

Memphis City Council Resolution

WHEREAS, the 109th session of the General Assembly featured a special session convened by Governor Bill Haslam to present his two-year health care pilot program, **insure Tennessee**, which would provide coverage to Tennesseans who either do not have access to health insurance or have limited options; and

WHEREAS, as the largest City in the State of Tennessee, the Memphis City Council overwhelmingly supported **insure Tennessee** and the prospect that many of our citizens, who have not been able to access the Affordable Care Act because they do not qualify for Medicaid, have incomes too small to qualify for tax credits offered through the Health Insurance Marketplace, or cannot afford the premiums offered through the Marketplace even when they qualify for a tax credit, will have an option that gives them the health coverage they desperately need; and

WHEREAS, the recent U. S. Supreme Court ruling held that the Affordable Healthcare Act income-based subsidies are crucial to the Affordable Healthcare Act success, thereby making health insurance more affordable and ultimately reducing the number of uninsured Americans; and

WHEREAS, additionally, the U. S. Supreme Court ruling also holds that the Affordable Care Act authorized federal tax credits for eligible Americans living not only in states with their own exchanges but also in the 34 states with federal marketplaces; and

NOW, THEREFORE, BE IT RESOLVED BY THE MEMPHIS CITY COUNCIL that in light of the recent ruling by the U. S. Supreme Court concerning the Affordable Healthcare Act, the State Legislature is urged to reconsider Governor Bill Haslam's **insure Tennessee** proposal.

ADOPTED: July 7, 2016

Sponsored by: Berlin Boyd

Sponsored by: Dr. Edmund Ford, Jr.

Memphis City Council Resolution

WHEREAS, the 109th session of the General Assembly features a special session convened by Governor Bill Haslam to present his two-year health care pilot program, **Insure Tennessee**, which will provide coverage to Tennesseans who either do not have access to health insurance or have limited options; and

WHEREAS, as the largest City in the State of Tennessee, the Memphis City Council is proud to support **Insure Tennessee** and the prospect that many of our citizens, who have not been able to access the Affordable Care Act because they do not qualify for Medicaid, have incomes too small to qualify for tax credits offered through the Health Insurance Marketplace, or cannot afford the premiums offered through the Marketplace even when they qualify for a tax credit, will have an option that gives them the health coverage they desperately need; and

WHEREAS, **Insure Tennessee** offers coverage options for the 200,000 uninsured persons living below 138 percent of the poverty level (\$16,100 for an individual and \$27,300 for a family of three) many of whom work in food service, construction, cleaning and maintenance, sales, and transportation industries, and the program also options for individuals 64 years of age; and

WHEREAS, an innovative approach that will moves Tennessee from expanding Medicaid, **Insure Tennessee** rewards taking more personal responsibility for their health including preventative and routine care thus discontinuing the reliance on emergency room visits to manage their health care; and

WHEREAS, **Insure Tennessee** is a new approach that aims to fundamentally change health care in Tennessee without any new taxes or additional costs to the state budget and is supported by the hospital industry.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMPHIS CITY COUNCIL that the 109th General Assembly is urged to favorably consider Governor Bill Haslam's **Insure Tennessee** proposal that would provide health insurance coverage to almost 70,000 Shelby Countians and 200,000 individuals state-wide who do not qualify for health care.

ADOPTED: February 3, 2015

I hereby certify that the foregoing is a true copy and document was adopted, approved by the Council of the City of Memphis in regular session on

Date FEB 03 2015

Valerie C. Sripes
Deputy Comptroller-Council Records

Berlin Boyd, City Councilman

Dr. Edmund Ford, Jr., City Councilman



**Memphis City Council
Summary Sheet
1,200 HP Raw Sewage Pump Motors and
Controls at the TE Maxson WWTF**

1. This project is to replace two 700 HP raw sewage pump motors with two new 1,200 HP raw sewage pump motors, associated controls, and structural motor support platform.
2. This item is being submitted by Public Works (Environmental Engineering)
3. This item does not change an existing ordinance or resolution.
4. This item does require a new contract.
5. This item requires an expenditure of funds.
6. The MWBE Goal for this project was 2%.

RESOLUTION

This is a resolution to appropriate construction funds for SW02033 South Plant Expansion to replace two 700 HP raw sewage pump motors with two new 1,200 HP raw sewage pump motors.

WHEREAS, the Council of the City of Memphis approved South Plant Expansion, project number SW02033, as part of the Public Works Fiscal Year 2015 Capital Improvement Budget; and

WHEREAS, bids were taken on April 17, 2015 to replace two 700 HP raw sewage pump motors with two new 1,200 HP raw sewage pump motors at the Maxson Waste Water Treatment Plant with the lowest complying bid of two bids being \$3,367,000 submitted by Robinson Construction Co.; and

WHEREAS, it is necessary to appropriate \$3,703,700 funded by Capital PAY GO in South Plant Expansion, project number SW02033 to replace two 700 HP raw sewage pump motors with two new 1,200 HP raw sewage pump motors at the Maxson Waste Water Treatment Plant as follows:

Contract Amount	\$3,367,000.00
<u>Project Contingencies</u>	<u>\$ 336,700.00</u>
Total	\$3,703,700.00

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis that there be and is hereby appropriated the sum of \$3,703,700 funded by Capital PAY GO chargeable to the Fiscal Year 2015 Capital Improvement Budget and credited as follows:

Project Title:	South Plant Expansion
Project Number	SW02033
Amount:	\$3,703,700.00



Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

This is a Resolution requesting the approval of a public auction pursuant to T.C.A. § 39-11-713 held by the Memphis Police Department for the sale of 13 City owned Forfeiture properties acquired on April 24, 2014 and on June 21, 2013. The parcel addresses are: 783 Nonconnah, 875 Jackson, 1115 Decatur, 3253 N. Watkins, 3247 N. Watkins, 950 N. Sixth, 281 Red Oak, 839 Pearce Street #84, 4429 Macon, 987 Floyd, 919 Kney, 733 Chelsea, and 3420-3422 Carnes.

2. Initiating Party (e.g. Public Works, at request of City Council, etc.)

Memphis Police Department

3. State whether this is a change to an existing ordinance or resolution, if applicable.

This item does not change an existing ordinance.

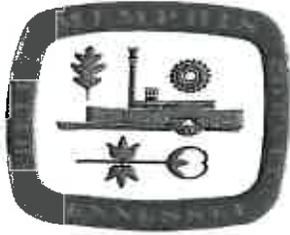
4. State whether this requires a new contract, or amends an existing contract, if applicable.

This item does not require a new contract or amend an existing contract.

5. State whether this requires an expenditure of funds/requires a budget amendment.

This item does not require an expenditure of funds, or budget amendment.

City Council Resolution



A Resolution approving the sale, by auction, of 13 seized properties for the use and benefit of the Organized Crime Unit (OCU)

WHEREAS, the City of Memphis is the owner of thirteen (13) vacant properties that were ordered by the court to be seized and transferred to the City. One of the properties was transferred on June 21, 2013 and the remaining 12 properties transferred on April 24, 2014; and

WHEREAS, the Memphis Police Department is desirous of holding a public auction to sell the 13 properties received in the Forfeiture and the properties are listed below; and

783 Nonconnah	733 Chelsea
919 Kney	987 Floyd
4429 Macon	839 Pearce Street #84
281 Red Oak Street	950 N. Sixth Street
3247 N. Watkins	3253 N. Watkins
1115 Decatur	875 Jackson
3420-3422 Carnes	

WHEREAS, the proceeds from the sale of the forfeited properties will be used to compensate the attorney general for all expenses and incidentals to litigation, the Organized Crime Unit (OCU) of the Memphis Police Department will receive the remainder as the investigative and seizing agency, and once sold the properties will generate tax revenue for the City of Memphis; and

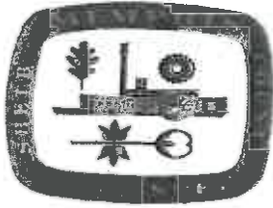
WHEREAS, it is deemed to be in the best interest of the Citizens of the City of Memphis and County of Shelby that said sales be accepted subject to T.C.A. § 39-11-713 as well as the terms and conditions in the Offer to Purchase.

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis that the sale by public auction in the above described property be hereby accepted subject to T.C.A. § 39-11-713 entitled "Disposition of Forfeited Property" which states in part, " all property ordered forfeited shall be sold at public auction," and "[i]n the event that the investigating and seizing agency is a local public agency, then the funds shall be distributed to its local government, when, upon ratification of this part by the local governing body by ordinance or resolution, the municipality... has authorized the receipt of the distributed funds and has designated how the funds are to be distributed, which shall be designated to law enforcement..."

City Council Resolution

BE IT FURTHER RESOLVED, the City of Memphis Police Department shall prepare and arrange for the execution of the quit claim deeds, and any other documents incidental to the completion of the transfers, and the Mayor of the City of Memphis is hereby authorized to execute said deeds or any other documents necessary to complete the sale and conveyance.

Memphis City Council Summary Sheet Template 8-28-12



Memphis City Council Summary Sheet

1. Resolution seeking acceptance of a donation in the amount of \$275.00 from Thomas and Carolyn Bendall as awarded to the City of Memphis Police Department to support C.O.P. fashion show.
2. The City of Memphis Division of Police Services is awarded these funds and will serve as the fiscal agent.
3. Resolution will not change an existing ordinance or resolution.
4. Resolution will not require a new contract or amendment to an existing contract.
5. Resolution will require an expenditure of funds equal to the amount of the donation but will not require a budget amendment.

City Council Resolution Template – 8-28-12



RESOLUTION

WHEREAS, the City of Memphis Division of Police Services has been awarded a donation in the amount of Two Hundred Seventy-Five Dollars (\$275.00) from Thomas and Carolyn Bendall; and

WHEREAS, the donation is to be used to fund C.O.P. fashion show; and

WHEREAS, it is necessary to accept the donation and amend the Fiscal Year 2015 Operating Budget to establish funds; and

WHEREAS, it is necessary to appropriate the funds in the amount of Two Hundred Seventy Five Dollars (\$275.00) received from Thomas and Carolyn Bendall as stated in this resolution.

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis that the donation in the amount of Two Hundred Seventy Five Dollars (\$275.00) be accepted by the City of Memphis.

BE IT FURTHER RESOLVED, that the Fiscal year 2015 Operating Budget be and is hereby amended by appropriating the Revenues for the various donations as follows:

REVENUES

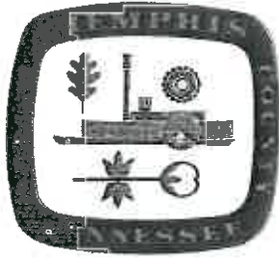
Miscellaneous Revenue (049623)

Crime Prevention	140503-049623	\$275.00
-------------------------	----------------------	-----------------

EXPENDITURES

Miscellaneous Services (052950)

Crime Prevention	140503-052950	\$275.00
-------------------------	----------------------	-----------------



Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

Resolution requesting the City Council to approve an amendment to the MLGW Division Retirement and Pension System, specific to Collective Trusts.

2. Initiating Party (e.g. Public Works, at request of City Council, etc.)

Memphis Light, Gas and Water Division

3. State whether this is a change to an existing ordinance or resolution, if applicable.

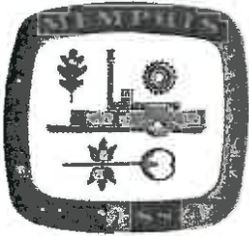
This is not a change to an existing ordinance or resolution.

4. State whether this requires a new contract, or amends an existing contract, if applicable.

This Resolution does not require a new contract, or amends an existing contract.

5. State whether this requires an expenditure of funds/requires a budget amendment.

No expenditure of funds or budget amendments are required.



WHEREAS, The Board of Light, Gas and Water Commissioners at their meeting held June 3, 2015, approved amendments to the Memphis Light, Gas and Water Division, Retirement and Pension System, as amended and restated effective January 1, 2009 (the "Plan"):

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis, that the Memphis Light, Gas and Water Division, Retirement and Pension System is hereby amended as follows:

Section 9.5(a) Permitted Investments. shall be amended by adding as subparagraph (10) thereof the following:

(10) Collective Trusts. Unless restricted by law, collective investment trusts or common group trusts that provide for the pooling of assets of employee benefits trusts, that meet all the conditions as permitted under Revenue Rulings 81-100 and 2011-1, or subsequent guidance, and that are operated or maintained exclusively for the commingling and collective investment of funds from other trusts. Such funds in a group trust must consist exclusively of trust assets held under plans qualified under Code Section 401(a), that are exempt or treated as exempt under Code Section 501(a); funds from individual retirement accounts that are exempt under Code Section 408(e); funds from eligible governmental plan trusts or custodial accounts under Code Section 457(b) that are exempt under Code Section 457(g); and funds from Code Section 401(a)(24) governmental retiree benefit plans that are not subject to Federal income taxation; and, if permitted by the group trust, funds that consist of assets of a custodial account under Code Section 403(b)(7). For this purpose, a trust includes a custodial account that is treated as a trust under Code Sections 401(f), 403(b)(7), 408(h) or 457(g)(3).

The assets so invested shall be subject to all the provisions of the group trust instruments establishing and governing such trust or trusts. Those instruments of group trusts, including any subsequent amendments, are hereby incorporated by reference and made a part of this Plan and its corresponding trust, or may be incorporated by specific reference in any subscription, adoption, or other agreement investing in such group trust whereupon any such incorporating reference in such subscription, adoption, or other agreement is hereby incorporated by this reference herein.

EXCERPT
from
MINUTES OF MEETING
of
BOARD OF LIGHT, GAS AND WATER COMMISSIONERS
CITY OF MEMPHIS
held
June 3, 2015

On this 3rd day of June, 2015, the Board of Memphis Light, Gas and Water Commissioners (the "Board of Commissioners") of the City of Memphis (the "City") hereby adopts the following amendments to the Memphis Light, Gas and Water Division Retirement and Pension System, as amended and restated effective January 1, 2009 (the "Plan"):

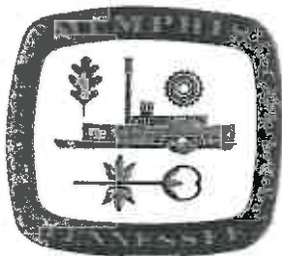
Section 9.5(a) Permitted Investments. shall be amended by adding as subparagraph (10) thereof the following:

(10) Collective Trusts. Unless restricted by law, collective investment trusts or common group trusts that provide for the pooling of assets of employee benefits trusts, that meet all the conditions as permitted under Revenue Rulings 81-100 and 2011-1, or subsequent guidance, and that are operated or maintained exclusively for the commingling and collective investment of funds from other trusts. Such funds in a group trust must consist exclusively of trust assets held under plans qualified under Code Section 401(a), that are exempt or treated as exempt under Code Section 501(a); funds from individual retirement accounts that are exempt under Code Section 408(e); funds from eligible governmental plan trusts or custodial accounts under Code Section 457(b) that are exempt under Code Section 457(g); and funds from Code Section 401(a)(24) governmental retiree benefit plans that are not subject to Federal income taxation; and, if permitted by the group trust, funds that consist of assets of a custodial account under Code Section 403(b)(7). For this purpose, a trust includes a custodial account that is treated as a trust under Code Sections 401(f), 403(b)(7), 408(h) or 457(g)(3).

The assets so invested shall be subject to all the provisions of the group trust instruments establishing and governing such trust or trusts. Those instruments of group trusts, including any subsequent amendments, are hereby incorporated by reference and made a part of this Plan and its corresponding trust, or may be incorporated by specific reference in any subscription, adoption, or other agreement investing in such group trust whereupon any such incorporating reference in such subscription, adoption, or other agreement is hereby incorporated by this reference herein.

IN WITNESS WHEREOF, the Memphis Light, Gas and Water Division caused this Amendment to the Plan to be executed by its duly authorized officer, all as of the date first written above.

I hereby certify that the foregoing is a true copy of a resolution accepted by the Board of Light, Gas and Water Commissioners at a ~~regular~~ special meeting held on 3rd day of June, 20 15, at which a quorum was present.
[Signature] Secretary-Treasurer



Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

Resolution requesting the City Council to approve an amendment to the Funding Policy of the Memphis Light, Gas and Water Division Retirement and Pension System.

2. Initiating Party (e.g. Public Works, at request of City Council, etc.)

Memphis Light, Gas and Water Division

3. State whether this is a change to an existing ordinance or resolution, if applicable.

This is not a change to an existing ordinance or resolution.

4. State whether this requires a new contract, or amends an existing contract, if applicable.

This Resolution does not require a new contract, or amends an existing contract.

5. State whether this requires an expenditure of funds/requires a budget amendment.

No expenditure of funds or budget amendments are required.



WHEREAS, the Board of Light, Gas and Water Commissioners at their meeting held June 3, 2015 adopted the *Funding Policy of the Memphis Light, Gas and Water Division Retirement and Pension System*.

WHEREAS, the intent of the funding policy is to establish a formal methodology for financing the pension obligations accruing under the Pension System.

NOW THEREFORE BE IT RESOLVED by the Council of the City of Memphis, that the *Funding Policy of the Memphis Light, Gas and Water Division Retirement and Pension System* is hereby approved.

EXCERPT
from
MINUTES OF MEETING
of
BOARD OF LIGHT, GAS AND WATER COMMISSIONERS
CITY OF MEMPHIS
held
June 3, 2015

The Secretary-Treasurer stated that the Pension Board had approved and was recommending to the Board of Light, Gas and Water Commissioners, the adoption of the *Funding Policy of the Memphis Light, Gas and Water Division Retirement and Pension System* (attached hereto).

The intent of this funding policy is to establish a formal methodology for financing the pension obligations accruing under the Pension System.

NOW, THEREFORE, BE IT RESOLVED by the Board of Light, Gas and Water Commissioners:

THAT, subject to the consent and approval of the Council of the City of Memphis, the *Funding Policy of the Memphis Light, Gas and Water Division Retirement and Pension System* attached hereto is hereby adopted.

I hereby certify that the foregoing is a true copy of a resolution accepted by the Board of Light, Gas and Water Commissioners at a regular-special meeting held on 3RD day of June, 2015, at which a quorum was present.
[Signature] Secretary-Treasurer

May 20, 2015

FUNDING POLICY

of the

MEMPHIS LIGHT, GAS AND WATER DIVISION RETIREMENT AND PENSION SYSTEM

EFFECTIVE JANUARY 1, 2016

Pursuant to Section 3 of Chapter 990 of the Public Acts of 2014 (codified at Tennessee Code Annotated §9-3-504), upon approval by resolution of the MLGW Board of Commissioners (the "Board of Commissioners") and approval by resolution of the City Council of the City of Memphis, Tennessee (the "Council"), the Memphis Light, Gas and Water Division, City of Memphis, Tennessee, ("MLGW") hereby adopts this policy effective commencing fiscal plan year beginning the 1st day of January, 2016, and continuing thereafter until amended, as and for its funding policy for its defined benefit plan known as the Memphis Light, Gas and Water Division Retirement and Pension System (the "Pension System").

Preamble

The intent of this funding policy is to establish a formal methodology for financing the pension obligations accruing under the Pension System. It is intended that current assets plus future assets from employer contributions, employee contributions, and investment earnings will be sufficient to finance all benefits provided by the Pension System.

This funding policy is intended to reflect a reasonable approach to the funding of the Pension System and the cost of pension benefits being accrued thereunder. This funding policy recognizes that there will be investment market place volatility and that assumptions related to economic and demographic experience will differ from actual experience. Accordingly, this funding policy is intended to provide flexibility to smooth such volatility and experience in a reasonable, systematic, and financially sound manner. Further, this funding policy is intended to comply with

May 20, 2015

all applicable laws, rules, and regulations of the State of Tennessee and the Federal Government.

Components of this Funding Policy

1. Procurement of actuarial services
2. Actuarial experience study
3. Actuarial valuation

Procurement of Actuarial Services

The Pension System shall retain the services of a professional actuarial firm to perform periodic actuarial experience studies, annual actuarial valuations, and other necessary actuarial services. The actuarial firm and its member actuaries shall be independent and shall not otherwise be eligible to accrue benefits under the Pension System. The lead actuary of the actuarial engagement team performing the actuarial services shall be a member of the American Academy of Actuaries.

Actuarial Experience Study

An actuarial experience study shall be conducted at least every five (5) years as of December 31st, beginning no later than the five-year period ending December 31, 2018.

Actuarial Valuation

Valuation method, frequency, and ADC. An actuarial valuation to determine the Actuarially Determined Contribution (ADC) rate to finance pension obligations of the Pension System shall be performed annually beginning as of January 1, 2015 and projected to the following budget year for payment. The valuation shall utilize the entry-age normal actuarial cost method (level percent of payroll). The ADC shall include (1) the normal cost and (2) the unfunded liability cost. The ADC shall be calculated as of a valuation date on the first day of the fiscal year for which it is effective.

The budget adopted by MLGW each year, as approved by City Council, shall include funding of 100% of the ADC as provided above.

Asset smoothing method. An asset smoothing method shall be utilized to determine the actuarial value of assets. The difference between the amount actually earned and the earnings assumption for a particular year shall be amortized in level amounts. The asset smoothing period shall be five (5) years.

May 20, 2015

Amortization methodology for actuarial gains and losses. As of January 1, 2015, the amortization methodology provides for a closed 26-year amortization period as a level percent of payroll, with 2.50% assumed payroll growth. The payroll growth assumption will decline by 0.50% per year until level dollar amortization is achieved as of January 1, 2020.

In no event shall the amortization of the unfunded liabilities be less than the amount determined as follows: Unfunded liabilities shall be amortized utilizing the level dollar amortization method over a closed period of 30 years with the fiscal year beginning January 1, 2015. A tiered approach will be utilized with new actuarial gains and losses from each actuarial valuation. Each tier is calculated as the unfunded actuarial accrued liability as of the valuation date less the outstanding balance of tiers established in prior valuation years and may result in a negative tier for the current valuation year. If the unfunded actuarial accrued liability is less than zero (meaning plan assets exceed plan liabilities), then all tiers are eliminated immediately and the unfunded liability cost is zero for the current year. Each new tier shall be amortized over a closed 30-year period. The amortization period may be shortened, or extended back up, from valuation to valuation but the gains and losses for a specific tier cannot exceed the 30-year maximum less whatever time has elapsed from the beginning of the amortization period of such tier.

Annual changes in the unfunded actuarial accrued liability may result from (1) the difference between experience versus assumptions, (2) changes in demographic and economic assumptions, and (3) changes in benefit provisions.

Demographic data. The demographic data in an actuarial valuation shall include: (1) all active members, (2) all inactive vested members, (3) all inactive non-vested members with an account balance, and (4) all annuitants (including beneficiary annuitants).

Valuation Interest Rate. The investment earnings assumption in an actuarial valuation shall not be greater than fifty (50) basis points above the rate adopted by the Tennessee consolidated retirement system.

Valuation Mortality: The mortality assumptions in an actuarial valuation utilized for plan years commencing on and after June 15, 2024 shall consider the effect of expected mortality improvements.

Benefit provisions. The actuarial valuation shall include all benefits being accrued by participants of Pension System including, but not limited to retirement, death

May 20, 2015

benefits, and disability. The valuation shall be based on the benefit eligibility and benefit terms as set forth in the Pension System.

Effective Date

This policy shall be effective commencing January 1, 2016, and shall remain in effect until duly amended or preempted by state law.

4814-5270-1730, v. 7

CITY COUNCIL RESOLUTION

Whereas, Vijay Patel has transferred ownership to Kamhas, LLC located 1335 McRee Street, Memphis, Tennessee 38134;

WHEREAS, this hotel is fully constructed and has operated for many years; and

WHEREAS, this is a legitimate and reputable hotel; and

WHEREAS, the City has instituted a special use permit waiver policy to ensure that a change om ownership for hotels/motels does not cause undue harm to these businesses.

NOW, THEREFORE, BE IT RESOVED that the Memphis City Council waives the requirements for a Special Use Permit for the operation of 'Quality Inn & Suites' located at 1335 McRee Street, Memphis, Tennessee 38134.

BE IT FURTHER RESOLVED that the Memphis City Council instructs the Office of Construction Code Enforcement to issue a Use and Occupancy permit to 'Quality Inn & Suites' located at 1335 McRee Street, Memphis, Tennessee 38134, assuming other requirements have been met and conditioned upon the owner executing the approved Waiver Agreement (in recordable form), in which the applicant agrees to be bound by the provisions of the Waiver Agreement, Resolution and application

July 7, 2015

Councilman Harold Collins,
Chairman, Memphis City Council

HMW 15-09
Quality Inn & Suites
1335 McRee Street
Memphis, TN 38134

CITY COUNCIL RESOLUTION

Whereas, Batra Hospitality Group Inc. will transfer ownership to Om Capital Memphis, LLC the property located at 3076 Kirby Parkway, Memphis, Tennessee 38115 known as the Courtyard Memphis East - Lenox;

WHEREAS, this hotel is fully constructed and has operated for many years; and

WHEREAS, this is a legitimate and reputable hotel; and

WHEREAS, the City has instituted a waiver policy to ensure that change of ownership for hotels/motels does not cause undue harm to these businesses.

NOW, THEREFORE, BE IT RESOVED that the Memphis City Council waives the requirements for a Special Use Permit for the operation of the Courtyard Memphis East Lenox located at 3076 Kirby Parkway, Memphis, Tennessee 38115.

BE IT FURTHER RESOLVED that the Memphis City Council instructs the Office of Construction Code Enforcement to issue an occupancy permit to Courtyard Memphis East Lenox located at 3076 Kirby Parkway, Memphis, Tennessee 38115, assuming other requirements have been met and conditioned upon the owner executing the approved Waiver Agreement (in recordable form), in which the applicant agrees to be bound by the provisions of the Waiver Agreement, Resolution and application

July 7, 2015

Harold Collins
Chairman, Planning and Zoning Committee

HMW 15-10
Courtyard Memphis East Lenox
3076 Kirby Parkway
Memphis, Tennessee 38115