## SPECIAL ASSESSMENT DISTRICT FOR EMERGENCY MEDICAL SERVICES THROUGH SOUTHWESTERN MICHIGAN COMMUNITY AMBULANCE SERVICE, DISTRICT NO. 1

## RESOLUTION NO. 4 CONFIRMATION OF SPECIAL ASSESSMENT ROLL

At a regular meeting of the City Council of the City of	, held on
the day of, 2022, at p.m.	
PRESENT:	
ABSENT:	_
The following Resolution was offered by	 and
seconded by	
WHEREAS, pursuant to Act 368 of 1978, as amended by Act 179 of	1990 (MCL

WHEREAS, pursuant to Act 368 of 1978, as amended by Act 179 of 1990 (MCL 333.20948), a combination of local governmental units may operate an ambulance authority and defray, in whole or part, the cost of ambulance service by special assessment, with such special assessments conforming as nearly as possible to the procedure set forth in section 1 of Act 33 of 1951; and

WHEREAS, Act 33 of 1951 provides that all proceedings related to special assessments shall conform as nearly as practicable to Act 188 of 1954; and

WHEREAS, pursuant to Act 368 of 1978, as well as the Urban Cooperation Act, Act 7 of 1967, the City and other local governmental units have formed the Southwestern Michigan Community Ambulance Service ("SMCAS"), which provides ambulance services to the member municipalities and certain other municipalities pursuant to contracts ("Services"); and

WHEREAS, the costs of maintaining and operating SMCAS are shared by the local governmental units who are members of SMCAS, including the City, pursuant to the Articles of Incorporation of SMCAS; and

WHEREAS, the City wishes to defray its share of the cost of maintaining and operating SMCAS ("SMCAS Costs") by establishing a special assessment district pursuant to Act 368 of 1978, as amended by Act 179 of 1990; and

WHEREAS, after hearing all persons interested therein, giving due consideration to all written objections to said special assessment roll filed with the City Clerk and after reviewing said special assessment roll, the City Council deems said special assessment roll to be fair, just and equitable, and that each of the assessments contained therein is proportionate to the benefits to be derived by the parcel of land assessed.

### NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

- 1. The special assessment roll prepared by the City Assessor, and reported to the City Council, and in the form attached as **Exhibit A**, is hereby confirmed and shall be known and designated for the District as Special Assessment Roll No. 1 (the "Roll").
- 2. The City Clerk shall endorse on the Roll the date of this meeting as the date of confirmation of said Roll.
- 3. Each annual assessment pursuant to the Roll shall be levied on December 1 and shall be due and payable in February of the following year, in the same manner as general property taxes. The first assessment shall be levied on December 1, 2022.
- 4. If an annual assessment is not paid when due, then the assessment shall be considered to be delinquent and there shall be collected a penalty at the rate of one percent (1%) for each month or fraction of a month, that the assessment remains unpaid before being reported to the City Council for reassessment upon the City tax roll.
- 5. All special assessments contained in the Roll shall, from the date of confirmation of the Roll, constitute a lien upon the respective parcels of land assessed. Such lien shall be of the same character and effect as the lien created for City taxes and shall include accrued penalties.
- 6. The special assessments made in the Roll are hereby ordered and directed to be collected and the City Clerk shall deliver the Roll to the City Treasurer with her warrant attached thereto, which said warrant shall command the City Treasurer to collect the special assessments in the Roll in accordance with the direction of the City Council in respect thereto and which warrant shall further require the City Treasurer to include as a delinquent tax any unpaid special assessment which is delinquent on the last day of February, and the delinquent taxes returned to the County Treasurer the next day pursuant to Section 55 of the General Property Tax Act, MCL 211.55. The form of said warrant is attached as **Exhibit B**.

- 7. Upon receiving the Roll and warrant, the City Treasurer shall proceed to collect the several amounts assessed therein as the same shall become due.
- 8. The City Clerk shall, as soon as possible but in no event more than seven (7) days after confirmation of the Roll, send notice of special assessment, in the form attached as **Exhibit C**, to the person responsible for payment of the ad valorem property taxes on, the record owner of, or party in interest in, each parcel of land assessed, at the address shown for such persons upon the last City tax assessment roll for ad valorem tax purposes which was reviewed by the City Council of Review, subject to any subsequent changes in the names and addresses of the owners or parties listed thereon.
- 9. All resolutions and parts of resolutions insofar as they conflict with the provisions of this resolution shall be and the same are hereby rescinded.

ADOPTED:								
YEAS:								
NAYS:		-						
STATE OF MICHIGAN	)							
COUNTY OF	)							
I, the undersigned, the	• •	lified and nty, Michig	_	•			•	
foregoing is a true and complete co at a regular meeting held on the	py of certai	n proceedin	gs taken	by the	City C			
					,	City Cle	erk	_

# EXHIBIT A SPECIAL ASSESSMENT ROLL

See attached.

## **EXHIBIT B**

## WARRANT OF CITY CLERK

I,, the City Clerk of the City of,
County, Michigan, hereby direct and command you,, City
Treasurer, to collect the assessments set forth on the attached Special Assessment Roll for the
Special Assessment District for Emergency Medical Services Through Southwestern Michigan
Community Ambulance Service, District No. 1, in accordance with the directions of the City
Council with respect thereto set forth in a Resolution adopted by the City Council on
, 2022, confirming such special assessment roll of the City. In particular, you shall
include as a delinquent tax any unpaid special assessment which is delinquent on the last day of
February, and the delinquent taxes returned to the County Treasurer the next day, pursuant to
Section 55 of the General Property Tax Act, MCL 211.55.

#### **EXHIBIT C**

#### NOTICE OF SPECIAL ASSESSMENT

TO	ALL PROPE	ERTY OW	VNERS O	R PARTIE	ES IN INTERES	ST in the Sp	pecial Assessr	nent District
for	Emergency	Medical	Services	Through	Southwestern	Michigan	Community	Ambulance
Ser	vice, District	No. 1 ("I	District"):					

Following the the City Council confirmed the			
A PROPERTY OWNER OR	ANY PERSON HA	AVING ANY INTI	EREST IN THE REAL
PROPERTY ASSESSED ON	THE SPECIAL ASS	ESSMENT ROLL	CONFIRMED BY THE
CITY COUNCIL ON	, 2022, MA	AY FILE A WRITT	TEN APPEAL OF THE
SPECIAL ASSESSMENT W			
AFTER CONFIRMATION C	F THE SPECIAL A	ASSESSMENT RO	LL, IF THE SPECIAL
ASSESSMENT WAS PROTES	STED AT THE HEAD	RING ON THE CO	NFIRMATION OF THE
SPECIAL ASSESSMENT RO	LL.		

Your assessment shall be based on the year of the assessment in the amounts as follows:

2022	\$30.00
2023	\$35.00
2024	\$40.00
2025	\$45.00
2026	\$50.00

- For each commercial parcel, industrial parcel, and agricultural parcel, the assessment is per year for five (5) years.
- For each single-family dwelling, the assessment is per year for five (5) years.
- For multiple-family dwellings, apartments, condominiums, townhouses, the assessment is per year **per unit** for five (5) years.
- For mobile home or manufactured housing communities, the assessment per year **per pad** for five (5) years.