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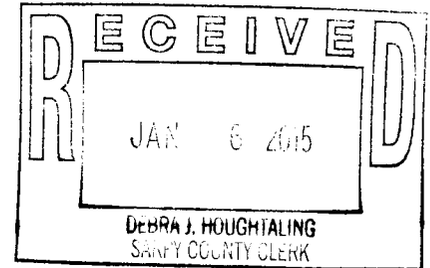
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January 5, 2015

Sarpy County Clerk
Sarpy County Courthouse
1210 Golden Gate Dr., #1118
Papillion, NE 68046



In re: SID No. 68

Dear Clerk:

Enclosed please find a copy of the minutes of SID 68 Board of Trustees meeting of December 11, 2014 for filing with your office.

Sincerely,


Steven J. Olson

SJO/maw
Enclosure

**MINUTES OF THE MEETING OF THE BOARD OF TRUSTEES
OF SANITARY AND IMPROVEMENT DISTRICT NO. 68
OF SARPY COUNTY, NEBRASKA**

A meeting of the Board of Trustees of Sanitary and Improvement District No. 68 of Sarpy County, Nebraska, was convened in open and public session at 7:15 p.m. on **December 11, 2014**, at 8901 South 154th Street, Omaha, Nebraska. Present were Trustees Rodney Martin, Jef Saveraid, and Nick Stanley. Absent: Dale Arndt and Kevin Ogg. Also present Steven J. Olson, Attorney for the District, Doug Kellner, P.E. Thompson, Dreessen & Dorner, Inc., and Kyle Siedlik, Crouch Recreational.

Notice of the meeting was given in advance thereof by publication in The Papillion Times, Papillion, Nebraska, on November 26, 2014, a copy of the Proof of Publication being attached to these Minutes. Notice of this meeting was sent to the Sarpy County Clerk, Sarpy County Courthouse, Highway 370 and 84th Street, Papillion, Nebraska, and to the LaVista City Clerk, LaVista City Hall, 8116 Park View Blvd., LaVista, Nebraska, not less than seven (7) days prior to the date of this meeting. Notice of this meeting was simultaneously given to all members of the Board of Trustees, and a copy of their Acknowledgment of Receipt of Notice is attached to these Minutes. Availability of the Agenda was communicated in the published notice and in the notice to the Trustees of this meeting. All proceedings of the Board were taken while the convened meeting was open to the attendance of the public.

The undersigned Clerk hereby certifies that these Minutes were written and available for public inspection within ten (10) working days after the date of said meeting.

A general discussion ensued regarding possible improvements to the District's park, with all trustees indicating that that they would like to move forward with enhancing and improving the park and the playground equipment. The following matters were discussed:

- Surfacing will be the largest component of cost in playground areas. The two choices are sand or rubber tile. Sand is much less expensive than rubber tile. However, rubber tile has little or no maintenance, comes with a ten year warranty and a twenty-five year expected life;
- All improvements to the park must comply with the American with Disabilities Act. Mr. Kellner advised that the swing set is probably compliant but if it is moved to another location the path to the swing set must comply with the ADA;
- Mr. Kellner advised that the northeast corner of the park may be the most suitable location for the playground equipment. Any other locations could require significant amounts of grading;
- The working number for the total cost of park improvements is \$250,000. Mr. Siedlik suggested that based upon the \$250,000.00 a "foot print" for the playground equipment should be approximately 58 feet by 46 feet;
- A baseball diamond, park shelter, basketball court, additional parking spaces in the parking lot, a light over the playground and an extension of the public sidewalk on the east side of the park were also discussed;

- Mr. Kellner advised that only one contractor was currently bidding park improvement projects;
- Mr. Kellner advised that he would proceed to have a survey crew do some topographical survey work in order to find possible areas of for installation of the playground equipment at a level area in order to minimize grading costs;
- Mr. Kellner also advised that he would start to develop some sketches of possible improvements and location in the park.

The Chairman then presented the hereinafter described bills, statements, and invoices.

After full and careful discussion, the following resolutions were then duly moved and seconded, to wit:

BE IT RESOLVED by the Board of Trustees of Sanitary and Improvement District No. 68 of Sarpy County, Nebraska, that the Chairman and Clerk be, and hereby are authorized and directed to execute and deliver warrant nos. 2068 through 2071 dated the date of this meeting to the following payees and in the following amounts, said warrants to be drawn on the General Fund account of the District and to draw interest at the rate of 7% per annum and to be redeemed no later then the date noted below, to wit:

GENERAL FUND ACCOUNT
(Due December 11, 2017)

- (a) Warrant No. 2068 in the sum of \$1,046.31, payable to Omaha Public Power District, in payment of power services, account no. 838310061;
- (b) Warrant No. 2069 in the sum of \$150.00, payable to Upper Cut Lawns in payment of mowing/fertilization park;
- (c) Warrant No. 2070 in the sum of \$1,295.18, payable to Steven J. Olson, in payment of legal services rendered, invoice no. 45400;
- (d) Warrant No. 2071 in the sum of \$95.00, payable to Kelly R. Burns, CPA, PC, in payment of bookkeeping for audit, invoice no. 7869;

BE IT FURTHER RESOLVED by the Board of Trustees of Sanitary and Improvement District No. 68 of Sarpy County, Nebraska, that the Chairman and Clerk be, and they hereby are, authorized and directed to execute and deliver warrant no. 2033, dated the date of this meeting, to the following payees and in the following amounts to be drawn on the Construction Fund of the District and to draw interest at the rate of 7% per annum, interest to be payable on July 1 of each year, and to be redeemed on later that the dated noted below, subject to extension

of said maturity date by order of the District Court, Sarpy County, Nebraska, after notice is given as required by law, to wit:

CONSTRUCTION FUND ACCOUNT

(Due December 11, 2019)

(a) Warrant No. 2033 in the sum of \$161.17, payable to Thompson Dreessen & Dorner Inc., in payment of engineering services, invoice no. 107344; 2014 Park Path Resurfacing;

BE IT FURTHER RESOLVED by the Board of Trustees of Sanitary and Improvement District No. 68 of Sarpy County, Nebraska, that both they and the District hereby find and determine and covenant, warrant and agree as follows: the improvements and/or facilities being financed or refinanced by the above Warrants are for essential governmental functions and are designed to serve members of the general public on an equal basis; all said improvements have from the time of their first acquisition and construction been owned, are owned and are to be owned by the District or another political subdivision; to the extent special assessments have been or are to be levied for any of said improvements, such special assessments have been or are to be levied upon Nebraska law as a matter of general application to all property specially benefited by said improvements in the District; the development of the land in the District is for residential or commercial use and the development of the land in the District for sale and occupation by the general public has proceeded and is proceeding with reasonable speed; other than any incidental use of said improvements by a developer during the initial period of development of said improvements, there have been, are and will be no persons with rights to use such improvements other than as members of the general public; none of the proceeds of said Bonds or any refinanced indebtedness have been or will be loaned to any private person or entity; the District hereby authorizes and directs the Chairperson or Clerk to file or cause to be filed, when due, an information reporting form pursuant to Section 149(e) of the Internal Revenue Code of 1986, as amended, pertaining to the above Warrants; and the District does not reasonably expect to sell or otherwise dispose of said improvements and/or facilities, in whole or in part, prior to the last maturity of the above Warrants.

BE IT FURTHER RESOLVED by the Board of Trustees of Sanitary and Improvement District No. 68 of Sarpy County, Nebraska, that the District hereby covenants, warrants and agrees as follows: (a) to take all actions necessary under current law to maintain the tax exempt status (as to taxpayers generally) of interest on the above Warrants; and (b) to the extent that it may lawfully do so, the District hereby designates the above Warrants as its "qualified tax exempt obligation" under Section 265(b)(3)(B)(ii) of the Internal Revenue Code of 1986, as amended, and covenants and warrants that the District does not reasonably expect to issue warrants or bonds or other obligations aggregating in the principal amount of

more than \$5,000,000 during the calendar year in which the above Warrants are to be issued.

BE IT FURTHER RESOLVED by the Board of Trustees of Sanitary and Improvement District No. 68 of Sarpy County, Nebraska that this and the preceding Resolutions are hereby adopted as the Certificate with Respect to Arbitrage of the District pertaining to the above Warrants and the District and the Chairman and Clerk of the District hereby further certify, as of the date of the registration of the above Warrants with the County Treasurer of Sarpy County, Nebraska, as follows:

1. No separate reserve or replacement fund has been or will be established with respect to the above Warrants. The District reasonably anticipates that monies in its Bond Fund reasonably attributable to the above Warrants in excess of the less of: (a) 10% of the net principal proceeds of the above Warrants, (b) the maximum annual debt service due on the above Warrants, or (c) 125% of average annual debt service due on the above Warrants will be expended for payment of principal of and interest on the above Warrants within 13 months after receipt of such monies. That amount which is currently held in the District's Bond Fund which exceeds the amount which is to be expended for payment of principal and interest on the above Warrants within 13 months after receipt of such monies, plus that amount arrived at pursuant to the immediately preceding sentence, will not be invested in any securities or any other investment obligations which bear a yield, as computed in accordance with the actuarial method, in excess of the yield on the above Warrants.

2. To the best of their knowledge, information and belief, the above expectations are reasonable.

3. The District has not been notified of any listing of it by the Internal Revenue Service as an issuer that may not certify its bonds.

4. This Certificate is being passed, executed and delivered pursuant to Section 1.148(b)(2) of the Income Tax Regulations of the Internal Revenue Code of 1986, as amended.

On roll call on the foregoing motion, the following Trustees voted aye: Rodney Martin, Nick Stanley and Jef Saveraid. Voting nay thereon were the following Trustees: None. The Chairman then declared said resolution to be duly carried and adopted.

The Chairman presented the Tax Exempt Post Issue Compliance Annual Review, copy attached. Mr. Olson advised that the document was completed by the District's fiscal agent Kuehl Capital Corporation. After full and careful discussion, the following resolution was then duly moved and seconded, to wit:

BE IT RESOLVED, that the attached Tax Exempt Post Issue Compliance Annual Review dated December 11, 2014 is hereby approved and the Clerk of the District is hereby authorized to execute the same as the designed compliance officer.

On roll call on the foregoing motion, the following Trustees voted aye: Rodney Martin, Nick Stanley and Jef Saveraid. Voting nay thereon were the following Trustees: None. The Chairman then declared said resolution to be duly carried and adopted.

The Chairman advised that the District's auditing firm, McDermott and Miller, requested the Chairman to execute the attached representation letter. Mr. Olson advised that he had reviewed the letter and it was accurate. After full and careful discussion, the following resolution was then duly moved and seconded, to wit:

BE IT RESOLVED the Chairman is hereby authorized to execute the attached representation letter to McDermott and Miller.

On roll call on the foregoing motion, the following Trustees voted aye: Rodney Martin, Nick Stanley and Jef Saveraid. Voting nay thereon were the following Trustees: None. The Chairman then declared said resolution to be duly carried and adopted.

Thereupon the meeting adjourned.

Rodney Martin, Chairman and Trustee

Nick Stanley, Clerk and Trustee

Jef Saveraid, Trustee