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## ORDINANCE 2022-767

AN ORDINANCE DECLARING APPROXIMATELY 2.68 ACRES OF REAL PROPERTY OWNED BY THE CITY IN COUNCIL DISTRICT 2 (PORTION OF R.E. NO. 161285-0030) TO BE SURPLUS TO THE NEEDS OF THE CITY; APPROVING AND AUTHORIZING THE MAYOR OR HIS DESIGNEE AND CORPORATION SECRETARY TO EXECUTE ALL DEEDS AND CLOSING DOCUMENTS RELATING THERETO AND OTHERWISE TAKE ALL NECESSARY ACTION TO EFFECTUATE THE PURPOSES OF THIS ORDINANCE TO SELL THE CITY ΑN PROPERTY, HAVING APPRAISED VALUE \$90,000.00 TO DANIEL ZEILERMEIR, AS AN ADJACENT PROPERTY OWNER; WAIVING SECTION (DISPOSITION BY DIRECT SALE), ORDINANCE CODE; PROVIDING FOR A USE RESTRICTION FOR PROPERTY; PROVIDING FOR OVERSIGHT OF THE LAND CONVEYANCE DOCUMENTS BY THE PUBLIC WORKS DEPARTMENT; PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Jacksonville ("City") is the owner of approximately a 3.49 acre parcel of unimproved real property located south of Monument Road, east of Brookwood Forest Boulevard, and west of Holly Oaks Lake Road East, with an address of 1388 Causey Lane, R.E. #161285-0030 (the "Parent Parcel"); and

WHEREAS, Daniel Zeilermeir ("Zeilermeir") is the owner of an approximately .98 acre parcel of unimproved real property located at 0 Causey Lane, R.E. No. 161286-0010, which is adjacent and immediately to the south of the Property; and

WHEREAS, Zeilermeir's property is landlocked and it does not appear from property records that Mr. Zeilermeir has a manner to legally access his property; and

WHEREAS, Zeilermeir intends to move to his property and build one residential dwelling unit for his individual ownership and use; and

WHEREAS, Zeilermeir approached the City earlier this year regarding purchase of a 2.68 portion of the Parent Parcel, herein described as the "Property," with the City retaining about .80 acres of the Parent Parcel containing a retention pond; and

WHEREAS, the City has determined that there is no public need for retaining the Property and has deemed it surplus to the needs of the City; and

WHEREAS, Zeilermeir has agreed to pay the costs for City to obtain an appraisal of the Property, dated March 31, 2022, a copy of which is On File, and has agreed to pay the appraised value of the Property to the City, which is \$90,000; and

WHEREAS, the Council finds that selling the Property to the adjacent neighbor, Daniel Zeilermeir, is in the best interest of the public as the City has no use for the Property, and purchase of the Property by Zeilermeir will provide him with legal access to his property; now therefore

BE IT ORDAINED by the Council of the City of Jacksonville:

Section 1. Declaration of Surplus. The City hereby declares the Property (identified as a portion of R.E. No. 161285-0030) in Council District 2, as more particularly described in Exhibit 1, attached hereto and incorporated herein by this reference to be surplus to the needs of the City. A copy of the certificate from the Chief of Real Estate for the surplus of real property, required by Rule 3.102(g)(1)(Preparation of Bills), is attached hereto as Exhibit 2 and incorporated herein by this reference.

Related Documents. There is hereby approved and the Mayor, or his designee, and the Corporation Secretary, are hereby authorized to:

(1) execute and deliver the deed conveying the Property to Zeilermeir, related closing documents, and all such other documents necessary or appropriate to effectuate the purpose of this Ordinance; and (2) to take, or cause to be taken, such further action to effectuate the purpose of this Ordinance.

Section 3. Waiving Section 122.424 (Disposition by direct sale), Ordinance Code. The provisions of Chapter 122.424 (Disposition by direct sale), Part 4 (Real Property), Chapter 122 (Public Property), Ordinance Code, are hereby waived to allow the negotiated sale and conveyance of the Property to Zeilermeir as adjacent property owner with a landlocked parcel for the as-is market value of the Property, per the appraisal, at \$90,000, rather than receiving bids from all adjacent property owners.

Section 4. Use Restriction. The City hereby finds that Zeilermeir's request to purchase the Property to provide for legal access to his landlocked parcel for his personal use of his property as a homestead was a material inducement for the City to sell the Property to Mr. Zeilermeir. Therefore, the conveyance documents approved in Section 2 above shall include a restrictive covenant that the Property shall not be used for any purpose but for access to Mr. Zeilermeir's homestead and any related accessory uses allowed for one (1) residential lot under the Jacksonville Zoning Code (Chapter 656, Ordinance Code). Should this use restriction be violated, the City shall have all remedies available at law and equity as further provided under the conveyance documents.

Section 5. Oversight. The Public Works Department shall oversee the execution of the conveyance documents and any other documents related thereto.

Effective Date. This Ordinance shall become 1 Section 6. 2 effective upon signature by the Mayor or upon becoming effective without the Mayor's signature. 3 4 5 Form Approved: 6 7 /s/ Paige H. Johnston 8 9 Office of General Counsel Legislation Prepared By: Paige H. Johnston 10 11 GC-#1525584-v1-Ferraro\_Causey\_Lane\_Surplus.docx