R-364-7-86 APPROVED AS AMENDED

RESOLUTION BARRING PURCHASE OR LEASE OF GOODS PRODUCED IN SOUTH AFRICA

A resolution barring the purchase or lease of goods produced in South Africa was considered.

Councilmember Epton moved that the resolution be adopted.

Council unanimously agreed that the fifth paragraph of the resolution be amended as follows:

RESOLVED, That the City of Ann Arbor shall not expend City funds CITY FUNDS NOT BE USED DIRECTLY OR INDIRECTLY for the purchase or lease of goods produced in South Africa.

The question being the resolution as amended, on roll call the vote was as follows:

Yeas, Councilmembers Peterson, Hunter, Hirshorn, Deem, Epton, Hahn, Preston, Edgren, Mayor Pierce, 9;

Nays, Councilmembers Middleton, Jernigan, 2.

The Chair declared the motion carried.

The resolution as adopted reads as follows:

RESOLUTION BARRING PURCHASE OR LEASE OF GOODS PRODUCED IN SOUTH AFRICA

Whereas, The apartheid regime of South Africa has systematically exploited the labor of people of color and denied basic human and political rights to all non-white citizens of South Africa;

Whereas, The apartheid regime has escalated the brutal repression of the majority non-white population and of all opponents of apartheid;

Whereas, The regime has severely increased restrictions on press freedom, has violently restricted basic rights of peaceful assembly and political expression, has banned, arrested, and isolated increased numbers of opponents of apartheid, and by these steps and others has undermined all opportunities for peaceful resolution of the crisis; and

Whereas, It is the express policy of the government of the City of Ann Arbor to withdraw from any and all economic transactions which support the oppressive apartheid structure, including such measures as divestment of all City funds from firms doing business with South Africa; ouncil - July 7, 1986

RESOLVED, That City funds not be used directly or indirectly for the purchase or lease of goods produced in South Africa.

With unanimous consent of Council, the order of the agenda was altered to consider

the Resolution to Award Contract for Reconstruction of Maple Road.

R-365-7-86 APPROVED

RESOLUTION TO AWARD CONTRACT FOR RECONSTRUCTION OF MAPLE ROAD

Whereas, City Council has approved the 1986 Capital Improvements Budget and 1987-1991 Capital Improvement Program;

Whereas, It is necessary to implement Project Number 0118 Maple Road;

Whereas, The design of the Maple Road Project has been completed and bids were received for the construction phase on June 25, 1986;

Whereas, Dan's Excavating, Inc., submitted the lowest bids for both bituminous and concrete alternates;

Whereas, The engineer's analysis indicates that it would be more economical to proceed with the concrete alternate;

Whereas, Dan's Excavating, Inc. submitted bid for concrete alternate is \$3,221,696.90; and

Whereas, The Personnel/Human Rights Department has given approval of Dan's Excavating, Inc.;

RESOLVED, That a contract in the amount of \$3,221,696.90 be approved for Dan's Excavating, Inc., for the construction of the Maple Road Project;

RESOLVED, That a contract contingency of \$161,000 (5%) be approved for changes to be approved by the City Administrator; and

RESOLVED, That the amount of \$3,382,696.90 (\$3,221,696.90 + \$161,000.00) be appropriated from the 1984 Street Millage Fund for this construction.

^{Coun}cilmember Peterson moved that the resolution be adopted.