

RESOLUTION NO 6707

A RESOLUTION REPEALING THE IMPROVEMENT ASSURANCE CHARGES FOR THE NON-OVERSIZED PORTION OF FUTURE ARTERIAL AND COLLECTOR STREET IMPROVEMENTS FOR STREETS LOCATED WITHIN THE NORTH ALBANY AREA AND REPEALING RESOLUTION NO 6607 (A RESOLUTION REVISING THE IMPROVEMENT ASSURANCE CHARGES FOR THE NON-OVERSIZED PORTION OF FUTURE ARTERIAL AND COLLECTOR STREET IMPROVEMENTS FOR STREETS LOCATED WITHIN THE NORTH ALBANY AREA AND REPEALING RESOLUTION NO 6508)

WHEREAS, on March 11, 1998, the City Council adopted Ordinance No 5359 authorizing the establishment by City Council resolution of a per-foot cost for the future non-oversized portion of the improvements to collector and arterial roads in North Albany, and

WHEREAS, the fee is only collected in-lieu of constructing improvements; and

WHEREAS, the majority of unimproved arterial and collector roads in North Albany are under Benton County jurisdiction, and

WHEREAS, this was a useful tool in the past when road improvements were often deferred when development occurred along North Albany collector and arterial roads, and

WHEREAS, Benton County's current practice is to require road improvements with development, and


WHEREAS, Benton County and the city of Albany have entered into an intergovernmental agreement that specifies required street improvements that must be completed prior to jurisdictional transfers, and

WHEREAS, an improvement assurance charge for the non-oversized portion of future arterial and collector street improvements for streets located within the North Albany area is no longer valid, needed, or applied

NOW, THEREFORE, BE IT RESOLVED by the Albany City Council that Resolution No 6607 is hereby repealed as of **June 13, 2018**

DATED THIS 13TH DAY OF JUNE 2018

ATTEST


Mary A. Dibble

City Clerk



Mayor