

THERE IS NO LEGAL OBJECTION TO THIS LEGISLATION IF AMENDED AS FOLLOWS:

1. In Section 1, at new Section 505.15(a), line 2, after "easement" insert "and any required appurtenances"; beginning in line 3, strike "for maintaining sidewalks, and any required appurtenances needed for the installation of conventional or non-conventional sidewalk installation" and insert "maintaining sidewalks"; in line 7, strike "with no fee"; strike lines 13, 14, 15, and 16 in their entirety and insert "the County Recorder at the City's expense. The Director is further authorized to execute on behalf of the City all documents necessary to accept such easement and appurtenance rights.".

2. In Section 1, at new Section 505.15(b), lines 3 and 4, strike "subject to the five (5) year restriction in division (a);"; and in line 5, strike "no further cost" and insert "the City's expense".

Date: _____ (Signed): _____

Stephanie Melnyk
Chief Assistant Director of Law

Ord. No. 890-2022