ST. CHARLES SINCE 1834

PLAN COMMISSION AGENDA ITEM EXECUTIVE SUMMARY

Project Title/	General Amendment – Permanent Motor Vehicle
Address:	Storage
City Staff:	Matthew O'Rourke, Planner

Please check appropriate box (x)

PUBLIC HEARING	v	MEETING	v
(3/5/13)	Λ	(3/5/13)	Λ

APPLICATIONS UNDER CONSIDERATION:

General Amendment – "Table 17.16-1 Office/Research, Manufacturing, and Public Lands Permitted and Special Uses" and Section 17.20.030.P "Motor Vehicle Storage Temporary and Permanent"

ATTACHMENTS AND SUPPORTING DOCUMENTS

Staff Report (dated 2/22/13)	General Amendment Application
Attachment A – Table 17.16-1	Attachment B – Location Map of M-1 Properties
Tyler and Production Final Plat of Subdivision	

EXECUTIVE SUMMARY:

Joseph Conti represents the St. Charles Chrysler, Dodge, and Jeep dealership located at 1611 E. Main Street. The dealership is interested in utilizing a portion of the vacant property at the southeast corner of Tyler Road and Production Drive to permanently park motor vehicles. This use is defined as Permanent Motor Vehicle Storage by the City's Zoning Ordinance.

The subject property is zoned **M-1 Special Manufacturing District** and **Permanent Motor Vehicle Storage** is not a permitted use in this district.

Proposal

Joseph Conti has applied for a general amendment to the Zoning Ordinance. The details of the proposal are as follows:

- 1. Amend **Table 17.16-1 Office/Research, Manufacturing, and Public Lands Permitted and Special Uses** to permit Permanent Motor Vehicle Storage in the M-1 Special Manufacturing Zoning District.
- 2. Amend **Section 17.20.030.P Motor Vehicle Storage Temporary and Permanent** to include specific standards for properties in the M-1 Special Manufacturing District.

RECOMMENDATION / SUGGESTED ACTION (briefly explain):

Conduct the public hearing and close if all the testimony has been taken.

Staff has placed this item on the meeting portion of the agenda for a recommendation, should the Plan Commission feel they have adequate information to recommend on the item tonight.

Staff recommends approval of the General Amendment Application and has provided the attached draft Findings of Fact to support that recommendation.

CITY OF ST. CHARLES

TWO EAST MAIN STREET ST.CH ARLES,I LLINOIS 60174-1984



COMMUNITY DEVELOPMENT/PLANNING DIVISION

PHONE: (630) 377-4443 FAX: (630) 377-4062

GENERAL AMENDMENT APPLICATION

Received Date
RECEIVED
St. Charles II

St. Charles, IL

MW _ D ZW

CDD

<u>N1-Motor Vehicle</u> Storage: 3 Reemanent

Application Number:

2013-AP-003

Instructions:

CITYVIEW

Project Name:
Project Number:

To request an amendment to the text of the St. Charles Zoning Ordinance, complete this application and submit it with all required attachments to the Planning Division.

City staff will review submittals for completeness and for compliance with applicable requirements prior to establishing a meeting or public hearing date for an application.

The information you provide must be complete and accurate. If you have a question please call the Planning Division and we will be happy to assist you.

1. Applicant:	Name JOE CONTI	Phone 847-878-3568
	Address 847 STUARTS DR	Fax 635-762-98/3
	ST CHARLES IL	Email JOEVCONT, QAOL.GO
2. Billing: Who is responsible	Name EN CHYSIEN OF ST CHARLES Address ATTA MARY AM BARCA	Phone 630-513 5353
for paying application fees	Address ATTA MARY AM BARCA	Fax
and reimbursements?	ST. CAARKS IL	Email NDONARCAPTORD. Com

Attachment Checklist

- □ APPLICATION: Completed application form
- **APPLICATION FEE:** Application fee in accordance with Appendix B of the Zoning Ordinance.
- REIMBURSEMENT OF FEES AGREEMENT: An original, executed Reimbursement of Fees Agreement and deposit of funds in escrow with the City, as provided by Appendix B of the Zoning Ordinance.
- □ WORDING OF THE REQUESTED TEXT AMENDMENT

One (1) copy of Proposed Amendment (Letter Sized) and one (1) Electronic Microsoft Word version on CD-ROM

Requested Text Amendment

To amend Section(s) wording of the proposed amendment is: (attach sheets if nece	of the St. Charles Zoning Ordinance. The
Chapter 17.20 Georgy Use. Table 17.16-1 Pormitted Uses.	OR; M1, M2, PL
I (we) certify that this application and the documents submitted wit knowledge and belief.	th it are true and correct to the best of my (our)
$\frac{1/25/13}{\text{Applicant}}$ Date	

FINDINGS OF FACT SHEET - GENERAL AMENDMENT

The St. Charles Zoning Ordinance requires the Plan Commission to consider factors listed below in making a recommendation to the City Council.



1/25/13

As an applicant, the "burden of proof" is on you to show why the proposed amendment is appropriate. Therefore, you need to "make your case" by explaining how the following factors support your proposal. If a factor does not apply to the amendment in question, indicate "not applicable" and explain why it does not apply.

TABLE 17.16-1 Imendment Description/Ordinance Section Number	<u> //25/13</u>
Imendment Description/Ordinance Section Number	Date
From the Charles Zoning Ordinance, Section 17.04.320.C: n making its recommendation to grant or deny an application for a Zommission shall consider:	oning Text Amendment, the Plan
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The implic	ations of the p	oroposed		nt on all similar			

Community Development
Planning Division

Phone: (630) 377-4443 Fax: (630) 377-4062

ST. CHARLES

STAFF REPORT

TO: Chairman Todd Wallace

And Members of the Plan Commission

FROM: Matthew O'Rourke, Planner

RE: General Amendment to Title 17 (Zoning Ordinance) Permitting Permanent Motor Vehicle

Storage in the M-1 Special Manufacturing District

DATE: February 22, 2013

I. GENERAL INFORMATION

Project Name: General Amendment – Permanent Motor Vehicle Storage

Applicant: Joseph Conti (St. Charles Chrysler, Dodge, and Jeep Dealership)

Purpose: Ordinance amendments to permit Permanent Motor Vehicle Storage lots

in the M-1 Special Manufacturing District

II. BACKGROUND

Joseph Conti represents the St. Charles Chrysler, Dodge, and Jeep dealership located at 1611 E. Main Street. The dealership is interested in utilizing a portion of the vacant property at the southeast corner of Tyler Road and Production Drive to permanently park motor vehicles. This use is defined as Permanent Motor Vehicle Storage by the City's Zoning Ordinance.

This property was subdivided in 2012 into two development parcels and a portion of this parcel was sold to the City to facilitate stormwater drainage improvements to the south of the developable lots. (See attached Tyler & Production Plat of Subdivision)

The subject property is zoned **M-1 Special Manufacturing District** and **Permanent Motor Vehicle Storage** is not a permitted use in this district.

III. PROPOSAL

Joseph Conti has applied for a general amendment to the Zoning Ordinance. The details of the proposal are as follows:

 Amend Table 17.16-1 Office/Research, Manufacturing, and Public Lands Permitted and Special Uses to permit Permanent Motor Vehicle Storage in the M-1 Special Manufacturing Zoning District. • Amend Section 17.20.030.P Motor Vehicle Storage Temporary and Permanent to include specific standards for properties in the M-1 Special Manufacturing District.

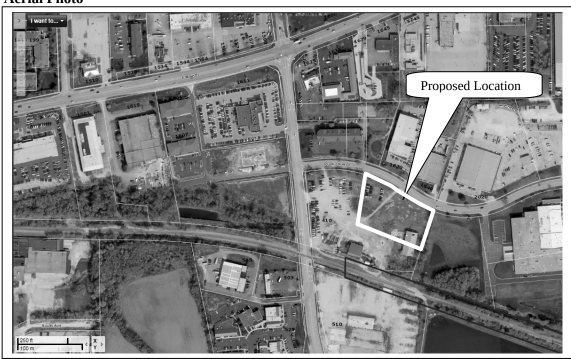
IV. ANALYSIS

A. SITE LOCATION & AERIAL PHOTO

A mixture of zoning districts and land uses surround the proposed site as follows:

Location	Zoning District	Land Use
North	BC-Community Business PUD/	Hotel/Manufacturing Businesses
	M-2 Limited Manufacturing	-
East	M-2 Limited Manufacturing	Manufacturing Business
South	M-2 Limited Manufacturing	Vacant Property
West	BC-Community Business PUD	Al Piemonte/ Children of America

Aerial Photo



Properties to the east, north, and south are zoned M-2 Limited Manufacturing. Permanent Motor Vehicle Storage is a permitted use in this district.

B. M-1 SPECIAL MANUFACTURING ZONING DISTRICT

Per **Section 17.16.010 Purpose Statements** of the Zoning Ordinance, the following is the purpose of the M-1 Zoning District:

"The purpose of the M-1 Special Manufacturing District is to accommodate older manufacturing areas in the City that are either in transition from manufacturing to alternative uses, or are in need of rehabilitation. The M-1 district shall provide flexibility in design and parking requirements to allow for adaptive reuse and/or

redevelopment for viable light assembly, processing, heavy retail and service, and office uses."

The M-1 district permits a variety of uses. Other motor vehicle related uses that are permitted in the M-1 district are as follows:

- Motor Vehicle Service and Repair, Minor
- Motor Vehicle Rental

There are other permitted, special, and accessory uses in the M-1 district that conduct similar activities such as:

- Outdoor Sales, Permanent
- Outdoor Sales, Temporary
- Outdoor Storage
- Warehouse Distribution
- Heavy Retail and Service

Staff has included a complete table of all uses permitted in the M-1 District as Attachment A.

C. PROPERTIES ZONED M-1

Staff has analyzed all the properties in the M-1 District. This analysis indicates that there are two groupings of M-1 properties. The majority of these properties are west of the river near Dean Street. The other grouping is east of the Fox River in close proximity to E. Main Street between 9th Avenue and Tyler Road. A number of these properties are located near residential zoning districts.

There is a natural break in the size of M-1 zoned properties. A number of properties are 1.5 acres or less and the rest of the properties are 2.0 acres or larger. (See Attachment B - M-1 Properties)

D. MOTOR VEHICLE STORAGE, PERMANENT

Section 17.30.020 Use Definitions defines Motor Vehicle Storage, Permanent as:

"The outdoor storage of motor vehicles, trucks, vans, recreational vehicles, trailers, or other similar motorized transportation vehicles, when not accessory to any principal use on the same lot."

E. MOTOR VEHICLE STORAGE USE STANDARDS

Section 17.20.030.P Motor Vehicle Storage states:

"Permanent and Temporary Motor Vehicle Storage shall comply with the following standards. See 17.20.050 for additional provisions applicable to Temporary Motor Vehicle Storage.

- 1. Off-street parking facilities designed to conform with the requirements of Chapter 17.24 may be used for Motor Vehicle Storage, in compliance with the following requirements:
 - A. No vehicles shall be stored in an off-street parking space required for any other use located on the same or another lot.

- B. Vehicles shall be parked within designated off-street parking spaces and shall not obstruct vehicular access to parking stalls or any portion of the lot.
- 2. Newly established Permanent Motor Vehicle Storage lots shall comply with the requirements applicable to Off-Street Parking Facilities, except:
 - A. 17.26.090 A. Interior Parking Lot Landscaping
 - B. 17.24.070 B. Dimensions, if a twenty-four (24) foot wide access drive is provided generally around the perimeter of the Motor Vehicle Storage lot.
 - C. Direct access to individual spaces shall not be required.
- 3. Permanent Motor Vehicle Storage lots shall not be used as Off-Street Parking Facilities unless modified to comply with all requirements of this Title.
- 4. Commercial Vehicles shall only be stored in the M-2 district.
- 5. Stored vehicles shall be operable and no wrecked or junked vehicles shall be permitted.
- 6. Signage advertising the vehicles for sale or rental is prohibited.
- 7. Motor Vehicle Storage lots shall not be used to conduct retail sales and no retail customers shall be present at any time.
- 8. No single vehicle shall be stored in excess of 180 days."

IV. PROPOSED AMENDMENTS

Based on staff's analysis, staff and the applicant are proposing that Permanent Motor Vehicle Storage lots be permitted in the M-1 Special Manufacturing District. Staff is also proposing that this use be limited to properties that are large enough to accommodate this use and are not located within close proximity to residential property. This amendment will encourage the reuse of older manufacturing properties by permitting an additional use that is compatible with uses permitted in the manufacturing districts. These proposed amendments are as follows:

A. TABLE 17.16-1 OFFICE/RESEARCH, MANUFACTURING, AND PUBLIC LANDS PERMITTED AND SPECIAL USES

Amend **Table 17.16-1** to permit Permanent Motor Vehicle Storage in the M-1 Zoning District.

B. 17.20.030.P MOTOR VEHICLE STORAGE

Based on the analysis of existing M-1 zoned properties, staff is proposing the following use standards for Permanent Motor Vehicle Storage lots in the M-1 District - **New requirements highlighted in bold**:

Permanent and Temporary Motor Vehicle Storage shall comply with the following standards. See 17.20.050 for additional provisions applicable to Temporary Motor Vehicle Storage.

- 1. Off-street parking facilities designed to conform with the requirements of Chapter 17.24 may be used for Motor Vehicle Storage, in compliance with the following requirements:
 - A. No vehicles shall be stored in an off-street parking space required for any other use located on the same or another lot.
 - B. Vehicles shall be parked within designated off-street parking spaces and shall not obstruct vehicular access to parking stalls or any portion of the lot.
- 2. Newly established Permanent Motor Vehicle Storage lots shall comply with the requirements applicable to Off-Street Parking Facilities, except:
 - A. 17.26.090 A. Interior Parking Lot Landscaping

- B. 17.24.070 B. Dimensions, if a twenty-four (24) foot wide access drive is provided generally around the perimeter of the Motor Vehicle Storage lot.
- C. Direct access to individual spaces shall not be required.
- 3. Permanent Motor Vehicle Storage lots shall not be used as Off-Street Parking Facilities unless modified to comply with all requirements of this Title.
- 4. Commercial Vehicles shall only be stored in the M-2 district.
- 5. Stored vehicles shall be operable and no wrecked or junked vehicles shall be permitted.
- 6. Signage advertising the vehicles for sale or rental is prohibited.
- 7. Motor Vehicle Storage lots shall not be used to conduct retail sales and no retail customers shall be present at any time.
- 8. No single vehicle shall be stored in excess of 180 days."
- 9. Permanent Motor Vehicle Storage lots in the M-1 Special Manufacturing District shall:
 - A. Not be located closer than 500' to any residentially zoned property.
 - B. Not be located on a lot that is less than 2-acres in area.

V. RECOMMENDATION

Conduct the public hearing and close if all the testimony has been taken.

Staff has placed this item on the meeting portion of the agenda for a recommendation, should the Plan Commission feel they have adequate information to recommend on the item tonight.

Staff recommends approval of the General Amendment Application and has provided the attached draft Findings of Fact to support that recommendation.

VI. ATTACHMENTS

- Attachment A Table 17.16-1
- Attachment B Location Map of M-1 Properties
- Tyler and Production Final Plat of Subdivision

FINDINGS OF FACT GENERAL AMENDMENT

(Permanent Motor Vehicle Storage)

1. The consistency of the proposed amendment with the City's Comprehensive Plan.

The proposed amendments will permit Permanent Motor Vehicle Storage lots in the M-1 Special Manufacturing Zoning District. The majority of the properties zoned M-1 are designated Special Manufacturing in the Comprehensive Plan. This designation is defined as, "Including older manufacturing areas in transition and/or in need of rehabilitation. Uses include light assembly, processing or other uses suitable for rehabilitation of the area. The maximum Floor Area Ratio is 0.40" This amendment will permit the adaptive reuse and rehabilitation of older large lot manufacturing properties in locations that will not impact residentially zoned property.

2. The consistency of the proposed amendment with the intent and general regulations of this Title.

The proposed amendment will permit Permanent Motor Vehicle Storage lots in the M-1 Special Manufacturing District. Per **Section 17.16.010 Purpose Statements** "The purpose of the M-1 Special Manufacturing District is to accommodate older manufacturing areas in the City that are either in transition from manufacturing to alternative uses, or are in need of rehabilitation. The M-1 district shall provide flexibility in design and parking requirements to allow for adaptive reuse and/or redevelopment for viable light assembly, processing, heavy retail and service, and office uses." This amendment will permit adaptive reuse that is compatible with other uses permitted in St. Charles' manufacturing districts and is similar to other motor vehicle related uses currently permitted in the M-1 District.

3. Whether the proposed amendment corrects an error or omission, adds clarification to existing requirements, is more workable than the existing text, or reflects a change in policy.

The proposed amendment represents a change in policy. This amendment permits a use that is not currently permitted in the M-1 Special Manufacturing Zoning District. However, this amendment will encourage the adaptive reuse of older manufacturing properties that meet the proposed use standards.

4. The extent to which the proposed amendment would be in the public interest and would not serve solely the interest of the applicant.

The amendment will apply to all properties in the M-1 Special Manufacturing Zoning District. Any property located within this zoning district will be permitted to locate a Permanent Motor Vehicle Storage lot, provided it meets the proposed use standards.

5. The extent to which the proposed amendment creates nonconformities.

This amendment will not create any new nonconformities. This amendment will permit Permanent Motor Vehicle Storage lots in the M-1 Special Manufacturing Zoning District. This use is not currently permitted and there are no such uses located on properties in the M-1 Special Manufacturing Zoning District. Any Permanent Motor Vehicle Storage lot permitted after this amendment is adopted will be a conforming use.

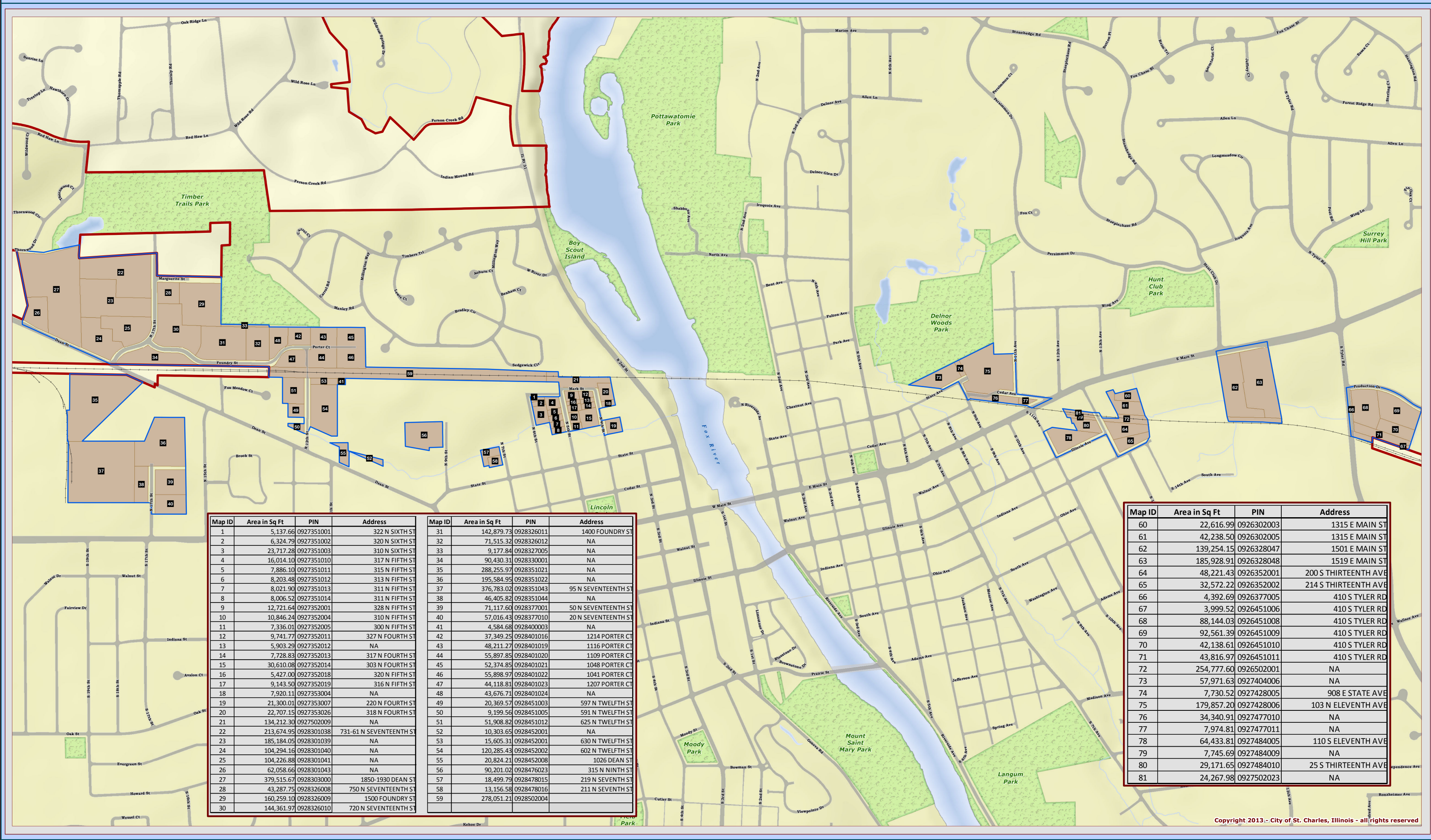
6. The implications of the proposed amendment on all similarly zoned property in the City.

This amendment will permit Permanent Motor Vehicle Storage lots on any property zoned M-1 Special Manufacturing provided that the property meets the proposed use standards.

Attachment A – Table 17.16-1

Permitted Use S-Special Us	TABLE 17.16-1 OFFICE/RESEARCH, MANUFACTURING AND PUBLIC LANDS					
P-Permitted Use S-S-Special Use A-Permitted Accessory Use A-Permitted Accessory Use SA-Special Use, Accessory Only SA-Special Use, Accessory Only					711100	
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Cultural Facility		·			Р	Section 17 20 040 050
Golf Course		Р	Р	P		0.001.011.17.20.010,000
Indoor Recreation & Amusement				· '	•	
Model Airplane Facility		D	S	D		
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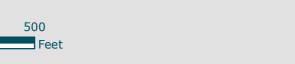
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	PERMITTED AND	SPECIAL US	ES		
P=Permitted Use					
S=Special Use		ZONING D	ISTRICT		SPECIFIC USE
A=Permitted Accessory Use					STANDARDS
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D.I.I. O. I. E. III	O-R	M-1	M-2	PL	
Public Service Facility		Р	Р	Р	
School, Primary or Secondary				Р	
School, Private Boarding				Р	
School, Specialized Instruction	Р	Р	Р		
INDUSTRIAL/STORAGE USES			•		
Junkyard			S		
Manufacturing, Heavy			S		
Manufacturing, Light		Р	Р		
Mini-Warehouse		Р	Р		
Outdoor Storage		А	А	А	Section 17.20.030, 17.26.120
Permanent Motor Vehicle Storage			Р		Section 17.20.030
Recycling Facility			S		
Research and Development Use	Р	Р	Р		
Warehouse/Distribution		Р	Р		
OTHER			•		
Accessory Uses	А	А	Α	Α	
Agriculture				Р	
Communication Antenna	Р	Р	Р	Р	Section17.22.020
Communication Tower	S	Р	Р	Р	Section17.22.020
Parking Garage/Structure	A	А	Α	А	Chapter 17.24
Parking Lot, Private	А	А	Α	А	Chapter 17.24
Planned Unit Development	S	S	S	S	Chapter 17.04, 17.06
Transportation Operations Facility		S	Р	S	
Utility, Local	Р	Р	Р	Р	
Utility, Community/Regional	S	S	Р	Р	







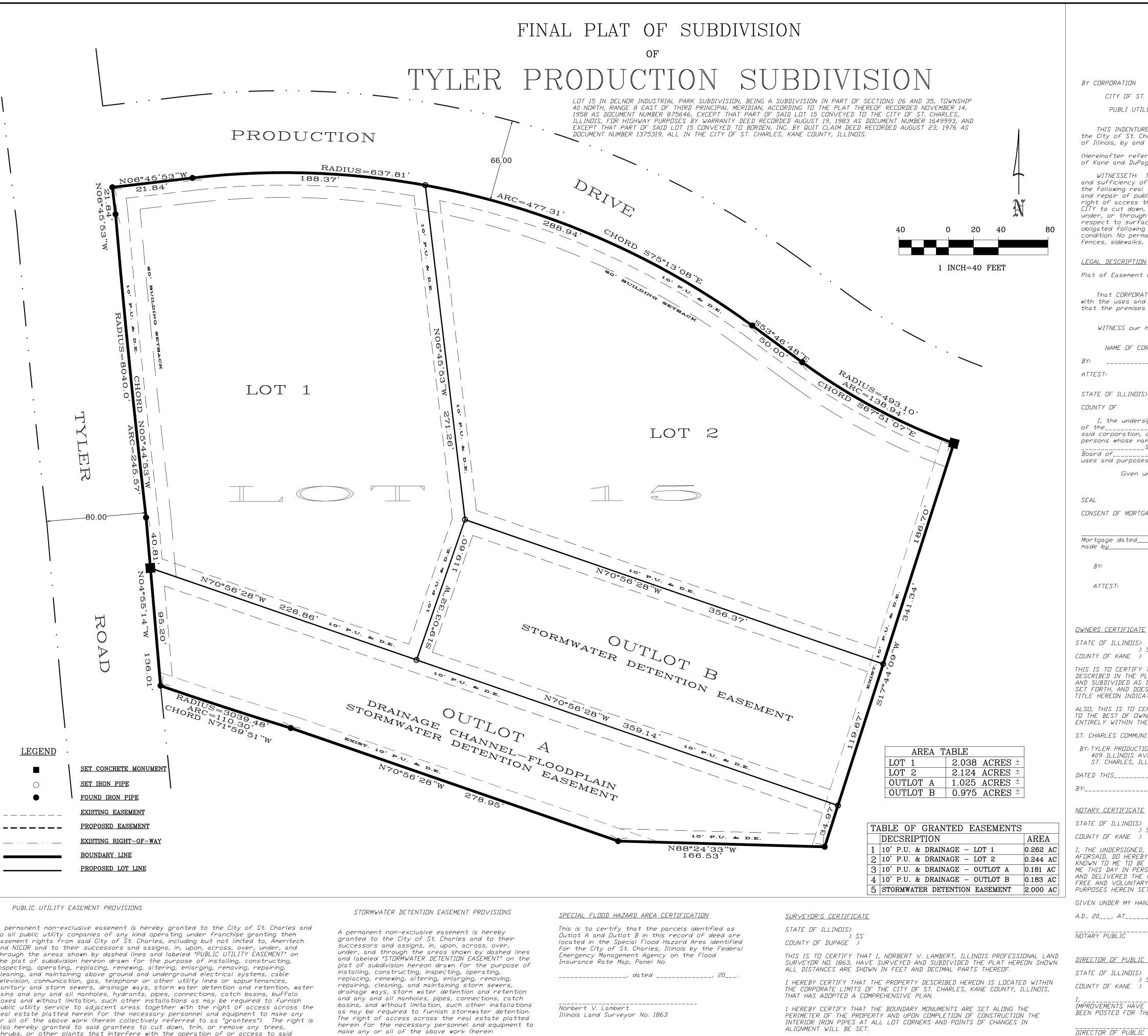












A permanent non-exclusive easement is hereby granted to the City of St. Charles and to all public utility companies of any kind operating under franchise granting them easement rights from said City of St. Charles, including but not limited to, Ameritech and NICOR and to their successors and assigns, in, upon, across, over, under, and through the areas shown by dashed lines and labeled "PUBLIC UTILITY EASEMENT" on the plat of subdivision hereon drawn for the purpose of installing, constructing, inspecting, operating, replacing, renewing, altering, enlarging, removing, repairing, cleaning, and maintaining above ground and underground electrical systems, cable television, communication, gas, telephone or other utility lines or appurtenances, sanitary and storm sewers, drainage ways, storm water detention and retention, water mains and any and all manholes, hydrants, pipes, connections, catch basins, buffalo boxes and without limitation, such other installations as may be required to furnish public utility service to adjacent areas together with the right of access across the real estate platted herein for the necessary personnel and equipment to make any or all of the above work (herein collectively referred to as "grantees"). The right is also hereby granted to said grantees to cut down, trim, or remove any trees, shrubs, or other plants that interfere with the operation of or access to said utility installations, without limitation, in, on, upon or across, under, or through said easements. In the event utility maintenance is performed within the utility easement, the City of St. Charles will have no obligation with respect to surface restoration including, but not limited to, the restoration, repair, or replacement of any landscaping provided, however, the grantees shall be obligated following any such work, to backfill and mound so as to retain suitable drainage, remove debris, and leave the area in generally clean and workmanlike condition. No permanent buildings or trees shall be placed on said easements, but the easement areas may be used for gardens, shrubs, landscaping, paving, fences, sidewalks, curbing, and other purposes that do not interfere with the aforesaid uses and rights. Where an easement is used for storm or sanitary sewers, other utility installations shall be subject to the prior

approval of said City of St. Charles so as not to interfere with the gravity flow in

said sewer or sewers. Utility installations, other than those managed by the City of St. Charles, shall be subject to the approval of the City of St. Charles, as to design

St. Charles.

and location, and all other installations are subject to the ordinances of the City of

make any or all of the above work (herein collectively referred to as "grantees") is also granted. No building shall be placed on said easement premises without prior written consent from the City of St. Charles. The responsibility of maintaining the detention area easement shall be binding on the heirs, executors, administrators, successors and assigns of the landowners. No person shall destroy or modify slopes or otherwise affect the detention volume without having first received written approval from the City of St. Charles. The City shall have the right but not the obligation to restore any detention volume lost through unauthorized activities.

ALIGNMENT WILL BE SET.

GIVE UNDER MY HAND AND SEAL THIS_____DAY OF____, A.D., 20____.

ILLINDIS LAND SURVEYOR NO. 1863

REFER TO DEED OR GUARANTEE POLICY FOR RESTRICTIONS NOT SHOWN ON

Mortgage dated	and the CITY OF ST. Chafter referred to as cration of the sum of the does hereby grant at a factor of Easement, attack at of Easement, attack aric utilities, also to in personnel and equipment of the control of the c
PUBLI UTILITY AND ELECTRIC UTILITY ENTER INDENTURE, made in the City of St. Charles, State of Illinois, by and between. Hereinafter referred to as 'CORPORATION' of Kane and DuPage Counties, Illinois, thereins with KSSETH: That CORPORATION in considering sufficiency of which is hereby acknowledging sufficiency in the view of the control of the contr	and the CITY OF ST. Chafter referred to as cration of the sum of ged does hereby grant at a factor utilities, also to in personnel and equipment of the sum of and mound so as to rail be placed on said each of the condition. The component of the condition of the condition of the condition of the condition of the same foregoing instrument, ion, and caused the condition as their free and the condition of the cond
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the City of St. Charles, State of Illinois, by and between	eration of the sum of ged does hereby grant at of Easement, attack in the control of the sum of ged does hereby grant at of Easement, attack in the control of the control
IN KANE AND DUPAGE COUNTIES, NUMBER, CHERCH WINTESSETH: That CORPORATION in consider WINTESSETH: That CORPORATION in consider WINTESSETH: The Company of the Property acknowledge the following real estate described on the Property of public utilities, to include elect with the access thereto for the necessary. JITY to cut down, trim or remove any trees, with the underside essent in the ever respect to surface restoration including, but beiggated following any such work, to backfull condition. No permanent buildings or trees shifteness, sidewalks, and other purposes that of EGAL DESCRIPTION Plat of Easement with said easement provision That CORPORATION hereby retains the right the uses and right-of-way granted to the without the premises will be left in a neat and with uses and right-of-way granted to the that the premises will be left in a neat and with the uses and right-of-way granted to the proving of the uses are subscribed to the with the uses and right-of-way granted to the proving of the uses are subscribed	eration of the sum of ged does hereby grant at of Easement, attack in the control of the sum of ged does hereby grant at of Easement, attack in the control of the control
and sufficiency of which is hereby acknowled the following real estate described on the Pind repair of public utilities, to include electified to faccess thereto for the necessary. TITY to cut down, trim or remove any trees, ander, or through said easement. In the every espect to surface restoration including, but obligated following any such work, to backfill condition. No permanent buildings or trees sherees, sidewalks, and other purposes that a series, sidewalks, and other purposes that a series of the series of sidewalks, and other purposes that a series of sidewalks, and other purposes the sidewalks of sidewalks, and other purposes will be left in a neat and willness our hands and seals this day. **ATTEST:** STATE DF ILLINDIS** **STATE DF MORTGAGEE** **ATTEST:** **CHARLES** **ATTEST:** **ATTE	ged does hereby grant at of Easement, attack in the control of the condition. The control of the condition
Plat of Easement with said easement provision That CORPORATION hereby retains the rig with the uses and right-of-way granted to that the premises will be left in a neat and WITNESS our hands and seals this	ht to enjoy said easer the CITY herein. All compresentable condition. y of
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NAME OF CORPORATION 37: ATTEST: STATE OF ILLINOIS) SCOUNTY OF I, the undersigned, a Notary Public, in an of the undersigned, and corporation, and personally known to me of said corporations and purposes therein set forth. Given under my hand and seal this does not under my hand and seal this of the under my hand and seal this of the undersigned with the seal of the seal of the seal of the undersigned with the seal of the seal of the seal of the undersigned with the seal of the seal	MAYOR CITY CLERK CITY CLERK Corporation, to be the same foregoing instrument, ion, and caused the Co tion as their free and MOTARY PUBLIC ereby consent to and
ATTEST: STATE OF ILLINOIS) SS COUNTY OF I, the undersigned, a Notary Public, in and the personally known to me sorions whose names are subscribed to the persons whose names are subscribed to see the persons whose names are subscribed to see the persons whose names are subscribed to see the persons whose names are subscribed and the persons whose names are subscribed and the persons whose names are subscribed and persons are subs	CITY CLERK CITY CLERK Corporation to be the same foregoing instrument, ion, and caused the Co tion as their free and MOTARY PUBLIC
ATTEST: STATE OF ILLINOIS) SOUNTY OF I, the undersigned, a Notary Public, in an of the interestion, and personally known to me persons whose names are subscribed to the interestion whose and purposes therein set forth. Given under my hand and seal this given under my hand and seal this seal. SEAL CONSENT OF MORTGAGEE Mortgage dated	and for the County andCorporation, to be the same foregoing instrument, ion, and caused the Co tion as their free andday of, 2 NOTARY PUBLIC
STATE OF ILLINOIS) SOUNTY OF I, the undersigned, a Notary Public, in an of the corporation, and personally known to me persons whose names are subscribed to the corporations whose names are subscribed to the corporations of said corporations and purposes therein set forth. Given under my hand and seal this given under my hand and seal this seal. SEAL CONSENT OF MORTGAGEE Mortgage dated	Corporation, to be the same foregoing instrument, ion, and caused the Co tion as their free andday of, 2 NOTARY PUBLIC ereby consent to and
J. SS I, the undersigned, a Notary Public, in are of the	Corporation. to be the same foregoing instrument, ion, and caused the Co tion as their free andday of, 2 NOTARY PUBLIC
I, the undersigned, a Notary Public, in an of the	Corporation. to be the same foregoing instrument, ion, and caused the Co tion as their free andday of, 2 NOTARY PUBLIC
CONSENT OF MORTGAGEE does how does how does by does by to second	NOTARY PUBLIC ereby consent to and ed, 20
CONSENT OF MORTGAGEE Mortgage dated, 20, and recordenade by to sech adde by to sech added by	ereby consent to and ed, 2
Mortgage dated	?d 2
Mortgage dated	?d 2
ATE OF ILLINOIS)) SS UNTY OF KANE IS IS TO CERTIFY THAT TYLER PRODUCTION LLC SCRIBED IN THE PLAT, AND THAT IT HAS CAUSE. D SUBDIVIDED AS INDICATED HEREON, FOR THE T FORTH, AND DOES HEREBY ACKNOWLEDGE AND FLE HEREON INDICATED. SO, THIS IS TO CERTIFY THAT PROPERTY BEING THE BEST OF OWNER'S KNOWLEDGE AND BELIEF. TIRELY WITHIN THE LIMITS OF: CHARLES COMMUNITY UNIT SCHOOL DISTRICT 30 Y'TYLER PRODUCTION LLC 409 ILLINOIS AVENUE, UNIT 1D ST. CHARLES, ILLINOIS 60174 TED THIS	
ATE OF ILLINOIS)) SS UNTY OF KANE IS IS TO CERTIFY THAT TYLER PRODUCTION LLC SCRIBED IN THE PLAT, AND THAT IT HAS CAUSE. D SUBDIVIDED AS INDICATED HEREON, FOR THE T FORTH, AND DOES HEREBY ACKNOWLEDGE AND FLE HEREON INDICATED. SO, THIS IS TO CERTIFY THAT PROPERTY BEING THE BEST OF OWNER'S KNOWLEDGE AND BELIEF. TIRELY WITHIN THE LIMITS OF: CHARLES COMMUNITY UNIT SCHOOL DISTRICT 30 Y'TYLER PRODUCTION LLC 409 ILLINOIS AVENUE, UNIT 1D ST. CHARLES, ILLINOIS 60174 TED THIS	
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SCRIBED IN THE PLAT, AND THAT IT HAS CAUSE. D SUBDIVIDED AS INDICATED HEREON. FOR THE T FORTH, AND DOES HEREBY ACKNOWLEDGE AND FLE HEREON INDICATED. SO, THIS IS TO CERTIFY THAT PROPERTY BEING THE BEST OF OWNER'S KNOWLEDGE AND BELIEF. FIRELY WITHIN THE LIMITS OF: CHARLES COMMUNITY UNIT SCHOOL DISTRICT 30 TY: TYLER PRODUCTION LLC 409 ILLINOIS AVENUE, UNIT 1D ST. CHARLES, ILLINOIS 60174 TED THISDAY OF	
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Y: TYLER PRODUCTION LLC 409 ILLINOIS AVENUE, UNIT 1D ST. CHARLES, ILLINOIS 60174 TED THISDAY OF	, SAID SUBDIVISION LIE
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TARY CERTIFICATE	, A.D., 20
THE SERVED TOPICE	
ATE OF ILLINOIS) >> SS UNTY OF KANE >>	
THE UNDERSIGNED, A NOTARY PUBLIC, IN AND FLOORSAID, DO HEREBY CERTIFY THAT OWN TO ME TO BE THE MANAGER OF TYLER PROJECTIVES DAY IN PERSON AND ACKNOWLEDGED THAT OD DELIVERED THE PLAT OF HIS OWN FREE AND EE AND VOLUNTARY ACT OF SAID TYLER PRODUCT	
VEN UNDER MY HAND AND NOTARIAL SEAL THIS	PERSONAL DUCTION LLC, APPEARED AS SUCH MANAGER, SIG VOLUNTARY ACT. AND A
D., 20, AT	PERSONALI DUCTION LLC, APPEARED AS SUCH MANAGER, SIG. VOLUNTARY ACT. AND A TION LLC FOR THE USES
TARY PUBLIC	PERSONALI DUCTION LLC, APPEARED AS SUCH MANAGER, SIG. VOLUNTARY ACT. AND A TION LLC FOR THE USES
RECTOR OF PUBLIC WORKS CERTIFICATE ATE OF ILLINOIS)	PERSONALI DUCTION LLC, APPEARED AS SUCH MANAGER, SIGN VOLUNTARY ACT. AND A TION LLC FOR THE USES
ATE OF ILLINOIS) > SS UNTY OF KANE >	PERSONALI DUCTION LLC, APPEARED AS SUCH MANAGER, SIGN VOLUNTARY ACT. AND A TION LLC FOR THE USES

BY CORPORATION CITY OF ST. CHARLES, ILLINOIS		ر ۲
PUBLI UTILITY AND ELECTRIC UTILITY EASEMENT		SINC
THIS INDENTURE, made in the City of St. Charles, State of Illinois, by and between		ENGINEERS
,	UNICIPAL CORPORATION, organized and existing under the laws of the State of Illinois,	NGIN
and sufficiency of which is hereby acknowledged does hereby grant and give the following real estate described on the Plat of Easement, attached hereto and repair of public utilities, to include electric utilities, also to include futur right of access thereto for the necessary personnel and equipment to do an CITY to cut down, trim or remove any trees, shrubs or other plants that intunder, or through said easement. In the event utility maintenance is performe respect to surface restoration including, but not limited to, the restoration,	Dollar and other good and valuable consideration paid to him by CITY, the receipt unto the CITY DF ST. CHARLES a permanent, exclusive easement over, under and upon o, for the construction, reconstruction, restoration, maintenance, review, access re communication cables, thereto as said CITY may deem necessary, together with the ny or all of the above work provided. The right is also hereby granted to said terfere with the operation of or access to said installations in, on, upon, across, and within the utility easement, the City of St. Charles will have no obligation with a repair, or replacement of any landscaping provided, however, the grantees shall be able drainage, remove debris, and leave the area in a generally clean and workmanlike but the easement area may be used for gardens, shrubs, landscaping, paving, uses and rights.	COUNTY E
<u>LEGAL DESCRIPTION</u> Plat of Easement with said easement provisions shown and described is attach	ned hereto.	TION
	ight of way for its own purposes, provided that such purposes shall not interfere by the CITY shall be done in a good, workmanlike manner, and the CITY also agrees	-PRODUCTION
WITNESS our hands and seals thisday of, 20,		ER-1
NAME OF CORPORATION MAYOR		TYLER-
BY: CITY CLERK ATTEST:		
STATE OF ILLINOIS)		Address
) SS COUNTY OF)		
said corporation, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared be Secretary of said Corporation, and caused the Corporate se	presaid, DO HEREBY CERTIFY, that personally known to me to be thePresidentpersonally known to me to be the Secretary of persone me this day in person and severally acknowledge that as such President and eal of said corporation to be affixed thereto, pursuant to authority, given by the act, and as the free and voluntary act and deed of said Corporation, for the	Common
SEAL NOTARY PUBLIC		
CONSENT OF MORTGAGEE		+
does hereby consent to and approve of Mortgage dated, 20, and recorded, 20, as Do made by, to secure a note for\$, t	f the within described Utility Easement and subordinates the following thereto:	
BY:	- Loaay	
ATTEST:		
	PLAN COMMISSION CERTIFICATE STATE OF ILLINOIS)	
TUNEDS CERTIFICATE) SS COUNTY OF KANE)	
STATE OF ILLINOIS)	APPROVED THISDAY OF, A.D., 20 CITY OF ST. CHARLES PLAN COMMISSION	ng
COUNTY OF KANE >		Grading
THIS IS TO CERTIFY THAT TYLER PRODUCTION LLC IS OWNER OF THE LAND DESCRIBED IN THE PLAT, AND THAT IT HAS CAUSED THE SAME TO BE SURVEYED AND SUBDIVIDED AS INDICATED HEREON. FOR THE USES AND PURPOSES HEREIN SET FORTH, AND DOES HEREBY ACKNOWLEDGE AND ADOPT THE SAME UNDER THE TITLE HEREON INDICATED.	CHAIRMAN CITY COUNCIL CERTIFICATE	
ALSO, THIS IS TO CERTIFY THAT PROPERTY BEING SUBDIVIDED AFORESAID, AND TO THE BEST OF OWNER'S KNOWLEDGE AND BELIEF, SAID SUBDIVISION LIES	STATE OF ILLINOIS) > SS	
ENTIRELY WITHIN THE LIMITS OF: ST. CHARLES COMMUNITY UNIT SCHOOL DISTRICT 303	COUNTY OF KANE) APPROVED AND ACCEPTED THISDAY OF	
BY: TYLER PRODUCTION LLC 409 ILLINOIS AVENUE, UNIT 1D	A.D., 20	
ST. CHARLES, ILLINOIS 60174 DATED THISDAY OF, A.D., 20	CITY COUNCIL OF THE CITY OF ST. CHARLES	
BY:	 MAYΩR	
NOTARY CERTIFICATE STATE OF ILLINOIS) > SS	CITY CLERK	
COUNTY OF KANE) I, THE UNDERSIGNED, A NOTARY PUBLIC, IN AND FOR SAID COUNTY, IN THE STATE	COUNTY CLERK'S CERTIFICATE	
AFORSAID, DO HEREBY CERTIFY THATPERSONALLY KNOWN TO ME TO BE THE MANAGER OF TYLER PRODUCTION LLC, APPEARED BEFORE ME THIS DAY IN PERSON AND ACKNOWLEDGED THAT AS SUCH MANAGER, SIGNED AND DELIVERED THE PLAT OF HIS OWN FREE AND VOLUNTARY ACT. AND AS THE FREE AND VOLUNTARY ACT OF SAID TYLER PRODUCTION LLC FOR THE USES AND	STATE OF ILLINOIS) > SS COUNTY OF KANE > i,COUNTY CLERK OF KANE COUNTY,	
PURPOSES HEREIN SET FORTH. GIVEN UNDER MY HAND AND NOTARIAL SEAL THISDAY OF	ILLINDIS, DO HEREBY CERTIFY THAT THERE ARE NO DELINQUENT GENERAL TAXES, NO UNPAID CURRENT TAXES, NO UNPAID FORFEITED TAXES AND NO REDEEMABLE TAX SALES AGAINST ANY OF THE LAND INCLUDED IN THE PLAT HEREIN DRAWN. I FURTHER CERTIFY THAT I HAVE RECEIVED ALL STATUORY FEES IN CONNECTION	
A.D., 20, AT	WITH THE PLAT HEREIN DRAWN. GIVEN UNDER MY HAND AND SEAL OF THE COUNTY CLERK AT GENEVA, ILLINOIS.	
	THISDAY	
DIRECTOR OF PUBLIC WORKS CERTIFICATE STATE OF ILLINOIS)	COUNTY CLERK	7
COUNTY OF KANE)	COUNTY RECORDER'S CERTIFICATE	ָרָ הַרָּ
I,, DO HEREBY CERTIFY THAT THE REQUIRED IMPROVEMENTS HAVE BEEN INSTALLED, OR THE REQUIRED GUARANTEE BOND HAS BEEN POSTED FOR THE COMPLETION OF ALL REQUIRED LAND IMPROVEMENTS.	STATE OF ILLINOIS) > SS	7:1
DIRECTOR OF PUBLIC WORKS	COUNTY OF KANE) THIS INSTRUMENT NOWAS FILED FOR RECORD IN	11 }
DATED AT, ILLINGIS, THISDAY OF	THE RECORDER'S OFFICE OF KANE COUNTY, ILLINOIS ON THISDAY OF	V
A.D., 20,	OʻCLOCKM.	£ (
	KANE COUNTY RECORDER	+
	Revised 2-1-2012	Д
	TOUTHOU N I NOTE	

December 27, 2011