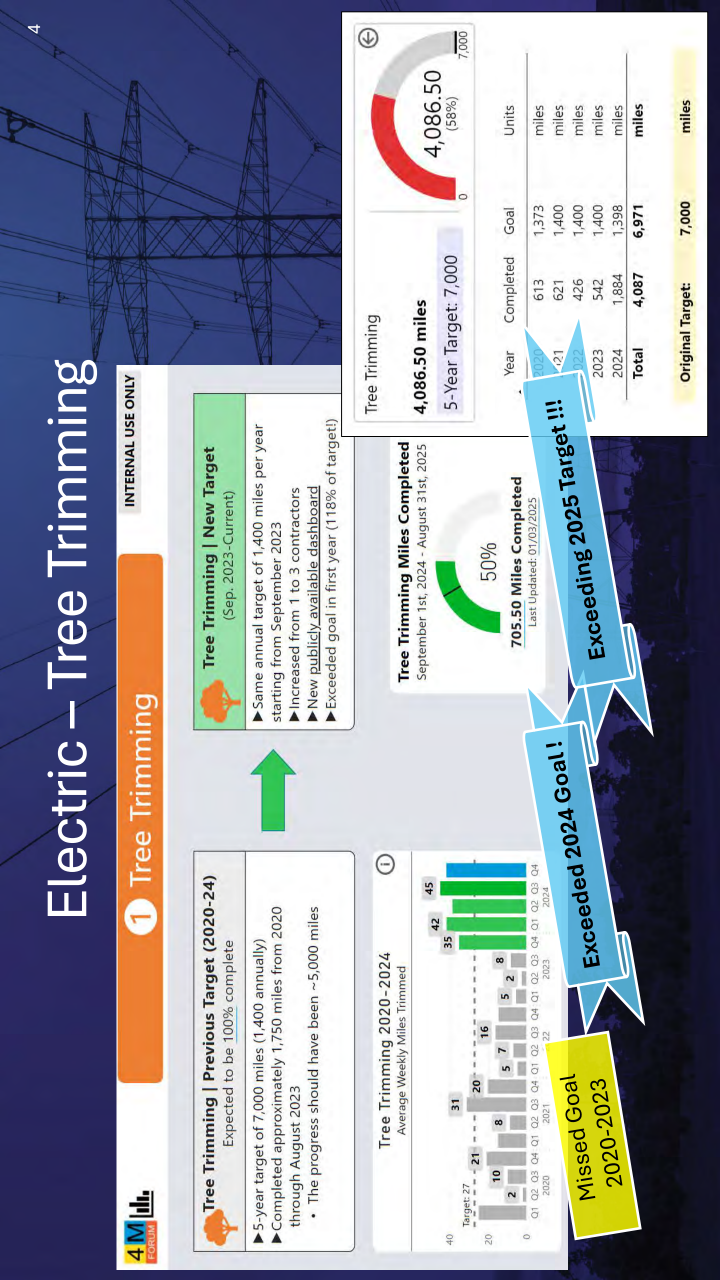
3

- 2019 Way Forward report included 2 parts
- Operational and organizational report by Baker Tilly
- 2. Infrastructure investment needs assessment by HDR Engineering
- MGLW then created the MLGW Way Forward enterprise project
- Purpose
- Align the company with industry standards
- Improve electric reliability
- Replace outdated infrastructure
- Set the course for responsible future capital reinvestment



MLGW Way Forward Commitments Kept

MLGW



Electric – Tree Trimming



2024-2025 Tree Trimming Efforts **Memphis Light, Gas and Water**

Kendall Vegetation Services

Miles per Year

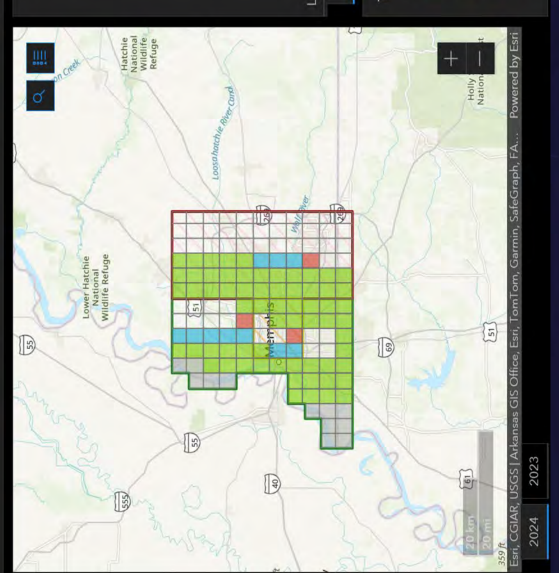
Lewis Tree Service, Inc.

453

ABC Professional Tree Services

Miles per Year

Miles per Year 413



September 1st, 2024 - August 31st, 2025 **Total Miles Completed**



Goal for the year: 1,398 miles

705.50 Miles Completed

Last Updated Date: 1/3/2025, 3:25 PM

2024 2023

Tree Trimming 2024 Status

2024 Status

Work in Progress

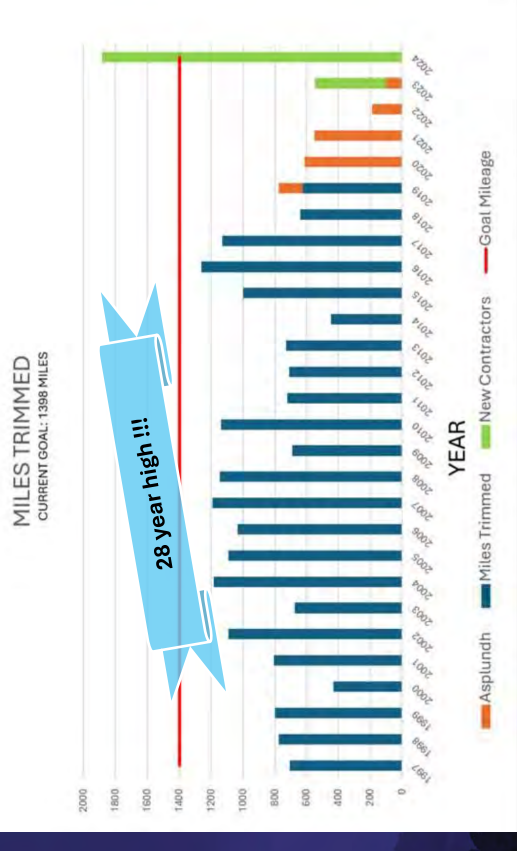
Work Completed

Work Planned, Not Started

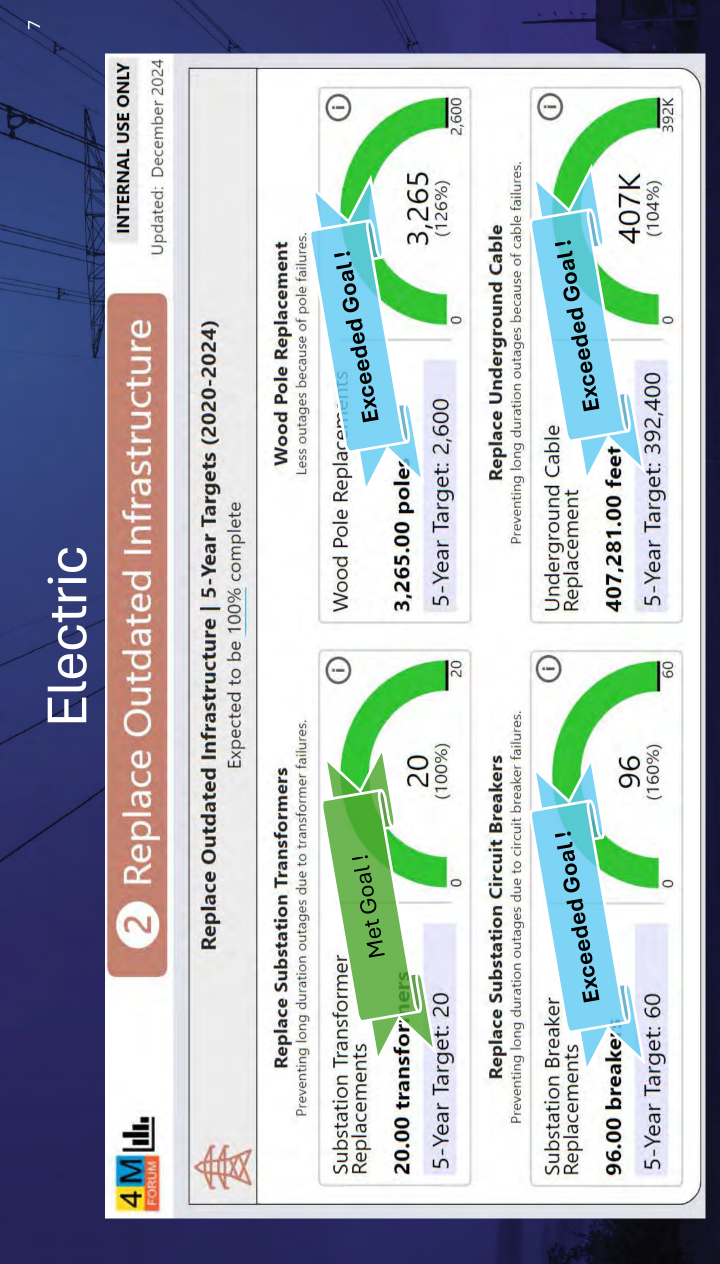
No Work Planned in 2024

Electric – Tree Trimming – Historical Perspective

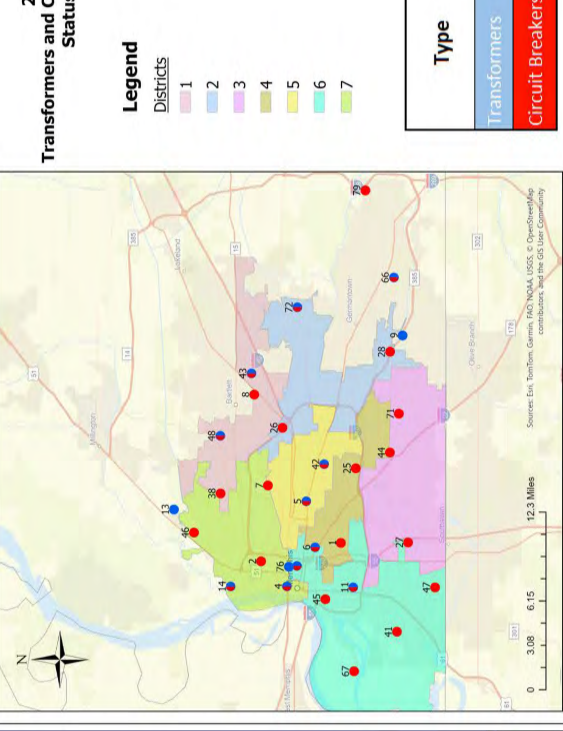
- <u>35% above</u> 2024 goal at 1,884 miles
- 50% higher than prior 27-year high in 2016 at 1260 miles
- 130% higher than prior 27-year average of 817 miles



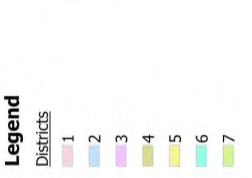
ဖ



Electric – Substation Breakers and Transformers



Transformers and Circuit Breakers Replacement Status by Substation 2020-2024



Only CB replaced

CB replaced -Xfmr replaced

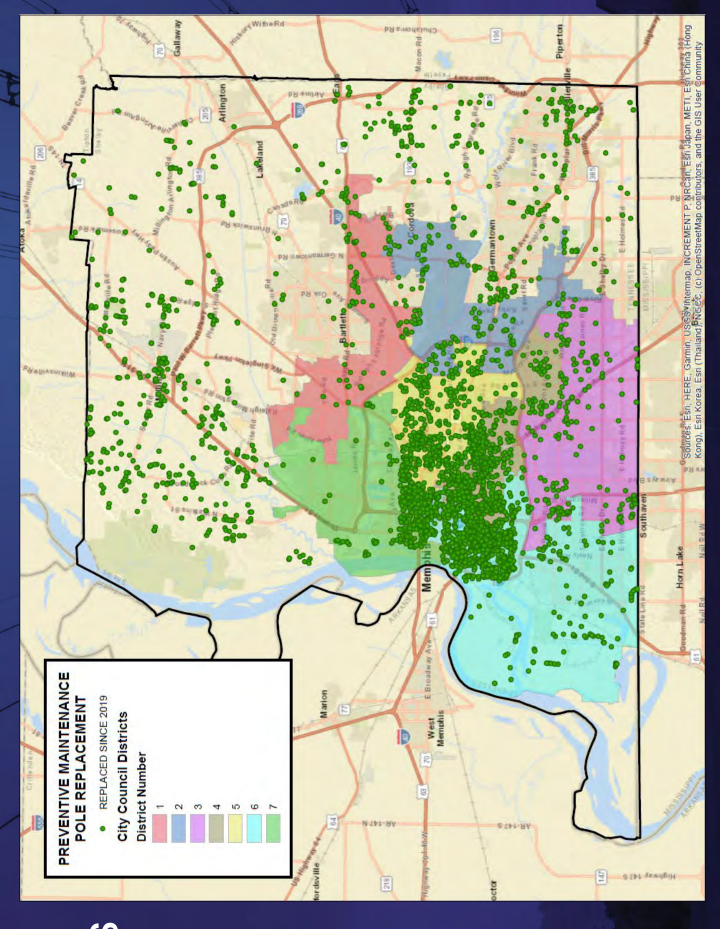
Substation

*Xfmr- Transformers *CB- Circuit Breakers

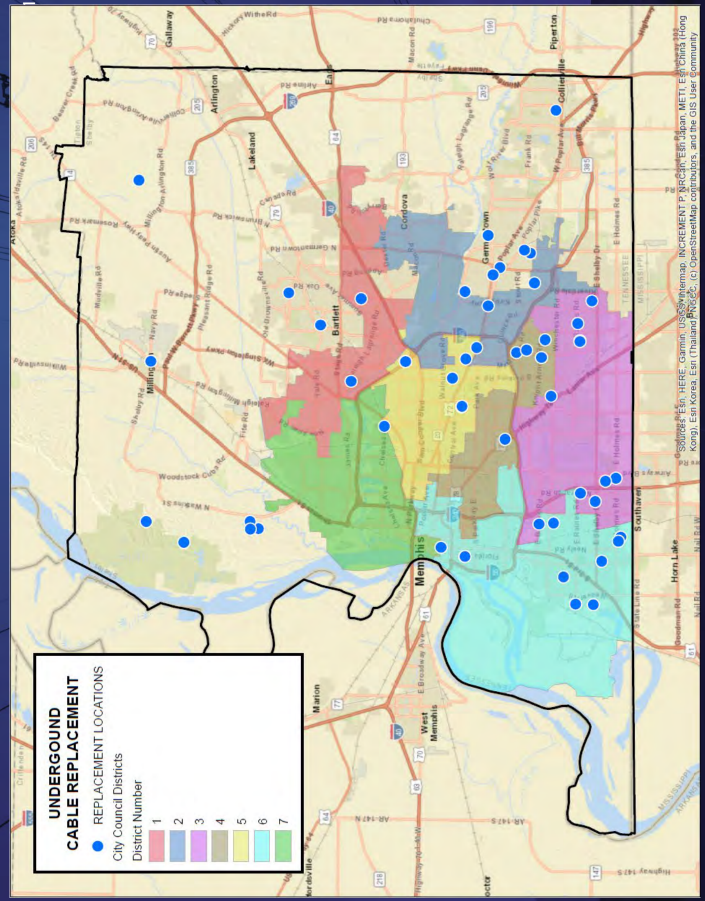
Only Xfmr replaced

Total number replaced	20	96
Type	Transformers	Circuit Breakers

Electric – Wood Poles



Electric – Underground Cable

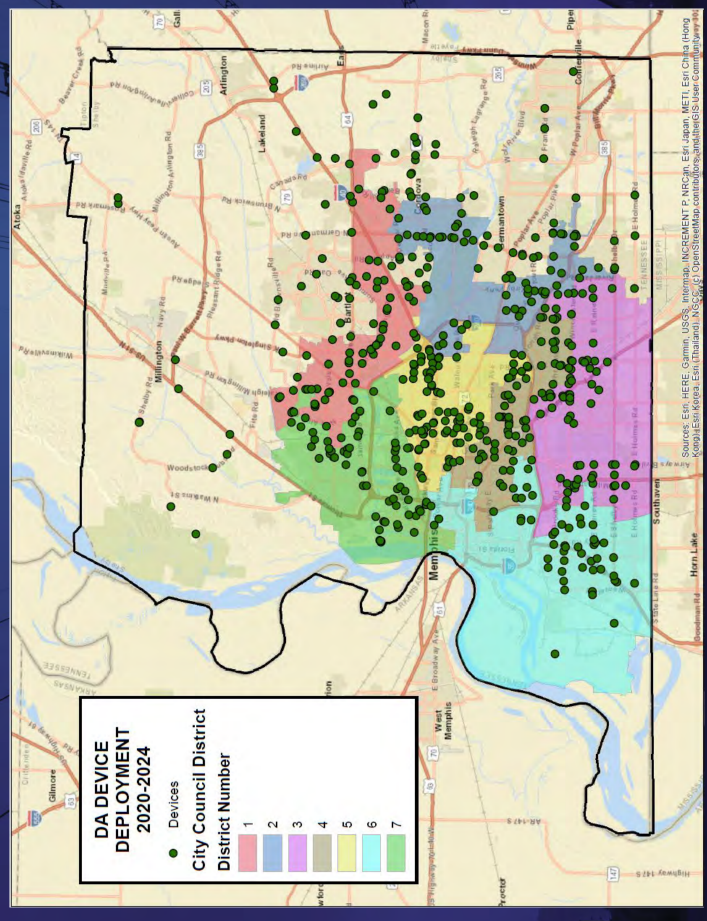








Electric – Distribution Automation



Electric – Snapshot of Reliability Improvements

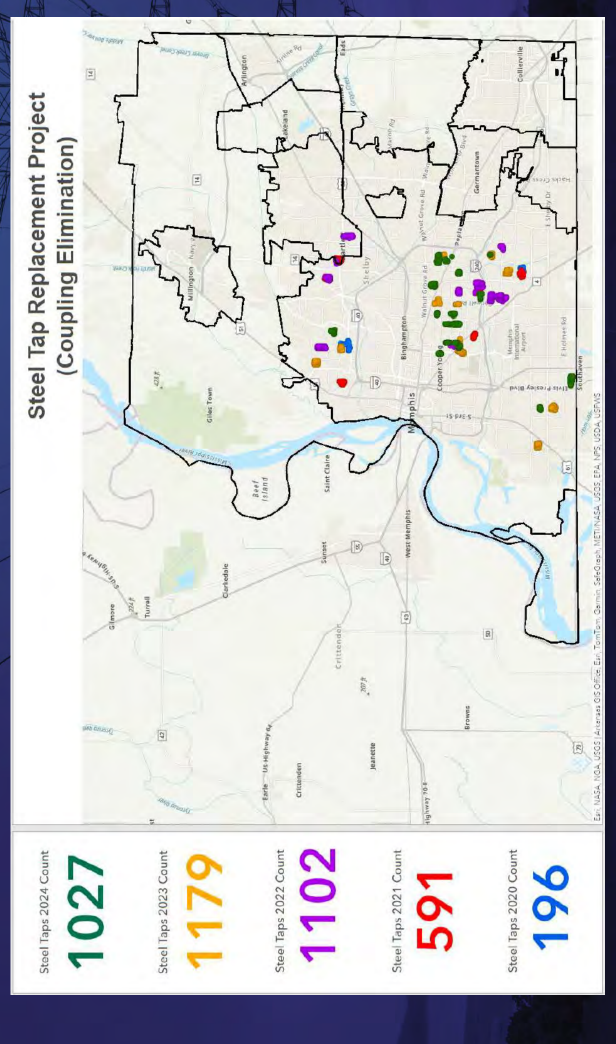


CMI, ASAI, and SAIFI results are best since 2016

Note: Reliability data excludes major storm events – data is a comparison of day to day, "blue sky" reliability



Gas – Locations

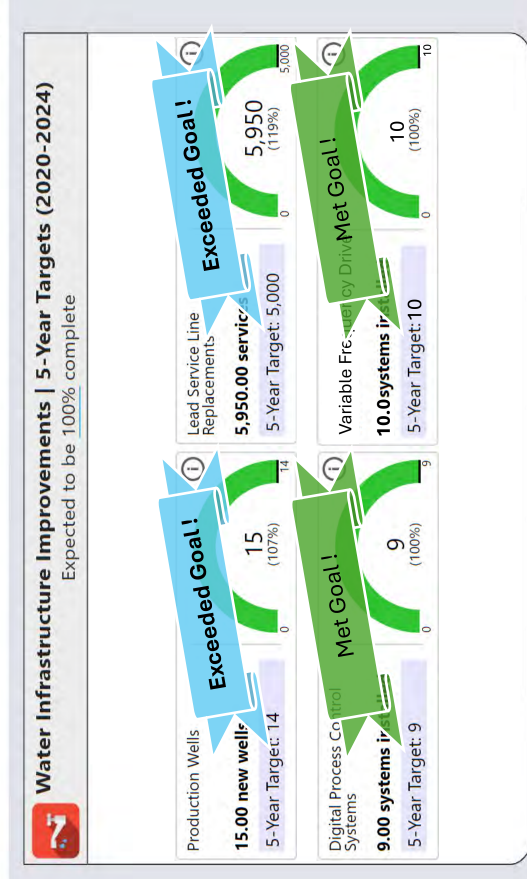


Water

4 M M. Water Infrastructure Improvements (2020-2024)

INTERNAL USE ONLY

Updated: December 2024



16

VFDs, DPCs, Wells at Pumping Station Water –

Turrell

MLGW

VFD As	Well	VFD As	Wel		_	Wel	
Allen Number VFD Year Installed 2023 DPC Year Installed	22 Well Year in Service 2021 2021	Arlington LNG Water Plant DPC Year Installed 2024	Arlington	Davis ler VFD Year Installed 2023	2024 DPC Year Installed	Well Year in Service 2022	2022 2020
Allen VFD Asset Number VF 2 DPC Year Ins	2022 Well Number W 118A 122A	Arlington LN DPC Year 20	Arlin	Da VFD Asset Number	3 DPC Year	Well Number 410	427 402 475 A

Lichterman	VFD Year Installed	2024	2024	DPC Year Installed	2022	Well Year in Servic	2021	2021	Mallory	VFD Year Installed	2023	DPC Year Installed	2020	Well Year in Servic	2023	
Licht	'FD Asset Number	2	4	DPC Yea	2(Well Number	301A	307A	Ma	/FD Asset Number	e	DPC Yea	2(Well Number	22D	

VFD Asset Number 3 DPC Year 20	Number VFD Year Installed 2023 DPC Year Installed 2024
Well Number 604A	Well Year in Service 2023
Pali	Palmer
DPC Year 20	DPC Year Installed 2023
Sh	Shaw
VFD Asset Number	VFD Y
v m	2023
DPC Year	DPC Year Installed
20	2017
She	Sheahan
VFD Asset Number	VFD Year Installe
2	2024

DPC Year Installed

Well Year in Service

Number

DPC Year Installed McCord

2024

2024 2024 2021

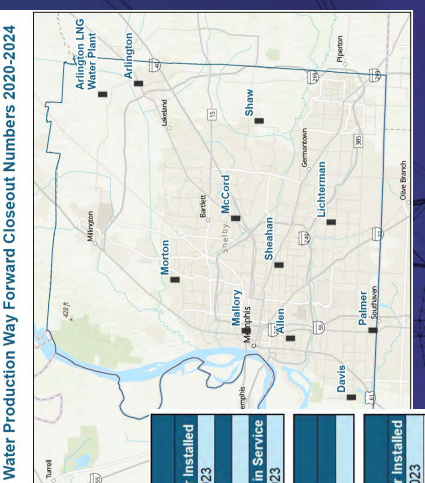
217A 235A 255A

2024

21D

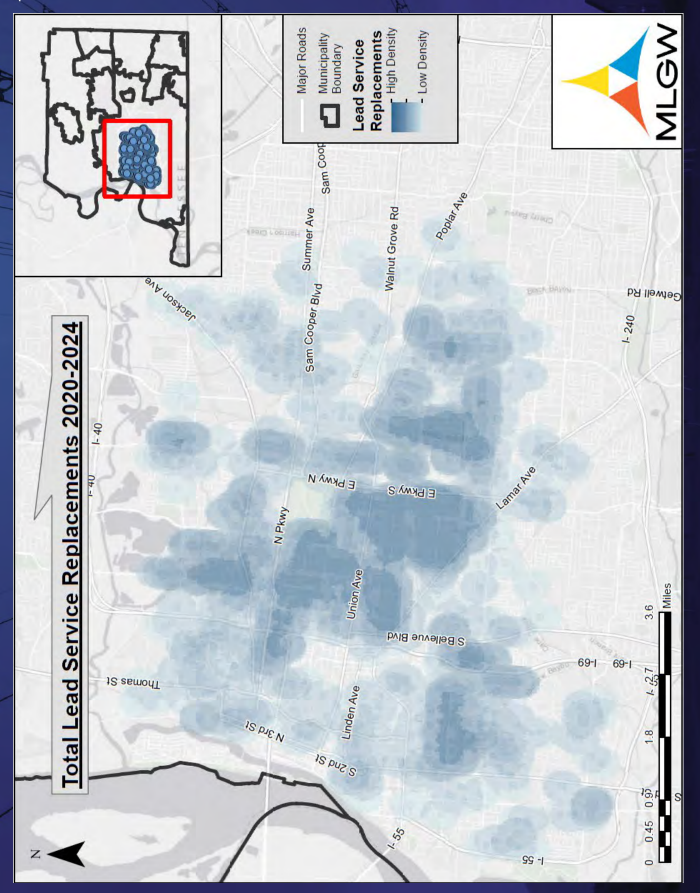
16C

2020



Morton

Water – Lead Service MLGW side



MLGW

Renewal and Replacement of Infrastructure (r²)

- Build upon the groundwork of the MLGW Way Forward
- Continue to improve electric reliability
- Continue to replace outdated infrastructure
- Follow the course for responsible future capital reinvestment

Electric – Targeted Infrastructure Replacements

Infrastructure	Way Forward Target	r ² l Target
Tree Trimming	1,400 miles per year	1,400 miles per year
Substation Transformer Replacement	4 per year	2 per year
Substation Circuit Breakers Replacement	12 per year	10 per year
Distribution Poles Replacement / Trussing Renewal	520 per year	1,000 per year
Underground Cable Replacement	78,400 ft per year	90,000 ft per year
Facilities	n/a	Relocate Central Shops to the North Service Center



MLGW

Electric – Targeted Grid Modernization

21

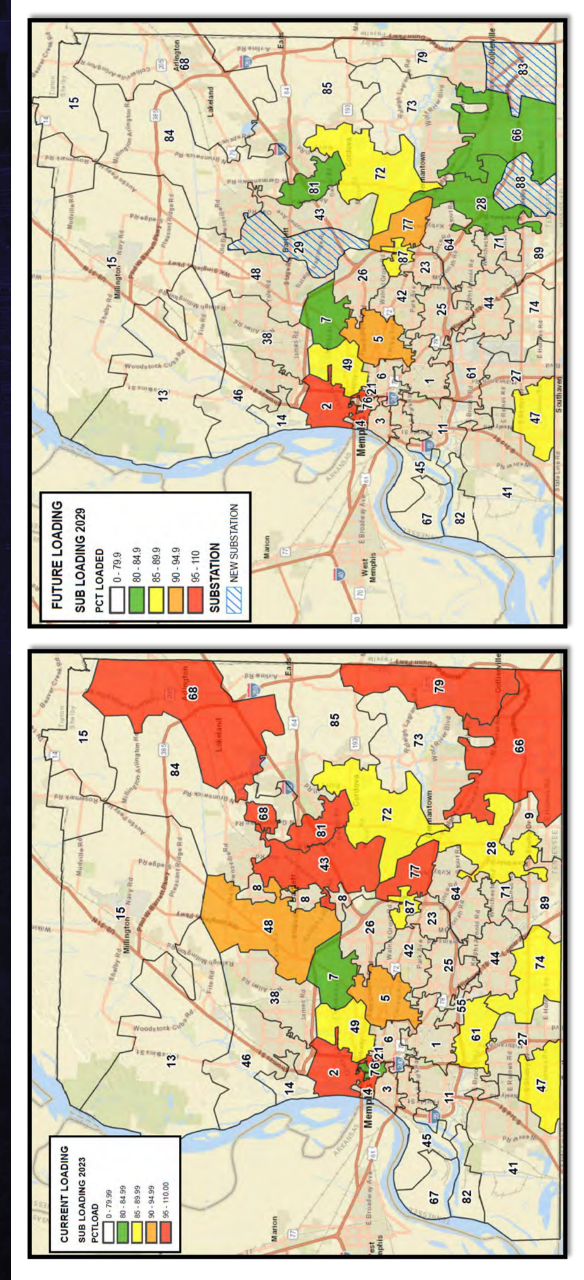
Automated switching devices, install (on average) 200 per year

MLGW Way Forward target was 220 devices installed per year

- Install 5G/PLTE communications network
- solation & Service Restoration (ADMS w/FLISR) system to control devices Install Automated Distribution Management System w/ Fault Location
- Build out new Systems Operation Facility
- Distributed Energy Resources in the form of utility scale batteries



Electric – Targeted System/Capacity Growth



	11-	117
	Xo	
	-11-2	
	6	
1		
1		
TI		
1		
¥ 4		
	Carl Street	
	Ŏ	
V.	TAN	
	No. of Concession, Name	
-		
1		
	No. of Concession, Name	
	0	
	S S	
	S	
	E S L	
	<u>a</u> S1	
	a ST	
	ras	
	I rasi	
ļ	trasi	
ļ	ntrasi	
ľ	ntrasi	
ľ	ntrasi	
	Intrasi	
ľ	Intrasi	
	Intrast	
	a Intrast	
	d Intrast	
	d Intrast	
	ed Intrast	
	ed Intrast	
	ed Intrast	
-	ted Intrast	
	ted Intrasi	
	eted Intrast	
-	eted Intrasi	
-	eted Intrasi	
-	geted Intrast	
-	geted Intrasi	
-	geted Intrasi	
	rgeted Intrasi	
-	Irgeted Intrast	
-	argeted Intrasi	
	argeted Intrasi	
	argeted Intrast	
	largeted Intrast	
· · · ·	largeted Intrast	
	largeted Intrast	
	- largeted Intrasi	
- - -	– largeted Intrast	
	– largeted Intrast	
	 Iargeted Intrast 	
· · ·	 Iargeted Intrast 	
· · ·	s – largeted Intrasi	
	s – largeted Intrasi	
·	is – Jargeted Intrasi	
	as – largeted Intrasi	
	as – largeted Intrasi	
	jas – largeted Intrasi	
	jas – largeted Intrasi	
	Jas – largeted Intrasi	

Infrastructure	Way Forward Target	r ² l Target
Transmission Pipeline Replacement	6.85 Total Miles	Finish the remaining 5.43 miles (complete in 2025)
Steel Tap Coupling Elimination	744 per year	1,000 per year
Regulator Stations Replacement	2.4 per year	2 per year
Ground Bed Replacements	n/a	2 per year
Facilities	n/a	Acquisition or Construction of Engineering/Operations/ SCADA Facility
		MLGW

Water – Targeted Infrastructure Replacements

Infrastructure	Way Forward Target	r ² l Target
Production Wells	2.8 per year	4 per year
Filter Media Replacement	n/a	5 over 2 years
Lead Service Lines MLGW Side Replacement	1,000 per year	1,500 per year
Lead Service Lines Customer Side Replacement	n/a	255 in year 2025
Facilities	n/a	Renew Allen Pumping Station



Questions

MLGW



Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

This is a resolution requesting a budget adjustment for the 2nd quarter of fiscal year 2025. The request includes budget neutral allocations and budget increases.

- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.) Finance Division
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. Yes
- 4. State whether this will impact specific council districts or super districts.

Not applicable

State whether this requires a new contract, or amends an existing contract, if applicable.

Not applicable

6. State whether this requires an expenditure of funds/requires a budget amendment.

This resolution requires a budget amendment.

7. If applicable, please list the MWBE goal and any additional information needed $$\rm N/A$$



Fiscal Year 2025 2nd Quarter Budget Adjustment Resolution to Adjust Expenditures for Unanticipated Circumstances REQUEST FOR SAME NIGHT MINUTES

WHEREAS, the Finance Division monitors the City's actual financial performance relative to its adopted operating budget, for all funds; and

WHEREAS, in conjunction with the Finance Division each Division of City Government periodically reviews its current revenues and expenditures and projects anticipated outcomes for their Division, and Fund(s) not included in their Division General Fund; and

WHEREAS, based on the General Fund 2nd Quarter review, circumstances to amend the existing budget exist and the required spending and the required offset and/or funding has been identified; and

WHEREAS, it is necessary to amend the Fiscal Year 2025 (FY25) Operating Budget for the General Fund for certain Divisions to add appropriations to match program spending that is projected different than the FY25 adopted budget plan and/or the FY25 amended budget plan; and

NOW, THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that the Fiscal Year 2025 budgets be amended in accordance with Tennessee Constitution Article 2 § 24, TCA § 9-1-116, Municipal Budget Law of 1982 as follows:

General Fund

- Grants Increase the budget by \$150,000 for the following:
 - Black Chamber of MEM in the amount of \$75,000 to be funded by Assigned Fund Balance.
 - City Leadership in the amount of \$75,000 to be funded by Assigned Fund Balance.
- Engineering Increase the budget by \$200,000 for relocation for Engineering services. Funded by Assigned Fund Balance.
- Housing and Community Development Increase the budget by \$438,800 for an abatement of public nuisance to be funded by Assigned Fund Balance.
- General Services, Engineering, Fire and Public Works Divisions Increase the budget by \$246,586 for the City's match for the Hazard Mitigation Grant Program (HMGP) to be funded by Assigned Fund Balance.



- Police Division Increase the budget in the amount of \$605,000 to fund a plan to adjust the rank structure to be funded by Assigned Fund Balance.
- *MATA* Increase the budget to fund operational expenses in the amount of \$5,000,000 to be funded by Assigned Fund Balance.
- Fire Services Division Increase in the Personnel Category by \$1,181,208. The increase in the budget is to be funded as follows:
 - Increase in Personnel Category by \$670,438 for Driver's salary increase approved through Impasse, but not included in FY25 Budget. Funded by Assigned Fund Balance.
 - Increase in Personnel Category by \$169,585 for hiring bonuses formerly funded with ARPA funds. Funded by Assigned Fund Balance.
 - Increase in Personnel Category by \$341,185 for positions (3) without funding. Funded by Assigned Fund Balance.
- General Services Division Increase in M&S by \$700,00 for FY25 Property/Building Maintenance. Funded by Assigned Fund Balance.
- Executive Budget neutral allocation of \$610,000 for Youth Services to be funded by Grants & Agencies.
- All Other Divisions Increase in Personnel Category by \$1,400,000 for Juneteenth Holiday pay. To be funded by Unassigned Fund Balance.

NOW, THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that the Finance Division is hereby authorized to execute the aforementioned budget adjustments as needed to close the Fiscal Year 2025 Operating Budget with a balanced budget as required by and in accordance with Tennessee Constitution Article 2 § 24, TCA § 9-1-116, Municipal Budget Law of 1982.

February 4, 2025

Sponsored by the Administration - Finance Division

Ordinance No:

AN ORDINANCE TO AMEND Title 9- Chapter 16 – Health and Sanitation OF THE CITY OF MEMPHIS CODE OF ORDINANCES RELATIVE TO THE ASSESSMENT OF FEES TO PROPERTY OWNERS WITH AN ABANDONED OR VACANT PROPERTY OR PROPERTIES WITHIN THE CITY OF MEMPHIS LIMITS

WHEREAS, the City of Memphis has ordinances in place and has adopted property maintenance codes to regulate building standards for the exterior of structures and conditions of properties as a whole; and

WHEREAS, the City observers the conditions of properties within the City limits and assesses fees for services rendered to properties for reasons such as weed cutting, grass mitigation, environmental billing, boarding and securing properties, demolition of properties due to condemnation, clearing sidewalk obstructions and sanitation including, but not limited to, cleanup of yard waste composting and household waste that may be hazardous; and

WHEREAS, the City of Memphis as the authority under Tennessee Code § 6-54-113 to assess fees for the removal of debris, trash, litter, or garbage from properties where such conditions endanger the health, safety, or welfare of citizens, and to recover the costs incurred through an assessment against the property owner, including placing a lien on the property for unpaid costs; and

WHEREAS, the City also incurs a cost and must employ multiple divisions to maintain or care for abandoned properties and vacant properties to include, but not limited to:

(1) Staff time, resources, monetary costs, and opportunity costs incurred by the City, including but not limited to public safety officers addressing unlawful occupancy, illegal activities, or hazards in abandoned buildings; receiving and addressing complaints; reviewing, investigating, documenting, and issuing warnings or citations; cleaning, clearing, and removing refuse or illegally dumped items; patrolling properties; addressing pest control or similar issues; and repairing City infrastructure and structures damaged due to vagrancy or other activities on such properties; and

(2) administrative costs

WHEREAS, the purpose of this ordinance is to address illegal or unwanted dumping and abandoned or vacant properties by assessing a fee to the owners of abandoned or vacant properties;

WHEREAS, another purpose of this ordinance is to hold out-of-state and absentee property owners accountable for neglecting properties that fall into disrepair, causing safety hazards, reduced property values, and other quality-of-life concerns for entire neighborhoods.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF MEMPHIS, that:

SECTION 1. Title 9- Chapter⁶⁹² 16 –Health and Sanitation– of the Code of Ordinances of Memphis, Tennessee is hereby amended to add sections 16-506 – 16-511 to read as follows:

Sec. 16-506 Purpose and Intent.

It is declared to be the purpose and intent of Chapter 16, Section 16-506 - 16-511 that all owners of abandoned or vacant properties within the limits of the City of Memphis are hereby assessed an annual deeper property in order to remediate the cost effects to the City of Memphis caused by illegal dumping at abandoned or vacant properties.

Sec. 16-507 Definitions.

The following words and terms shall have the meanings herein, except where otherwise specifically indicated.

- (a) Abandoned Real Property means any real property, commercial or residential, that is vacant, is subject to unauthorized occupancy and, has been determined abandoned by evidence of an affidavit by an agent or officer of the City of Memphis Housing Code Enforcement. Bulky Refuse means discarded appliances such as stoves, refrigerators, water tanks, washing machines, and discarded furniture or similar materials having a weight greater than 75 pounds and/or volume greater than 35 gallons.
- (b) Evidence of Vacancy means any condition that, on its own, or combined with other conditions present, would lead a reasonable person to believe that the property is vacant. Such conditions may include, but are not limited to: overgrown and/or dead vegetation; electricity, water or other utilities turned off, stagnant swimming pool; or statement by neighbors, passers-by, delivery agents or government agents.
- (c) Garbage includes every accumulation of both animal and vegetable matter, liquid or otherwise, that attends the preparation, use of cooking, dealing in storage of meat, fish, fowl, fruits, or vegetables, cans or other containers originally used for foodstuffs.

- (d) Hazardous Waste means a hazardous waste as defined in T.C.A. § 68-46-104.
- (e) Industrial Waste means solid waste produced in, or generated by, industrial or manufacturing processes. The term does not include commercial or domestic waste as defined in T.C.A. § 68-211-802(a)(10)(E).
- (f) Owner means any person who alone, jointly, or severally with others:
 - i. Has legal title to the property, with or without accompanying actual possession thereof:
 - ii. Has charge, care or control of the property as owner or agent of the owner or an executor, administrator, trustee or guardian of the estate of the owner: or
 - iii. Is the agent or the owner for the purpose of managing, controlling the property or collecting rents, or is any other person managing or controlling the property or is any person entitled to the control or direction of the management or disposition of the property. This ordinance definition excludes Real Estate Listing Agents when acting exclusively in that capacity.
- (g) Property means any real, residential, commercial, industrial property, or portion thereof, located within the City of Memphis, including buildings or structures situated on the property.
- (h) Refuse is a comprehensive term meaning any worthless leaving to be discarded; including, but not limited to, garbage, bulky refuse, rubbish, and industrial and hazardous waste.
- (i) Rubbish/trash includes all non-putrescible solid waste except building material, bulky refuse, hazardous waste, and industrial waste.
- (j) Vacant means any building or structure that is not lawfully occupied or inhabited as evidenced by the conditions set forth in the definition of "Evidence of Vacancy" in Sec. 16-507(c) and as defined in § T.C.A. 13-21-202.

Sec. 16-508 Determination of Abandoned or Vacant Properties.

(a) Annual Compilation of the List -Each year, no later than January 31, the Division of Public Works shall compile a list of abandoned or vacant properties within the City of Memphis limits. The determination of whether a property is considered abandoned or vacant shall be in accordance with the definitions outlined in this section.

(b) Composition of the List- The list shall include properties identified as abandoned or vacant during the current calendar year. The list may also include properties from previous years that have retained their abandoned or vacant designation due to the property owner's failure to remediate the conditions. The final determination of whether a property is included on the list shall be made by the Division of Public Works.

(c) Estimated Cost of Remediation- The list shall include, for each property, an estimated cost to remediate the conditions that led to the property being identified as abandoned or vacant. The Division of Public Works may, at its discretion, maintain an itemized estimation of costs based on the types of services required, such as the removal and mitigation of refuse.

(d) Additions to the List- The Division of Public Works may make additions to the list of abandoned or vacant properties throughout the year. When such additions occur, the provisions of Section 16-509 – Notice to the Owners of Abandoned or Vacant Properties shall apply.

(e) Collaboration with Memphis Light, Gas and Water (MLGW)-The Division of Public Works may collaborate with Memphis Light, Gas, and Water (MLGW) to identify properties that have previously had utility service but have remained without electricity or water for over six (6) months, as this may indicate the property is vacant.

Sec. 16-509 Notice to the Owners of Abandoned or Vacant Properties.

- (a) **Provision of Notice** The Division of Public Works shall provide notice to the owner of an abandoned or vacant property or properties as defined herein to remedy the condition immediately if it is determined that the owner has created, maintained or permitted to be maintained on such property the accumulation of refuse, or any combination of the preceding elements, so as to endanger the health, safety or welfare of other citizens or to encourage the infestation of rats and other harmful animals.
- (b) Method of Notice The Division of Public Works shall publish the notice in a newspaper of general circulation in the City of Memphis where the property sits for no less than two (2) consecutive issues or personally deliver the notice to the owner of record when the required attempt at notification by United States mail addressed to the last known address of the owner fails or no valid last known address exists for the owner of record.
- (c) Content of Notice The notice shall state that the owner of the property is entitled to a hearing and shall also include, but not be limited to, the following:

- (1) A brief statement of this section, which shall contain the consequences of failing to remedy the noted condition; and
- (2) The person, office, address, and telephone number of the Division of Public Works as the issuer of the notice; and
- (3) The list of abandoned or vacant properties created by the Office of Neighborhood Improvement within the Division of Public Works; and
- (4) A cost estimate for remedying the noted condition; and
- (5) A place where the property owner may return a copy of the notice, within fourteen (14) business days of receipt, indicating the desire for a hearing/meeting of consideration regarding fees; and
- (6) The rules for hearings/meetings of consideration regarding abandoned or vacant property fees, as determined by the Division of Public Works.
- (d) Receipt of Notice Receipt of notice shall be considered effective on the date of the second consecutive publication of the notice in a newspaper of general circulation in the county where the property sits and immediately upon delivery when the notice is by personal delivery.

Sec. 16-510 Fee for Abandoned or Vacant Properties.

(a) Fee Assessment

- i. **Yearly Fee -** The City of Memphis shall assess a fee each year of \$300 per property to the owners of abandoned and vacant properties situated within the limits of the City of Memphis that are included on the list of abandoned and vacant properties for that year.
- ii. **Monthly Fee -** The City of Memphis may in its discretion, instead of a yearly fee of \$300, assess a fee each month of \$25 per property to the owners of abandoned and vacant properties situated within the limits of the City of Memphis if the property owner demonstrates hardship.
- iii. Hearing/Meeting of Consideration Regarding Fees The Division of Public Works shall determine and provide rules for hearings/meetings of consideration regarding abandoned or vacant property fees. These rules shall be included within the notice sent to the property owner and shall also be made available to any person requesting a hearing/meeting of consideration regarding fees, either by providing a physical copy upon request at the Division of Public Works office, by mail, or electronically via email or a designated online portal.

(b) Billing of Fees

- i. The Division of Public Works shall create and provide to the Office of the City of Memphis Treasurer a bill outlining the fee assessed and the requirement to pay for the owner of each property on the abandoned or vacant property list. The bill shall be included as an insert with the City of Memphis tax bill but not included on the bill as a tax or fee associated with the collection of taxes for the year.
- ii. The Division of Public Works may, in lieu of providing the bill insert to the Office of the Treasurer, directly provide the bill to the owner of each property on the abandoned or vacant property list. The bill shall reflect the fee amount determined by the results of the hearing conducted by the Division of Public Works, which may be either a onetime payment of \$300 or a \$25 monthly payment for a period of twelve (12) months. Any changes to the structure or frequency of billing shall be included in the notice for abandoned or vacant properties for the subsequent year.
- (c) **Method of Receiving Payment** The owner of each property on the abandoned or vacant property list shall render payment of the fee directly to the Division of Public Works Office of Neighborhood Improvement. The funds shall be collected through the Finance Division and shall be accounted on the appropriations statement for Code Enforcement. Within thirty (30) days of collection, the funds shall then be placed in the City of Memphis General Fund.
- (d) Failure of a Property Owner to Pay the Abandoned or Vacant Property Fee The City of Memphis shall have the option to place a lien against any property owner who fails to pay the required abandoned or vacant property fee.

(e) Allocation of Collected Fees

- i. The first \$200,000 collected annually from the abandoned and vacant property fees shall be allocated exclusively to the Shelby County Environmental Court Foundation to assist senior citizens in addressing issues related to blighted properties. Assistance shall not exceed \$25,000 per property, and these funds may not be used for any purpose other than assisting senior citizens with blighted property remediation.
- ii. The Shelby County Environmental Court must submit an annual written report detailing the usage of these funds to the Memphis City Council no later than January 31st of each year. This report must include the total

amount distributed, the number of senior citizens assisted, and a record of the priority given to local Minority and Women-Owned Business Enterprises (MWBE) for these projects.

iii. Additionally, the report must be accompanied by an in-person presentation delivered by the presiding judge or an appointed representative of the Environmental Court at the last Council meeting in January of each year. This ensures accountability and transparency regarding the allocation and usage of these funds.

Sec. 16-511 Standard Provisions for Fees Not Associated with the Abandoned or Vacant Property Fee.

- (a) The owners of properties who receive notice under this section, for which a City of Memphis division, office, or area renders or causes to be rendered services to a property on the abandoned or vacant properties list, shall be charged the single \$300 fee. This fee will be collected by the Division of Public Works or the Office of the Treasurer.
- (b) The \$300 fee covers the initial cost of services rendered under this section; however, if the total cost of services performed by the City exceeds this amount, the property owner may be billed for the full cost of services rendered at the discretion of the Division of Public Works. Additionally, if the property is later brought into compliance and subsequently falls back into non-compliance, the Division of Public Works may assess a new fee as deemed necessary.
- (c) If the property owner does not resolve the issues defined in Section 16-507, as outlined in the official notice, within ten (10) days of receiving it, the appropriate city department will arrange for the necessary remediation or removal of the condition at a cost that reflects fair and standard rates for such services.
- (d) Each City of Memphis Division rendering services to an abandoned or vacant property may provide a record of the services it provides to the properties on the abandoned or vacant properties list and the cost for such services to the Division of Public Works by the last day of each month. The Division of Public Works shall retain this information for its records.

SECTION 2. BE IT FURTHER ORDAINED, That the provisions of this Ordinance are hereby severable. If any of these sections, provisions, sentences, clauses, phrases or parts are held unconstitutional or void, the remainder of this Ordinance shall continue in full force and effect.

SECTION 3. BE IT FURTHER ORDAINED, That as amended the remaining provisions of CHAPTER 16 remain in full force and effect.

SECTION 4. BE IT FURTHER ORDAINED, That this ordinance amends Chapter 16 of the Official City Code. The City has authorized the Municipal

Code Corporation to provide a republication of the City's Ordinances in the Official City Code, as amended from time to time, for the convenience of the public. The Official City Code and the official version of all new, amending, repealing and clarifying ordinances adopted by the City Council are maintained by the City's Comptroller in the Office of Council Records.

SECTION 5. BE IT FURTHER ORDAINED, That this Ordinance shall take effect after having been passed by City Council, signed by the Chair of Council, certified and delivered to the office of the Mayor in writing by the Comptroller, and becomes effective as otherwise provided by law and shall remain effective and operative unless and until the City Council alters, amends clarifies or repeals it by a superseding, amending, clarifying or codifying ordinance.

SPONSOR: Jerri Green J. Ford Canale CHAIRMAN WHEREAS, on occasion, the Memphis City Council seeks to recognize outstanding individuals who have made significant contributions to the community through their work, philanthropy, and commitment to improving the lives of Memphis residents, and in doing so, the Council honors such individuals by naming streets in their recognition; Mario "Grove Hero" Bradley, is one such induvial more than worthy of recognition; and

WHEREAS, Mario Bradley, widely known as "Grovehero," is a comedian, entrepreneur, and philanthropist from Memphis, Tennessee, who has gained widespread recognition not only for his comedic talent but also for his deep commitment to community development and charitable giving; and

WHEREAS, Mario Bradley has dedicated himself to revitalizing his hometown, particularly the Frayser neighborhood, by purchasing and restoring properties to transform abandoned homes into valuable assets for the community, demonstrating his unwavering commitment to neighborhood improvement; and

WHEREAS, in recognition of his contributions to Memphis, Mario Bradley was honored with the key to Shelby County in 2021 for his dedication to community service, particularly his efforts to improve local housing, support neighborhood revitalization, and provide opportunities for those in need; and

WHEREAS, Mario Bradley is well known for his generosity, having given away high-value items such as a Lamborghini and several other cars, as well as providing rent-free housing to individuals facing hardship, offering them the opportunity to regain stability and security; and

WHEREAS, Mario Bradley's philanthropic spirit extends beyond housing initiatives, as he has recently developed a vibrant, state-of-the-art playground designed to foster creativity, physical activity, and social interaction among children, featuring colorful play structures, swings, slides, and sensory areas to engage young minds in a safe, welcoming environment; and

WHEREAS, Mario Bradley has further demonstrated his commitment to fostering community engagement and wellness by spearheading the creation of a brand-new basketball court in his neighborhood, providing a safe space for youth and adults to enjoy friendly competition, teamwork, and physical fitness; and

WHEREAS, through his humor, acts of kindness, and dedication to improving the lives of those around him, Mario Bradley has made a lasting impact on the Memphis community, inspiring others to use their success to uplift and empower those in need; and

WHEREAS, the Memphis City Council seeks to honor Mario Bradley's dedication and positive influence by designating a portion of Beacon Hill Drive in his name, ensuring that his legacy of generosity and community investment is forever remembered.

NOW, THEREFORE, BE IT RESOLVED that the Memphis City Council hereby renames Beacon Hill Drive between Smith Ridge Road and Mirror Avenue as

Mario "Grove Hero" Bradley Way

in honor of **Mario Bradley's** outstanding contributions to the City of Memphis and his unwavering commitment to uplifting the community.

Adopted on the 18th of February 2025

Dr. Michalyn Easter-Thomas Member, Memphis City Council District 7

RESOLUTION TO AMEND THE MEMPHIS CITY COUNCIL RULES OF PROCEDURE

WHEREAS, the Memphis City Council has adopted Rules of Procedure by which it maintains its operation, pursuant to Referendum Ordinance 1852, Section 1, Legislative Council; and

WHEREAS, from time to time it becomes necessary to amend said rules to ensure that Council Members are able to conduct the business of the City of Memphis efficiently and effectively, and it is proper that such amendments be officially approved by the legislative body.

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Memphis that the Council Rules of Procedure, as presently adopted, be and the same are hereby amended as follows:

D. DECORUM IN COUNCIL MEETINGS (35 and 36)

35. Meetings of the Council shall be conducted in an orderly manner to ensure the public has a full opportunity to be heard and the deliberative process of the Council is retained at all times. The Presiding Officer shall be responsible for maintaining decorum throughout the meeting. If a Councilmember feels that the Presiding Officer has failed to address a breach of decorum, the Councilmember may by motion appeal to the Chairperson to preserve decorum. The Rules of Decorum provided in these Council Rules of Procedure shall be enforced in the Council Chamber, Committee Room, and any other place in which the Council conducts its proceedings.

36. Rules of Enforcement

- a. Warning. The presiding officer shall request that a person who is breaching the rules of decorum be orderly and silent through a verbal warning.
- b. Order to Leave. If, after receiving a warning from the presiding officer, a person persists in disturbing the meeting, the presiding officer shall order him or her to leave the Council meeting to prevent any further disruption of the meeting.
- c. Removal. If such person does not remove himself or herself, the presiding officer may order any law enforcement officer who is on duty at the meeting as Sergeant-at-Arms of the Council to remove that person from the Council Chamber, Committee Room, and any other place in which the Council conducts its proceedings, to prevent further disruption of the meeting.

BE IT FURTHER RESOLVED, by the Council of the City of Memphis that the Council Rules of Procedure be republished with the passage of this resolution.

Sponsor(s):

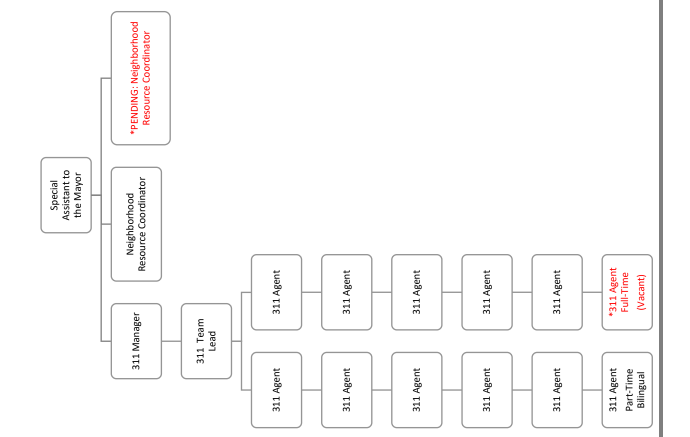
J. Ford Canale

311 Service Center Updates

Presented by: Karen D. Gause, Special Assistant to Mayor Young-Neighborhood Concerns







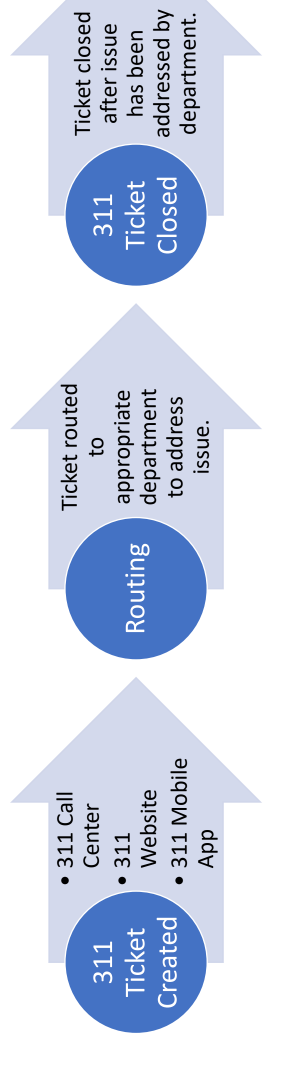
City of BHIS

FY25-FY26 311 Service Center Priorities

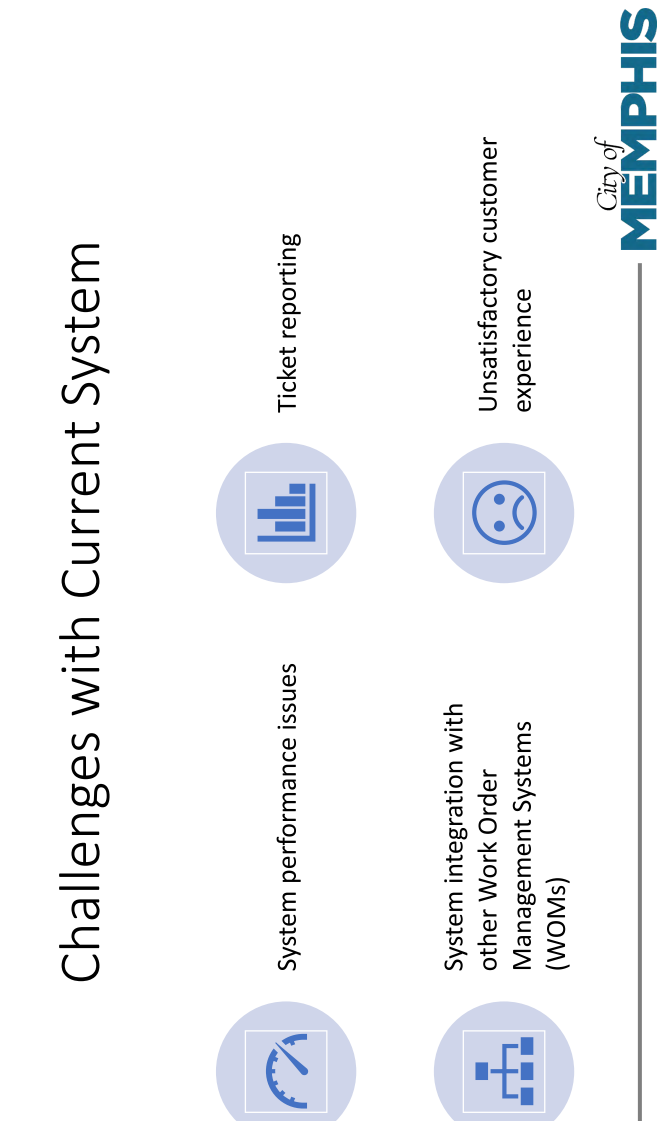
- Personnel
- Increase Neighborhood Resource Coordinator positions
- Conduct employee job study to ensure competitive wages
- Begin search for new 311 Manager
- Citizen Education and Outreach
- Develop city-wide "What's the 311?" series educating residents of city services and responsibilities
- 311 on the Go
- Professional Development
- Invest in professional development trainings for current staff
- System and Process Improvements
- Determine appropriate plan of action for addressing 311 system. Update or replace?



Current 311 Ticket System Process







Next Steps

- Work with IT to begin the process of identifying a new 311 system platform.
- Consult with the various divisions to assess needs and ensure platform integrates well with current systems.
- Establish focus group of residents that frequently use current 311 system to ensure new platform meets community needs.
- Continue ongoing engagement with divisions to enhance process improvement efforts.





Questions?

ORDINANCE NO.

ORDINANCE TO AMEND TITLE 5, CHAPTER 5-20 OF THE MEMPHIS MUNICIPAL CODE TO INCREASE THE EXISTING HOTEL/MOTEL OCCUPANCY TAX TO 4.0%

WHEREAS, pursuant to and in accordance with the applicable legal provisions of Tennessee law, particularly including Section 67-4-1402 of the Tennessee Code Annotated, as amended, a municipality is authorized to impose a hotel/motel occupancy tax in an amount up to four percent (4%) of the consideration charged to a transient by each hotel operator; and

WHEREAS, for the express purpose of establishing a hotel/motel occupancy tax for the City of Memphis, Tennessee (the "**City**"), Ordinance No. 4824 was duly adopted and enacted by the Council of the City of Memphis, Tennessee (the "**City Council**"), on November 7, 2000; and

WHEREAS, pursuant to and in accordance with Ordinance No. 4824, the City initially imposed a hotel/motel occupancy tax in the amount of one and seven-tenths percent (1.7%) of the consideration charged by the hotel operator against each transient occupying a hotel room within the municipal limits of the City; and

WHEREAS, pursuant to and in accordance with the applicable legal provisions of Tennessee law, Ordinance No. 4824 was amended by Ordinance No. 4939 and was duly adopted and enacted by the City Council on May 21, 2002, which specified, among other things, the distribution of all proceeds of the City's hotel/motel occupancy tax and eliminated the sunset provision set forth in Ordinance No. 4824; and

WHEREAS, pursuant to and in accordance with the applicable legal provisions of Tennessee law, Ordinance No. 4939 was amended by Ordinance No. 5596 and was duly adopted and enacted by the City Council on September 1, 2015, which specified, among other things, that the then-existing hotel/motel tax set at one and seven-tenths percent (1.7%) shall be increased by one and eight-tenths percent (1.8%) to a total of three and one-half percent (3.5%); and

WHEREAS, pursuant to and in accordance with the applicable legal provisions of Tennessee law, Ordinance No. 5596 was amended by Ordinance No. 5619 and was duly adopted and enacted by the City Council on July 5, 2016, which specified, among other things, that the City could apply the additional revenues received from the one and eight-tenths percent (1.8%) portion of the total three and one-half percent (3.5%) towards funding immediate repairs required for the convention center, for the period from December 1, 2015 through June 30, 2016, and thereafter, on and after July 1, 2016, to permit City to apply the same additional revenues to fund additional construction or renovation of convention or meeting facilities in conformity with the terms and provisions of the Amended And Restated Interlocal Agreement Relating To The Financing Of The Proposed Sports And Basketball Arena To Be Financed By The Memphis And Shelby County Sports Authority, Inc., dated May 15, 2002, as heretofore amended and supplemented; and

WHEREAS, the City Council believes that it is appropriate and in the best interests of the citizens of the City that the existing hotel/motel tax be increased by one-half of one percent (0.5%) to a total of four percent (4.0%); and

WHEREAS, pursuant to and in accordance with the applicable legal provisions of Tennessee law, Ordinance No. 5619 is proposed to be adopted and enacted by the City Council to increase the existing hotel/motel tax to the maximum amount of four percent (4%).

NOW THEREFORE,

SECTION 1. BE IT ORDAINED BY THE COUNCIL OF THE CITY OF MEMPHIS, TENNESSEE, that Part 1, Section 2 of Ordinance No. 4824, as amended, codified as Section 5-20-2 of the Memphis Municipal Code is hereby amended to read as follows:

Section 2. Levy of Occupancy Tax.

The City levies a privilege tax upon the privilege of occupancy in a hotel of each transient. Except as provided below, such tax shall be in the amount of four percent (4%) of the consideration charged by the operator for such occupancy. Such tax is a privilege tax upon the transient occupying such room and is to be collected as provided in this chapter.

Notwithstanding the foregoing, the City levies a privilege tax upon the privilege of occupancy in a hotel of each transient in a hotel which is in: (i) a Tourism Development Zone and subject to the maximum privilege tax; and (ii) a Tourism Surcharge District as described in Ordinance No. 5583 existing on July 1, 2015. Such tax shall be in the amount of one and seven-tenths percent (1.7%) of the consideration charged by the operator for such occupancy. Such tax is a privilege tax upon the transient occupying such room and is to be collected as provided in this chapter.

SECTION 2. BE IT FURTHER ORDAINED BY THE COUNCIL OF THE CITY OF MEMPHIS, TENNESSEE, that Part 1, Section 9 of Ordinance No. 4824, as amended, and codified as Section 5-20-9 of the Memphis Municipal Code is hereby amended to read as follows:

Section 9. Allocation of Funds.

The proceeds of the four percent (4%) tax levied under this section shall be collected by the City and distributed as follows:

(a) From July 1, 2016, and thereafter, the first one and seven-tenths percent (1.7%) tax of the total four percent (4%) tax levied hereunder shall be collected by the City and applied to payment of bonded indebtedness, principal and interest, of the bond sale or sales by The Memphis and Shelby County Sports Authority, Inc. (the "Sports Authority Bonds") for the purpose of development and construction costs of a new Memphis Sports Arena, built by the New Memphis Arena Public Building

Authority, to fund the construction of the National Basketball Association Arena, until paid in full, and thereafter to such other projects and purposes as the City Council shall determine.

(b) From July 1, 2016, and thereafter, the second one and eight-tenths percent (1.8%) tax of the total four percent (4%) tax levied hereunder shall be used for the purpose of funding the following:

1. To make up any deficiencies in the payment of administrative expenses of The Memphis and Shelby County Sports Authority, Inc.'s payments to the Bond Fund, Rebate Fund, or Debt Service Reserve Fund for the Sports Authority Bonds;

2. To reimburse, on a pro rata basis, monies paid by the City or by Shelby County, Tennessee, to replenish the Debt Service Reserve Fund for the Sports Authority Bonds; and

3. For deposit to the Capital Improvement Reserve Fund to make capital improvements, to pay administrative costs, and/or to purchase or redeem the Sports Authority Bonds, as directed by The Memphis and Shelby County Sports Authority, Inc.

(c) Notwithstanding any of the provisions contained herein to the contrary, any revenues produced from the taxes levied under this chapter over and above the sum of (i) that amount which satisfies subsections (b)1, (b)2, and (b)3 of this section, and (ii) the greater of: (x) the amount of such tax revenue projected for the current fiscal year at the time of the original issuance of the Sports Authority Bonds and (y) the amount the one and seven-tenths percent (1.7%) tax rate would have provided for such fiscal year, shall be applied to the payment of principal of and interest on additional bonded indebtedness, and non-capitalized expenses of the bond sale or sales and bond-related continuing costs, to fund additional construction or renovation of convention or meeting facilities.

(d) Upon the effective date of this Ordinance, the remaining one-half of one percent (0.5%) tax of the total four percent (4%) tax levied hereunder shall be used by the City for the use and purpose of funding the following:

1. To fund ongoing obligations pertaining to the National Basketball Association Arena including, but not limited to, the payment of bonded indebtedness, capital repairs, improvements, replacements, and ongoing maintenance, including the professional services rendered for the design, architectural, engineering, management and oversight associated therewith; and

2. To fund such other projects and purposes as the City shall determine.

SECTION 3. BE IT FURTHER ORDAINED BY THE COUNCIL OF THE CITY OF MEMPHIS, TENNESSEE, that the provisions of this Ordinance shall not be effective unless and until the execution and delivery, hereby authorized on behalf of the City, of an agreement or agreements by and among the City, Shelby County, Tennessee, and The Memphis and Shelby County Sports Authority, Inc. consistent with the provisions hereof, either in addition to or by amendment of the Amended And Restated Interlocal Agreement Relating To The Financing Of The Proposed Sports And Basketball Arena To Be Financed By The Memphis And Shelby County Sports Authority, Inc., dated May 15, 2002, as heretofore amended and supplemented, or both.

<u>SECTION 4.</u> BE IT FURTHER ORDAINED BY THE COUNCIL OF THE CITY OF MEMPHIS, TENNESSEE, that the provisions of this Ordinance are hereby severable. If any of these sections, provisions, sentences, clauses, phrases or parts are held unconstitutional or void, the remainder of this Ordinance shall continue in full force and effect.

SECTION 5. BE IT FURTHER ORDAINED BY THE COUNCIL OF THE CITY OF MEMPHIS, TENNESSEE, that all parts of Ordinance No. 4824, Ordinance No. 4939, Ordinance No. 5596, and Ordinance No. 5619, except as amended herein, shall remain in full force and effect.

<u>SECTION 6.</u> BE IT FURTHER ORDAINED BY THE COUNCIL OF THE CITY OF MEMPHIS, TENNESSEE, that this Ordinance shall take effect from and after the date it shall have been passed by the City Council, signed by the Chairman of the City Council, certified and delivered to the Office of the Mayor in writing by the City Comptroller, and become effective as otherwise provided by law.

THE COUNCIL OF THE CITY OF MEMPHIS, TENNESSEE

FUNDING RESOLUTION

RESOLUTION OF THE COUNCIL OF THE CITY OF MEMPHIS, TENNESSEE, APPROVING THE TRANSFER OF A PORTION OF CERTAIN GRANT FUNDS AWARDED FROM THE STATE OF TENNESSEE IN THE AGGREGATE AMOUNT OF EIGHTY MILLION **DOLLARS (\$80,000,000) AND AUTHORIZING THE APPROPRIATION** THEREOF TO THE MEMPHIS AND SHELBY COUNTY SPORTS AUTHORITY, INC. FOR THE PURPOSES OF, AMONG OTHER THINGS, FUNDING ALL OR A PORTION OF THE CAPITAL REPAIRS, IMPROVEMENTS, AND REPLACEMENTS TO THE FEDEXFORUM ARENA, **INCLUDING** THE **PROPOSED ARCHITECTURAL.** ENGINEERING AND DESIGN WORK ASSOCIATED THEREWITH; AUTHORIZING THE EXECUTION AND DELIVERY OF ONE OR MORE FUNDING AGREEMENTS IN CONNECTION **THEREWITH:** AUTHORIZING ALL LEGAL AND ADMINISTRATIVE ACTIONS AND NECESSARY MATTERS WITH RESPECT OTHER TO THE FOREGOING; AND SETTING FORTH AN EFFECTIVE DATE.

WHEREAS, The Memphis and Shelby County Sports Authority, Inc. (the "Authority") is a public nonprofit corporation duly organized and validly existing under the laws of the State of Tennessee, and constitutes a public instrumentality of the City of Memphis, Tennessee (the "City") and Shelby County, Tennessee (the "County") in order to, among other things: (i) acquire, improve, repair, extend, equip, furnish, operate and maintain one or more projects; (ii) maintain, manage, and enter into certain agreements, in furtherance of its statutory and public purpose, for the maintenance, and management of any project, including a project with a public purpose to promote entertainment, performances and events that contribute to the educational, recreational, economic and cultural development of the community; and (iii) issue and sell its revenue bonds which are payable solely from the revenues and receipts from the applicable revenues of the bond-financed projects, or from other sources, as security for the payment of the principal of, premium, if any, and interest on, any bonds so issued and any agreements made in connection therewith; and

WHEREAS, the Authority pursuant to and in accordance with (i) the Constitution and the laws of the State of Tennessee, including, particularly Title 7, Chapter 67, Tennessee Code Annotated, as amended, and the applicable legal provisions of the Local Government Public Obligations Act, codified at Title 9, Chapter 21, Tennessee Code Annotated, as amended (together the "Act"), (ii) the applicable provisions of federal law, and (iii) that certain Trust Indenture, dated and effective as of May 1, 2002, as amended (the "Indenture"), executed and delivered by and between the Authority and Wachovia Bank, National Association (as replaced by U.S. Bank National Association, being the successor-in-interest), serving as the bond trustee therein, has previously issued its revenue bonds including, but not limited to: (a) The Memphis and Shelby County Sports Authority, Inc. Revenue Bonds, 2002 Series A (Memphis Arena Project) and Revenue Bonds, 2002 Series B (Memphis Arena Project); and (b) The Memphis and Shelby County Sports Authority, Inc. Revenue Refunding Bonds, 2019 Series A (Memphis Arena Project)

and Revenue Refunding Bonds, 2019 Series B (Memphis Arena Project) (collectively, the "**Bonds**"), to finance and refinance the costs of acquisition, construction, and equipping of a multipurpose arena, including related and ancillary facilities, to be used as the home venue of the National Basketball Association franchise currently known as the Memphis Grizzlies, and for other entertainment, cultural, sporting and civic events, and the costs of issuance related thereto (the "FedExForum Arena"); and

WHEREAS, the City, the County, HOOPS, L.P., a Delaware limited partnership (as replaced by Memphis Basketball, LLC, a Nevada limited liability company, being the successorin-interest) ("Memphis Basketball"), and the Authority are parties to that certain Memphis Arena Use and Operating Agreement, dated and effective as of June 29, 2001, as amended by that certain First Amendment To Memphis Arena Use and Operating Agreement, dated and effective as of May 15, 2002, as amended by that certain Second Amendment To Memphis Arena Use and Operating Agreement, dated and effective as of February 7, 2011, and as amended by that certain Third Amendment To Memphis Arena Use and Operating Agreement, dated and effective as of May 15, 2022 (collectively, the "Operating Agreement"), which sets forth, among other things, the terms and conditions among the parties thereto pertaining to the funding and completion of the capital repairs, improvements, replacements and ongoing maintenance in connection with the FedExForum Arena; and

WHEREAS, pursuant to the Operating Agreement under <u>Section 8</u>, the City and the County are responsible for, among other things, funding the Capital Repairs (as defined in <u>Exhibit</u> <u>B</u> under the Operating Agreement) to the FedExForum Arena, and if the City, the County, and Memphis Basketball shall reasonably determine that making certain Capital Repairs to the FedExForum Arena are necessary because certain equipment, systems or a component thereof is in the condition where it: (i) is substantially worn out; (ii) has reached the end of its useful life and is either obsolete or uneconomical to maintain and fails to perform to original specifications; (iii) is not functioning and cannot be repaired or cannot be economically repaired or operated; (iv) is no longer in compliance with all applicable local, state and federal laws; or (v) is no longer deemed safe, then such Capital Repairs shall be approved, performed, and completed within a reasonable time frame; and

WHEREAS, pursuant to and in accordance with the customary requisition and procurement process established under the Indenture and the Operating Agreement for funding and completing Capital Repairs and related improvements, replacements, and maintenance at the FedExForum Arena, the City and the County each have regularly deposited money, on an equal basis (i.e. 50% each), into the Capital Improvement Reserve Fund (as defined in the Indenture) to be utilized for such purposes; and

WHEREAS, since the FedExForum Arena was placed in operation in 2004, the Authority has worked cooperatively with the City, the County and Memphis Basketball to facilitate the approvals, performance and completion of various Capital Repairs, improvements, replacements, and ongoing maintenance in connection with the FedExForum Arena including, from time to time, authorizing the voluntary expenditures of legally available moneys from the Authority's Surplus Fund (as defined in the Indenture), in furtherance of its statutory and public purpose, to fund various Capital Repairs, improvements, replacements and ongoing maintenance necessary to

enhance the infrastructure and certain interior components of the FedExForum Arena to align the multipurpose arena with other major newly constructed and/or renovated arenas subsequently making it more attractive for bookings; and

WHEREAS, the City, the County, and the State of Tennessee (the "State") understand and agree that the redevelopment, expansion and sustainment of major sports arenas and stadiums, specifically the FedExForum Arena, furthers its public purpose by fostering economic development and prosperity and provides an additional incentive for the existing major professional sports teams and franchises currently operating in the State to remain and to attract additional major professional sports teams and franchises to relocate to the State; and

WHEREAS, the City, the County, and the State also acknowledge and understand the necessity to further promote, develop and maintain recreational spaces in the State, specifically within the City and the County, through facilitating and providing additional economic development opportunities for the equipping, acquisition, construction and rehabilitation of new and existing sports complexes, stadiums, arenas and other recreational facilities for the purposes of promoting, hosting, and maintaining spaces for professional and amateur athletic events; and

WHEREAS, in April 2023, the Tennessee Governor's annual appropriations budget was approved and duly adopted by the 113th General Assembly of the State and included the "Memphis Tourism - Sports Facilities – Grant", a cash grant in the nonrecurring sum of \$350,000,000, to the City for tourism-related infrastructure improvements and construction at publicly-owned collegiate and professional sports facilities within the municipal limits of the City (the "State Grant Funds"); and

WHEREAS, in connection therewith, the City agreed to appropriate the full amount of the State Grant Funds in the following manner: (i) \$230 million shall be appropriated to the FedExForum Arena; and (ii) \$120 million shall be appropriated to the Simmons Bank Liberty Stadium; and

WHEREAS, currently no amount of State Grant Funds has been appropriated to the FedExForum Arena, and the Council of the City (the "City Council") hereby desires to establish and duly adopt the process for the appropriation of the \$230 million portion of the State Grant Funds designated for the FedExForum Arena; and

WHEREAS, the City Council hereby declares that the \$230 million portion of the State Grant Funds shall be periodically appropriated pursuant to an amount determined for the purposes of, among other things, funding all or a portion of the Capital Repairs, improvements, and replacements pertaining to the FedExForum Arena, including the proposed architectural, engineering and design work associated therewith, in addition to, the reimbursement to Memphis Basketball for funds previously expended to complete the same (each a "City Contribution"); and

WHEREAS, the City Council hereby desires to establish and duly adopt the following process for the periodic appropriation of the \$230 million portion of the State Grant Funds designated for the FedExForum Arena, whereas the appropriation of each City Contribution shall:

(i) be approved and duly adopted through a City Council funding resolution authorizing the transfer of the specific amount of funds for appropriation and the necessary legal and administrative actions in connection therewith; (ii) be transferred to the Authority for deposit into the Capital Improvement Reserve Fund; (iii) be expended and administered pursuant to and in accordance with the terms and provisions of this Funding Resolution and one or more funding agreements to be executed and delivered by and between the City and the Authority, as necessary, and by and between the Authority and Memphis Basketball, whereby each funding agreement shall be approved as to the form and legality thereof by the City and the County; and (iv) be deemed to be separate and apart from the above-described process established under the Indenture and the Operating Agreement in connection with the existing City obligations and County obligations whereby the City and the County, on an equal basis (i.e. 50%), each contribute money for funding Capital Repairs, improvements, and replacements at the FedExForum Arena; and

WHEREAS, the City Council acknowledges that each City Contribution shall constitute a voluntary expenditure being appropriated for the purposes set forth herein, and shall not be reimbursable from the County, the Authority or Memphis Basketball; and

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF MEMPHIS, TENNESSEE AS FOLLOWS:

SECTION 1. <u>Recitals and Findings with Respect to the City Contribution</u>. The Recitals set forth hereinabove are hereby approved and duly adopted by the City Council as the findings of the City Council and are incorporated herein. The City Council hereby finds and declares that the City Contribution authorized herein will promote the health, safety and welfare of the citizens of the State of Tennessee by: (i) enhancing and preserving the foundation of the FedExForum Arena; and (ii) fostering economic development and prosperity and assisting the City in providing an additional incentive for the Memphis Grizzlies to remain in the City, the County and the State of Tennessee.

SECTION 2. <u>Approval and Authorization of Process for Appropriation of the State</u> <u>Grant Funds</u>. The City Council hereby approves and duly adopts the above-described process for the appropriation of the \$230 million portion of the State Grant Funds designated for the FedExForum Arena.

SECTION 3. <u>Approval and Authorization of Funding Resolution</u>. The City Council hereby approves and duly adopts: (i) the prescribed form, the content and the provisions set forth herein; and (ii) the transfer and appropriation of the \$80 million City Contribution to the Authority for the funding of the Capital Repairs, improvements, and replacements in connection with the FedExForum Arena, including the proposed architectural, engineering and design work associated therewith, in addition to, the reimbursement to Memphis Basketball for funds previously expended to complete the same. The City Authorized Officers (as defined herein) are hereby authorized, empowered, and directed, from and after the execution and delivery of this Funding Resolution, to do all acts and things legally required, and execute all documents, as may be necessary or convenient to carry out, and to comply with, the provisions of this Funding Resolution, as approved and duly adopted by the City Council.

SECTION 4. <u>Approval and Authorization of Funding Agreements</u>. The City acknowledges and understands that each City Contribution shall be expended and administered pursuant to and in accordance with the terms and provisions of the applicable funding resolution and one or more funding agreements to be executed and delivered by and between the City and the Authority, as necessary, and by and between the Authority and Memphis Basketball, whereby each funding agreement shall be approved as to the form and legality thereof by the City and the County. The prescribed form, content and provisions to be set forth in the funding agreements shall include, among other things, the general descriptions of the proposed projects and the terms and conditions associated with the procurement of funding, performance and completion of the proposed projects pertaining to the Capital Repairs, improvements, and replacements at the FedExForum Arena, including the proposed architectural, engineering and design work associated therewith, in addition to, the reimbursement to Memphis Basketball for funds previously expended to complete the same (the "Funding Agreements").</u>

The City Authorized Officers are hereby authorized, empowered, and directed to execute, acknowledge, and deliver the Funding Agreements in the name, and on behalf, of the City. The Funding Agreements shall be in the prescribed form and include the content and provisions described above or with such insertions and revisions therein as shall be approved by the City Authorized Officers executing the same, their execution thereof to constitute conclusive evidence of their understanding and approval of any and all such insertions and revisions. The City Authorized Officers are hereby authorized, empowered, and directed, from and after the execution and delivery of the Funding Agreements, to do all acts and things legally required, and execute all documents, as may be necessary or convenient to carry out, and to comply with, the provisions of the Funding Agreements, as executed and delivered.

SECTION 5. <u>City Council Authorizations</u>. All actions heretofore undertaken by the Mayor, the Chief Financial Officer of the City, the Comptroller of the City, or any of them or their designees (individually or collectively, the "City Authorized Officers") and other officials, employees, attorneys and agents of the City in furtherance of the intent of this Funding Resolution, the Funding Agreements, and of the agreements and documents authorized by this Funding Resolution and the Funding Agreements, are hereby ratified, confirmed and approved.

The City Authorized Officers, and other appropriate officials of the City, are hereby authorized to enter into such agreements set forth in this Funding Resolution and the Funding Agreements and are hereby authorized to execute such certificates or other documents and take such other actions, as may be necessary or appropriate to carry out the intent of this Funding Resolution and the Funding Agreements. Additionally, the City Authorized Officers, and other appropriate officials of the City, are hereby authorized to take all such actions to execute, deliver, and attest, as applicable (by manual, facsimile and/or electronic means), the Funding Agreements, all certificates, opinions, receipts, contracts, invoices, documents, and other written instruments as may be reasonably required to carry out, give effect to and consummate the transactions contemplated by this Funding Resolution and the associated Funding Agreements.

SECTION 6. <u>Captions</u>. The captions or headings in this Funding Resolution are for convenience only and shall in no way define, limit, or describe the scope or intent of any provision hereof.

SECTION 7. <u>Severability</u>. If any one or more of the covenants, agreements or provisions herein contained shall be held contrary to any express provision of law or contrary to the policy of express law, though not expressly prohibited, or against public policy, or shall for any reason whatsoever be held invalid, such covenants, agreements or provisions shall be null and void and shall be deemed separable from the remaining covenants, agreements and provisions hereof.

SECTION 8. <u>Repealer</u>. All resolutions in conflict or inconsistent herewith are hereby repealed insofar as any conflict or inconsistency.

SECTION 9. <u>Effective Date</u>. This Funding Resolution shall become effective immediately upon its adoption by the City Council.