

Legislation Details (With Text)

File #:	3382	20	Version:	1	Name:	Approving future phase contract for public improvements necessary for the Subdivision kno North Addition to Grandview Commons, be undertaken by the Developer, Private Contract N 2385.
Туре:	Res	olution			Status:	Passed
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On agenda:	4/29	/2014			Final action	: 4/29/2014
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Title:	Addi					provements necessary for the Subdivision known Nor aken by the Developer, Private Contract No. 2385. (3r
	AD)					
Sponsors:		RD OF PL	IBLIC WO	RKS		
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Indexes:		RD OF PL	IBLIC WO	RKS		
Indexes: Code sections:	BOA	NRD OF PL		RKS		
Indexes: Code sections:	BOA			RKS		Action Result
Indexes: Code sections: Attachments:	BOA 1. G	VC North.p				Action Result Adopt Under Suspension of Rules 2.04, Pass 2.05, 2.24, and 2.25
	BOA 1. G	VC North.p Action By COMMO	odf			Adopt Under Suspension of Rules 2.04, Pass

Fiscal Note

Private Contract, No City Funds Required.

Title

Approving future phase contract for public improvements necessary for the Subdivision known North Addition to Grandview Commons, be undertaken by the Developer, Private Contract No. 2385. (3rd AD) **Body**

WHEREAS, the developer, MREC VH Grandview Commons, LLC, has received the City of Madison's approval to create the subdivision known as North Addition to Grandview Commons; and,

WHEREAS, Section 16.23(9) of the Madison General Ordinances requires the developer to install the public improvements necessary to serve the subdivision.

NOW, THEREFORE, BE IT RESOLVED:

- 1. That the Mayor and City Clerk are hereby authorized and directed to execute a Future Phase Contract For the Construction of Public Improvements That Will be Accepted by the City of Madison For North Addition to Grandview Commons, with MREC VH Grandview Commons, LLC.
- 2. That the developer is authorized to construct the public improvements in accordance with the terms of the Future Phase Contract For the Construction of Public Improvements That Will be Accepted by the

City of Madison at the sole cost of the developer, except as follows: NONE

- 4. That the Mayor and City Clerk are hereby authorized to sign and grant easements or right-of-way release or procurement documents, maintenance agreements or encroachment agreements, as necessary and grant or accept dedication of lands and/or easements from/to the Developer/Owner for public improvements located outside of existing public fee title or easement right-of-ways.
- 5. That Lot 1 be deed restricted for sale or transfer until such time as a subsequent construction phase contract and the appropriate surety is provided to the City to guarantee the installation of public improvements to serve said lots.