

Sidewalk Fund.

Section 2: This resolution shall take effect from and after its adoption, the welfare of the Metropolitan Government of Nashville and Davidson County requiring it.

Analysis

In May 2023, the United States Court of Appeals for the Sixth Circuit ruled that Metro's sidewalk ordinance, Section 17.20.120 of the Metropolitan Code of Laws, was an unconstitutional exaction in violation of the Fifth Amendment's Takings Clause. Soon after this ruling, Metro established a claims process by which property owners and others who had incurred costs under the sidewalk ordinance in the year prior to the Sixth Circuit's ruling could submit claims for reimbursement. Reimbursement of permit projects for which use and occupancy letters had not yet been issued at the time of claim were processed beginning in August of 2023 and will not require Council approval.

The claims subject to this resolution are for permit projects where the projects were complete and use and occupancy letters had been issued, as well as claims where sidewalks had been constructed. This resolution is the first of what may be multiple batches of claims for Council approval.

The claims comprising this batch are as follows:

Behnaz and James Sulkowski -- \$20,007.40

SSE Investors -- \$17,766.30

MCH Construction of TN -- \$13,894.06

Cobalt Ventures LLC -- \$14,685.42

The Department of Law recommends settlement of these claims by reimbursing these claimants for a total of \$66,353.18, to be paid from the NDOT Sidewalk Fund.

Fiscal Note: The total settlement amount of \$66,353.18 for the four claimants would be paid from NDOT Sidewalk Fund.