

**Article 1: Public Improvement and Assessment Proceedings****Division 16: Utility Improvement Districts — Dissolution by Council**

(“Utility Improvement Districts — Dissolution by Council”  
added 1-20-1970 by O-10214 N.S.)

**§61.1601 Resolution of Intention to Dissolve**

Whenever the Council deems it necessary for any improvement district formed pursuant to this ordinance to be dissolved, it shall by resolution declare its intention to dissolve the improvement district.

(“Resolution of Intention to Dissolve” added 1-20-1970 by O-10214 N.S.)

**§61.1602 Contents of Resolution**

The resolution of intention shall state:

- (a) The reason why the improvement district should be dissolved.
  - (b) That no bonds have been issued for the improvement district or are outstanding and that no other indebtedness or liability of or for the improvement district is outstanding.
  - (c) That a map showing the exterior boundaries of the improvement district with relation to the territory immediately contiguous thereto is on file with the City Clerk and is available for inspection by any person or persons interested.
  - (d) The time and place for a hearing by the Council on the question of the dissolution of the improvement district.
  - (e) That at such time and place any person interested, including all holders of title to property in the City or in the improvement district, will be heard.
- (“Contents of Resolution” added 1-20-1970 by O-10214 N.S.)

**§61.1603 Notice of Hearing: Publication of Resolution: Posting of Resolution**

The City Clerk shall cause a copy of the resolution to be published once at least ten (10) days prior to the time fixed for the hearing in the City Official Newspaper. The City Clerk shall also cause a copy of the resolution to be posted in three (3) public places within the improvement district for at least fifteen (15) days before the time

fixed for the hearing. The City Clerk shall also cause a copy of the resolution to be mailed at least fifteen (15) days before the time fixed for the hearing to each holder of title to taxable land within the improvement district as such ownership is shown on the last equalized county assessment roll.

(“*Notice of Hearing: Publication of Resolution: Posting of Resolution*” added 1–20–1970 by O–10214 N.S.)

#### **§61.1604      Hearing: Who May Appear: Continuance**

At the time and place fixed in the resolution of intention, the Council shall proceed with the hearing. At the hearing any person interested may appear and present any matters material to the proposed dissolution. The hearing may be continued from time to time by the Council.

(“*Hearing: Who May Appear: Continuance*” added 1–20–1970 by O–10214 N.S.)

#### **§61.1605      Resolution Determining Necessity of Dissolution: Boundaries: Effect of Determinations**

At the conclusion of the hearing, the Council shall by resolution determine whether it is necessary to dissolve the improvement district. If so, the resolution shall state that the exterior boundaries of the improvement district are set forth on a map on file with the City Clerk and shall declare the improvement district dissolved. The determinations so made shall be final and conclusive.

(“*Resolution Determining Necessity of Dissolution: Boundaries: Effect of Determinations*” added 1–20–1970 by O–10214 N.S.)

#### **§61.1606      Effective Date of Dissolution**

When the resolution declaring an improvement district dissolved is adopted by the City Council, the dissolution of such improvement district is complete.

(“*Effective Date of Dissolution*” added 1–20–1970 by O–10214 N.S.)