WHEREAS, the City Council of the City of Dallas is of the opinion that it is necessary to levy an assessment against the property and the owners thereof abutting upon the following:

Street Group 12-636

- 1. Holly Hill Drive from Phoenix Drive to Pineland Drive
- 2. Hughes Lane from Churchill Way to Lafayette Way

3. Phoenix Drive from Fair Oaks Avenue to Holly Hill Drive

for a part of the cost of improving said <u>streets</u>, fixing a time for the hearing of the owners of said property concerning the same, and directing the City to give notice of said hearing, as required by law; and

WHEREAS, the City Council has heretofore, by resolution, ordered the improvement of the <u>streets</u> enumerated above, by paving said <u>streets</u> from curb to 8-inch thick 4000-pounds per square inch reinforced concrete pavement; with 8-inch thick lime stabilization base course; with 6-inch high integral curbs; with 6-inch thick reinforced concrete drive approaches; with 4-inch thick reinforced concrete sidewalks 5-feet, 6-feet and 10-feet wide so that the roadway shall be 22-feet and 33-feet in wide; and

Any existing permanent improvements in place, meeting these specifications, or which can be utilized, shall be left in place, if any, and corresponding credits to the property owners shall be allowed on the assessments; and

WHEREAS, the Director of the Department of Public Works of the City of Dallas has, in accordance with the law, filed his report with the City Council, and the property owners, in the cost thereof, together with the names of the owners and the description of said property, and the work to be done adjacent thereto, and the amounts proposed to be assessed against each lot or parcel and its owners and all other matters required by the applicable law.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the report or statement filed by the Director of the Department of Public Works having been duly examined, is hereby approved.

SECTION 2. That it is hereby found and determined that the cost of improvements on the hereinafter described <u>streets</u>, with the amount or amounts per front foot proposed to be assessed for such improvements against abutting property and the owners thereof, are as follows, to wit:

SECTION 2. (continued)

Street Group 12-636

1. Holly Hill Drive from Phoenix Drive Pineland Drive

2. Hughes Lane from Churchill Way to Lafayette Way

3. Phoenix Drive from Fair Oaks Avenue to Holly Hill Drive

shall be improved from curb to curb with curb to 8-inch thick 4000-pounds per square inch reinforced concrete pavement; with 8-inch thick lime stabilization base course; with 6-inch high integral curbs; with 6-inch thick reinforced concrete drive approaches; with 4-inch thick reinforced concrete sidewalks 5-feet, 6-feet and 10-feet wide so that the roadway shall be 22-feet and 33-feet in wide; and

The estimated cost of the improvements is \$3,873,576.20 (est.)

- a. The estimated rate per square yard to be assessed against abutting property and the owners thereof for concrete drive approaches is **\$61.67/S.Y.**
- b. The estimated rate per front foot to be assessed against abutting property and the owners thereof for pavement improvements is as follows:

Where Property Classification is WSR-I (Residential)

The front rate for 8-inch thick reinforced concrete pavement 11.5-feet wide with curb: **\$93.91/L.F.**

The side rate for 8-inch thick reinforced concrete pavement 11.5-feet wide with curb: **\$22.67/L.F.**

The rear rate for 8-inch thick reinforced concrete pavement 11.5-feet wide with curb: **\$22.45/L.F.**

The front rate for 4-inch thick reinforced concrete sidewalk is: \$11.10/L. F.

The side rate for 4-inch thick reinforced concrete sidewalk is: \$5.55/L. F.

All assessments, however, are to be made and levied by the City Council as it may deem just and equitable, having in view the special benefits in enhanced value to be received by such parcels of property and owners thereof, the equities of such owners, and the adjustment of the apportionment of the cost of improvements so as to produce a substantial equality of benefits received and burdens imposed.

November 11, 2020

SECTION 3. That a hearing shall be given to said owners of abutting property, or their agents or attorneys and all persons interested in said matter, as to the amount to be assessed against each owner and his abutting property and railways and street railways and as to the benefits to said property by reason of said improvement, or any other matter of thing in connection therewith, which hearing shall be held in the Council Chamber of the City Hall of the City of Dallas, County of Dallas, on the <u>9th</u> day of <u>December</u>, A.D. <u>2020</u>, at <u>1:00</u> O'clock P.M., at which time all the said owners, their agents or attorneys or other interested persons are notified to appear and be heard, and at said hearing said owners and other persons may appear, by counsel or in person, and may offer evidence, and said hearing shall be adjourned from day to day until fully accomplished.

That the City shall give notice of the time and place of such hearing and of other matters and facts in accordance with the terms of provisions of the Act passed at the First called session of the Fortieth Legislature of the State of Texas, and known as:

Chapter 106 of the Acts of said session, together with any amendments thereto, now shown as Texas Transportation Code Annotated Section 311 and 313 (Vernon's 1996), which said law, as an alternative method for the construction of street improvements in the City of Dallas, Texas, has been adopted and made a part of the charter of said City, being Chapter XX of said Charter. Said notice shall be by advertisement inserted at least three times in a newspaper published in the City of Dallas, Texas, the first publication to be made at least twenty-one (21) days before the date of said hearing. Said notice shall comply with and be in accordance with the terms and provisions of said Act.

That the City shall give additional written notice of said hearing by mailing to said owners a copy of said notice deposited in the Post Office at Dallas, Texas, at least fourteen (14) days prior to the date of said hearing, provided however, that any failure of the property owners to receive said notice, shall not invalidate these proceedings.

SECTION 4. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.