Transportation Committee

Meeting date: April 14, 2008

For Metropolitan Council Meeting of April 23, 2008

_ADVISORY INFORMATION	
Date:	April 4, 2008
Subject:	Authorization to Acquire Fee Title and to File Condemnation
	Petition
District(s), Member(s):	District 15, Daniel Wolter
Policy/Legal Reference:	Minnesota Statutes 473.405, and Chapter 117
Staff Prepared/Presented:	Arlene McCarthy, Director, MTS 651-602-1754
	Peter Hanf, Legal Counsel, 651-602-1749
Division/Department:	Metropolitan Transportation Services

Proposed Action

It is recommended that the Metropolitan Council pass the attached resolution, which authorizes the Council's attorney to initiate condemnation proceedings in order to obtain fee title to the land identified on **Exhibit A** for the construction of Cedar Grove Transit Station.

Background

- General obligation bonds cannot be used to improve trunk highway right of way.
- MNDOT must release highway easements to underlying fee title owners.
- In order to construct the Cedar Grove Transit Station, as part of the Urban Partnership Agreement (UPA) with the Federal Transit Administration, Met Council must acquire land from MNDOT in fee. Council staff must initiate a condemnation proceeding for fee title ownership to land that MNDOT holds an easement interest on.

Rationale

MNDOT intends to convey land to the Met Council for the Cedar Grove Transit Station project. MNDOT holds fee title to the right of way necessary for the transit station, busway, parking lot and future planned parking structure. MNDOT intends to quit claim their interest in the land to the Met Council.

Pursuant to the most recent plans, the drainage pond and a portion of the north parking lot are located on right of way where MNDOT holds an easement interest rather than fee title. By statute, MNDOT must release its easement rights to the underlying fee title land owner. MNDOT obtained the highway easements over 50 years ago; the fee title owners are no longer alive. In order to clear title and in order to meet the UPA schedule, Met Council must obtain fee title by condemnation. An appraisal will be done, all potential heirs will be named in the condemnation petition and the Council will deposit the appraised value with the court. Fee title to the land will pass to the Council and MNDOT will then release its easement interests thereon to the Council.

Funding

The property acquisition costs are included in the budget for the Cedar Grove Transit Station.

Known Support / Opposition

Dakota County and MVTA support this action. No known opposition.

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RESOLUTION NO. 2008-RESOLUTION AUTHORIZING ACQUISITION OF FEE TITLE

- **WHEREAS**, the Council requires acquisition of fee title to land described on the attached **Exhibit A** for the construction of the Cedar Grove Transit Station; and
- **WHEREAS**, the Metropolitan Council hereby finds and declares that it must acquire fee title to and possession of the property prior to the filing of an award by the court-appointed commissioners;

NOW, THEREFORE, BE IT RESOLVED:

- 1. That the acquisition of the land identified on the attached **Exhibit A** is for a public purpose and public use as defined by Minnesota Statutes § 117.025, is necessary for the furtherance of the construction of the Cedar Grove Transit Station and, in the judgment of the Metropolitan Council, such acquisition will further the public health, safety and welfare, and be undertaken in accordance with Minnesota Statutes and the Real Property Acquisition Policy of the Metropolitan Council; and
- 2. That the Council hereby directs its attorney to acquire the property identified on **Exhibit A** necessary for the Cedar Grove Transit Station by condemnation; and
- 3. That, pursuant to Minnesota Statutes Chapter 473, the Council has the authority to acquire the property by eminent domain and that such acquisition be in accordance with the procedures authorized under Minnesota Statutes Chapters 473 and 117, including, specifically, 117.042; and
- 4. That the Council hereby approves and certifies that the total just compensation for the land identified on **Exhibit A** as indicated in the appraisal submitted to the Council.

Adopted this _____ day of _____, 2008

Peter Bell, Chair

Pat Curtiss, Recording Secretary

EXHIBIT A LEGAL DESCRIPTION

All that part of the following described tract:

The East 60 acres of the northwest Quarter (NW ¼) of Section 19, Township 27 North, Range 23 West; which lies within a distance of 112.5 feet on each side of the following described line:

Beginning at a point on the North line of said Section 19, distant 324.4 feet West of the Northeast corner thereof; thence run Southwesterly at an angle of 40 degrees 44 minutes with said North line of 4,400 feet, and there terminating; together with a triangular piece of land in the above described tract adjoining and Northwesterly of the above described strip and Southeasterly of the following described line: Beginning at a point on the Northwesterly boundary of the above described strip, distant 150 feet Southwesterly of its intersection with a line run parallel with and distant 53 feet West of the North and South quarter line of said Section 19; thence run Northeasterly to a point on said 33 foot parallel line, distant 150 feet North of said intersection; Also together with a triangular piece of land in the above described tract adjoining and Southeasterly of the first above described strip and Northeasterly of the following described line; Beginning at a point on the Southeasterly to a point on said 33 foot parallel line, distant 150 feet North of said intersection; Also together with a triangular piece of land in the above described line; Beginning at a point on the Southeasterly boundary of the first above described strip, distant 100 feet Southwesterly of its intersection with a line run parallel with and distant 33 feet West of the North and South Quarter line of said Section 19; thence run Southeasterly to a point on said 33 feet parallel line, distant 100 feet Southwesterly of its intersection with a line run parallel with and distant 33 feet West of the North and South Quarter line of said Section 19; thence run Southeasterly to a point on said 33 feet parallel line, distant 100 feet South of said intersection, Dakota County, Minnesota.

Abstract property.