

the Board of Elections thereof, and do such other things as may be required by law.

Sec. 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed February 9, 1970.
 WILLIAM P. HOERMLE,
 President of Council.
 Approved February 9, 1970.
 M. E. SENSENBRENNER, Mayor.
 Attest:
 HELEN M. VAN HEYDE, City Clerk.

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Passed February 9, 1970.
 WILLIAM P. HOERMLE,
 President of Council.
 Approved February 9, 1970.
 M. E. SENSENBRENNER, Mayor.
 Attest:
 HELEN M. VAN HEYDE, City Clerk.

ORD. No. 137-70—To accept the statutory dedication of certain private sewers.

Whereas, Section 1141.12, Columbus City Codes, 1959, provides that where dedication of private sewers has not been made by the owners thereof upon the expiration of a ten year period after date of the private sewer agreement, or application for an extension of the ten year period has not been made by the owner, such sewers, together with all the rights and obligations of the owners thereto and thereunder shall then and thereafter be the property of the City, and

Whereas, the owners of the herein private sewers have not formally dedicated such sewers to the City and the City has not heretofore formally accepted said sewers, now therefore,

Be it ordained by the Council of the City of Columbus:

Section 1. The Council of the City of

Central Building Loan & Savings Co.	91-SA	2-26-38	1126
The L. L. Leveque Company	520-SA	11-15-37	1033
J. Alfred Shuman	898-SA	2-15-54	1462
James C. Polzer	970-SA	6- 9-55	1508
Livingston Gardens, Inc.	988-SA	10- 7-55	1533
Homebuilders Management Corp.	989-SA	11- 3-55	999C-1002C
Germania Singing Society	1167-SA	8-19-59	1783
McBride, Wray & Burdette Builders	1173-SA	1- 9-59	1726
Emanuel Tabernacle Baptist Church	1174-SA	1-13-59	1747
Valley View Heights Subdivision	1176-SA	1-23-59	1789
Columbus Board of Education	1177-SA	1-12-59	1730
Marimont Village, Inc.	1179-SA	2-16-59	1805
P. F. Williams Co., Inc.	1180-SA	2-24-59	1726
Mareco, Inc.	1182-SA	4- 3-59	1730
Sam Sherman	1183-SA	3-16-59	1787
The City National Bank & Trust Co.	1184-SA	3-17-59	1758
Gus Johnson	1185-SA	3-10-59	1747
Frank Alibrando	1186-SA	3-18-59	745
Stephan J. Gabay, et al.	1187-SA	3-19-59	1758
Charles Vorhees, Jr.	1188-SA	3-26-59	1787
Wilbur L. Denune	1189-SA	4- 2-59	1740-1741
Livingston Development Co.	1191-SA	4- 3-59	1745
Scottwood Development Co.	1192-SA	4- 8-59	1768
Prime Realty Corporation	1194-SA	4-16-59	1749-1753
Carlo Pezzutti	1195-SA	4-13-59	1758
Blenheim Homes, Inc.	1196-SA	4-23-59	1752-1753
Philomena Corrova	1197-SA	5- 1-59	1730
University Arms—1, 2, 3 & 4, Incl.	1198-SA	5- 1-59	1808
Bernard Ruben	1199-SA	5- 5-59	1783
Theadora Roberts	1200-SA	5- 6-59	1811
South Berwick Development, Inc.	1202-SA	5-22-59	1758-1760
Robert Spillman	1203-SA	5-26-59	1726
Columbus Board of Education	1204-SA	5-26-59	1758
Clayton K. Jones	1205-SA	4-24-59	1758
Capitol Motor Car Co.	1206-SA	6- 5-59	1789
Ell Jay, Inc.	1207-SA	6- 9-59	1798
Walmar Building Corporation	1208-SA	6-17-59	1797
Raymond D. Bauschart, et al.	1209-SA	6-18-59	1872
Emda, Inc.	1213-SA	7- 9-59	1830-1831
Clar-Mound Corporation	1217-SA	6-18-59	1842
Homewood, Inc.	1218-SA	8- 5-59	1821
Livingston Development Co.	1220-SA	8- 7-59	1801-02-03
Ersal I. Poling	1221-SA	8- 7-59	1791
Emda, Inc.	1223-SA	8- 3-59	1838
Buckingham Development Co.	1224-SA	4-23-59	1752
Blenheim Homes, Inc.	1225-SA	8- 7-59	1752-53
Louis M. Gall	1226-SA	8-13-53	1783
Columbus Board of Education	1228-SA	8-20-59	1869
Stockbridge School	1229-SA	8-20-59	1812
Slabaugh Development Co.	1231-SA	9- 9-59	1832-33
Rose Development Corporation	1232-SA	9- 9-59	1840-41
The Cotton Lumber Co.	1234-SA	9-16-59	1800
The Northridge Company	1235-SA	10- 8-59	1923
Hilltop Branch YMCA	1236-SA	10-14-59	1797
Maize Development Co.	1237-SA	10-26-59	1843-44-45
Jerome Schottenstein	1240-SA	12- 1-59	1823
M. Mostow & Co., Inc.	1241-SA	12-11-59	1823
Dodridge-Neil, Inc.	1261-SA	12-15-59	1823
Gall & Thompson Realtors	1268-SA	5-19-60	1783

Sec. 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed February 9, 1970.
 WILLIAM P. HOERMLE,
 President of Council.

Columbus finds that the agreements for private sewers listed in Section 2 hereof have been in existence for ten years or more and that the owners of said sewers have made no application for extension of the ten year period as provided under Section 1141.12, Columbus City Codes.

Sec. 2. The Council of the City of Columbus pursuant to Section 1141.12, Columbus City Codes, hereby finds and determines that the sewers as listed below, together with all the rights and obligations of the owners thereto and thereunder have been dedicated to the City and shall henceforth and hereafter be the property of the City and said sewers be and the same are hereby accepted as the property of the City, the said sewers being identified by the name of owner, the sewer agreement number, date of the sewer agreement and sewer record plan number as follows:

91-SA	2-26-38	1126
520-SA	11-15-37	1033
898-SA	2-15-54	1462
970-SA	6- 9-55	1508
988-SA	10- 7-55	1533
989-SA	11- 3-55	999C-1002C
1167-SA	8-19-59	1783
1173-SA	1- 9-59	1726
1174-SA	1-13-59	1747
1176-SA	1-23-59	1789
1177-SA	1-12-59	1730
1179-SA	2-16-59	1805
1180-SA	2-24-59	1726
1182-SA	4- 3-59	1730
1183-SA	3-16-59	1787
1184-SA	3-17-59	1758
1185-SA	3-10-59	1747
1186-SA	3-18-59	745
1187-SA	3-19-59	1758
1188-SA	3-26-59	1787
1189-SA	4- 2-59	1740-1741
1191-SA	4- 3-59	1745
1192-SA	4- 8-59	1768
1194-SA	4-16-59	1749-1753
1195-SA	4-13-59	1758
1196-SA	4-23-59	1752-1753
1197-SA	5- 1-59	1730
1198-SA	5- 1-59	1808
1199-SA	5- 5-59	1783
1200-SA	5- 6-59	1811
1202-SA	5-22-59	1758-1760
1203-SA	5-26-59	1726
1204-SA	5-26-59	1758
1205-SA	4-24-59	1758
1206-SA	6- 5-59	1789
1207-SA	6- 9-59	1798
1208-SA	6-17-59	1797
1209-SA	6-18-59	1872
1213-SA	7- 9-59	1830-1831
1217-SA	6-18-59	1842
1218-SA	8- 5-59	1821
1220-SA	8- 7-59	1801-02-03
1221-SA	8- 7-59	1791
1223-SA	8- 3-59	1838
1224-SA	4-23-59	1752
1225-SA	8- 7-59	1752-53
1226-SA	8-13-53	1783
1228-SA	8-20-59	1869
1229-SA	8-20-59	1812
1231-SA	9- 9-59	1832-33
1232-SA	9- 9-59	1840-41
1234-SA	9-16-59	1800
1235-SA	10- 8-59	1923
1236-SA	10-14-59	1797
1237-SA	10-26-59	1843-44-45
1240-SA	12- 1-59	1823
1241-SA	12-11-59	1823
1261-SA	12-15-59	1823
1268-SA	5-19-60	1783

Approved February 9, 1970.
 M. E. SENSENBRENNER, Mayor.

Attest:
 HELEN M. VAN HEYDE, City Clerk.

ORD. No. 138-70—To change the name of Almont Road, from the south right-of-way line of Morse Road southwardly to the south terminus, to Almont Drive.

Whereas, Ordinance No. 1377-69, passed by City Council on November 10, 1969, accepted plat of Morse Road and Almont Road Dedication Plat, and

Whereas, Almont Road as shown on the plat, extending from the south right-of-way line of Morse Road southwardly to the south terminus, is a direct continuation of Almont Drive to the north, and

Whereas, the street dedicated and named by the plat should be changed to correspond with the street to the north; now, therefore,

Be it ordained by the Council of the City of Columbus:

Section 1. That the name of Almont Road, extending from the south line of Morse Road to the south terminus, be and the same is hereby changed to Almont Drive, being a direct continuation of Almont Drive to the north.

Sec. 2. That this ordinance shall take

ORD. No. 146-70—To provide for the renewal of City of Columbus Sewer Improvement Note Series No. 1 issued in anticipation of the issuance of bonds in the principal amount of \$15,000,000 for the purpose of improving, enlarging and extending the Municipal Sewerage System, and to declare an emergency. (\$15,000,000)

Whereas, the City of Columbus has heretofore initially authorized and issued notes in anticipation of the issuance of bonds for the single purpose as set forth in Section 1 of this Ordinance in the principal amounts and pursuant to ordinances as follows:

Amount	Ordinance No.
\$2,600,000	587-65
2,200,000	376-65
1,600,000	636-65
6,800,000	737-65
4,000,000	738-65
2,310,000	85-65

and
 Whereas, the aforesaid indebtedness incurred in anticipation of the issuance of bonds has been renewed annually since the original dates of such indebtedness for additional terms not to exceed one year, as set forth in the records of the Council of this City; and

Whereas, bonds of the City in the aggregate principal amount of \$4,510,000 to retire a portion of the aforesaid note indebtedness initially authorized by Ordinance Nos. 85-65 and 376-65 have been authorized and sold; and

Whereas, it is necessary to renew the balance of said note indebtedness in the principal amount of \$15,000,000 for an additional term maturing June 1, 1970; and

Whereas, the City Auditor has certified the estimated life and maximum maturity of the bonds and notes to be authorized herein; and

Whereas, an emergency exists in the Department of Public Finance in that the above outstanding notes mature March 5, 1970 and notes must be issued and delivered in time to renew said outstanding obligations, to protect the credit of this City and to protect the public health, welfare and safety;

Now, therefore, be it ordained by the Council of the City of Columbus, Ohio:

Section 1. That it is hereby declared necessary to issue bonds of the City of Columbus in the principal sum of Fifteen Million Dollars (\$15,000,000) for the purpose of improving, enlarging and extending the municipal sewerage system by the acquisition of real estate, or easements, or other interests in real estate, and the construction of sanitary sewers, pumping stations, sewage treatment plants and other appurtenant structures for said system and to pay legal, advertising, printing and incidental expenses.

Sec. 2. That said bonds shall be dated approximately June 1, 1970; shall bear interest at the estimated rate of six and one-half per centum (6½%) per annum, payable semiannually until the principal sum is paid and shall mature in thirty-eight substantially equal annual installments after their issuance.

Sec. 3. That it is necessary to issue, and this Council hereby determines that notes in the principal amount of Fifteen Million Dollars (\$15,000,000) shall be issued in anticipation of such bonds and to renew the outstanding notes described in the preamble hereto. Such anticipatory notes shall bear interest at the rate or rates per annum set forth in Section 8 hereof, which interest shall be payable at maturity. Such notes shall be dated March 5, 1970 and shall mature on June 1, 1970 without option of call or prior redemption.

Sec. 4. Printed notes shall be executed by the facsimile signature of the Mayor and by the manual signature of the City Auditor or the City Finance Director and shall bear a facsimile of the seal of the corporation; shall be payable at the office of the Treasurer of the City of Columbus, or at the agency of said City in the City of New York, New York;