

REGULAR MEETING OF THE COUNCIL
OF THE
CITY OF DEARBORN

February 12, 2013

The Council convened at 7:33P.M., Councilmember Mark Shooshanian presiding. Present at roll call were Councilmembers Abraham, Bazzy, O'Donnell and Shooshanian; absent, Hubbard, Sareini and Council President Tafelski. A quorum being present, the Council was declared in session.

Councilman Abraham delivered the invocation.

By Shooshanian supported by O'Donnell.

2-57-13. RESOLVED: That the minutes of the previous regular meeting of January 29 and special closed meetings of January 24, 2013, and the same are hereby approved as recorded and published.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

By Shooshanian supported by Abraham.

2-58-13. RESOLVED: That Ordinance No. 13-1382 be taken from the table and placed upon its final reading.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

The Clerk then read Ordinance No. 13-1382, entitled, "An Ordinance to Amend Section 9.02 of Ordinance No. 06-1111 of the City of Dearborn" by rezoning the north 21 feet of Lot 510 except the east 15 feet of the north 21 feet of Lot 510, Frischkorns' Columbus Park Subdivision, from a Residential A (One Family Residential District) to a VP (Vehicular Parking District) zoning classification.

Councilmember Shooshanian announced that this was the final reading of the Ordinance.

Councilmember Shooshanian then put the question, "Shall this Ordinance pass?"

2-58-13. Upon roll call the Ordinance was adopted as follows: Yeas: Abraham, Bazzy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

By Bazzy supported by Abraham.

2-59-13. RESOLVED: That Ordinance No. 13-1383 be taken from the table and placed upon its final reading.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

The Clerk then read Ordinance No. 13-1383, entitled, "An Ordinance to Amend the Animals Chapter (Chapter 4) of the Code of the City of Dearborn by Amending Section 4-1, entitled 'Keeping of Animals - Permit Required'."

Councilmember Shooshanian announced that this was the final reading of the Ordinance.

Councilmember Shooshanian then put the question, "Shall this Ordinance pass?"

2-59-13. Upon roll call the Ordinance was adopted as follows: Yeas: Abraham, Bazzy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

By Shooshanian supported by O'Donnell.

2-60-13. RESOLVED: That Ordinance No. 13-1384 be taken from the table and placed upon its final reading.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

The Clerk read Ordinance No. 13-1384, entitled, "An Ordinance to Amend the City of Dearborn Employees Retirement System (Chapter 22)."

Councilmember Shooshanian announced that this was the final reading of the Ordinance.

Councilmember Shooshanian then put the question, "Shall this Ordinance pass?"

2-60-13. Upon roll call the Ordinance was adopted as follows: Yeas: Abraham, Bazzy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

By Shooshanian supported by O'Donnell.

2-61-13. RESOLVED: That all bids received for Providing Irrigation to Four (4) New Soccer Fields at Crowley Park are hereby rejected except the bid of Marc Dutton Irrigation, Inc. in the total amount of \$31,549, that the aforementioned bid is hereby accepted, that the Mayor is hereby authorized to execute a formal contract upon the approval of the Department of Law; provided however, that all of the specifications and instructions in the bid have been fully complied with; be it further

RESOLVED: That this contract shall be recorded in the General Capital Improvement Fund, Recreation Department, City Parks Division, Capital Project I50509-Crowley Redevelopment.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

By Shooshanian supported by Bazzy.

2-62-13. WHEREAS: The Department of Public Works, Public Service Division has been the contract manager for the maintenance/weed cutting of City owned vacant lots. The contractor currently cuts the five hundred thirty-five (535) vacant lots on a two week rotation schedule. The Residential Services Department Field Inspectors currently monitor the contractor's performance in their area of the City and report any issues to the Public Services Division to be rectified, and

WHEREAS: The Residential Services Department, Neighborhood Services Division currently employs the City of Dearborn Field Inspectors. The Residential Services Department is the contract manager for the nuisance abatement contractors for privately owned neglected homes and/or private lots throughout the City. It was mutually decided by the two departments that the responsibility for the maintenance/weed cutting of City owned vacant lots contract should be transferred from the Department of Public Works to the Residential Services Department, and

WHEREAS: This action would integrate the oversight of all city property maintenance issues to the Neighborhood Services Division's network of inspectors. By doing this it would allow them to more closely coordinate this contractor with other contractors in the field more efficiently, and

WHEREAS: It has been respectfully requested that the contract responsibilities be transferred to Residential Services and the budget for this contract in the amount of \$50,000 be cancelled from the General Fund, Public Works, Parks Division, Contractual Services, Other Services Account (Account #101-2074-693.34-90) for the FY13 Budget Year; therefore be it

RESOLVED: That City Council transfers the contract responsibilities for City-owned Vacant Lot Weed Cutting to the Residential Services Department, Neighborhood Services Division and cancels the budget for this contract in the amount of \$50,000 from the General Fund, Public Works Department, Parks Division, Contractual Services, Other Services Account (Account #101-2074-693.34-90) for the FY13 Budget Year.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

By O'Donnell supported by Abraham.

2-63-13. WHEREAS: The Department of Public Works, Public Service Division has been the contract manager for the maintenance/weed cutting of City owned vacant lots. The contractor currently cuts the five hundred thirty-five (535) vacant lots on a two week rotation schedule. The Residential Services Department Field Inspectors currently monitor the contractor's performance in their area of the City and report any issues to the Public Services Division to be rectified, and

WHEREAS: The Residential Services Department, Neighborhood Services Division currently employs the City of Dearborn Field Inspectors. The Residential Services Department is the contract manager for the nuisance abatement contractors for privately owned neglected homes and/or private lots throughout the City. It was mutually decided by the two departments that the responsibility for the maintenance/weed cutting of City owned vacant lots contract should be transferred from the Department of Public Works to the Residential Services Department, and

WHEREAS: This action would integrate the oversight of all city property maintenance issues to the Neighborhood Services Division's network of inspectors. By doing this it would allow them to more closely coordinate this contractor with other contractors in the field more efficiently, and

WHEREAS: It has been respectfully requested that the Finance Director be authorized to appropriate \$50,000 from the General Fund Fund Balance for the FY13 Budget Year to the General Fund, Residential Services, Neighborhood Services, Code Enforcement, Contractual Services, Weed Cutting-City Lots Account (Account #101-2914-663.34-94); therefore be it

RESOLVED: That City Council authorizes the Finance Director to appropriate \$50,000 from the General Fund Fund Balance for FY13 to the General Fund, Residential Services, Neighborhood Services, Code Enforcement, Contractual Services, Weed Cutting-City Lots Account (Account #101-2914-663.34-94) for the contract responsibilities transfer of the City-owned Vacant Lot Weed Cutting Contract.

The resolution was adopted as follows: Yeas: Abraham, Bazy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

By Abraham supported by O'Donnell.

2-64-13. RESOLVED: That City Council hereby approves the Fiscal Year 2013 The Senior Alliance, Area Agency on Aging 1-C Dearborn Community Match in the total amount of \$7,822; be it further

RESOLVED: That this community match shall be funded from the General Fund, Recreation and Parks Department, Senior Services Division, Memberships, Distribution Account (Account #101-3090-843.65-00).

The resolution was adopted as follows: Yeas: Abraham, Bazy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

By O'Donnell supported by Shooshanian.

2-65-13. WHEREAS: The City presently has a contract with United Lawnscape, Inc. (C.R. 12-704-10) for Fertilization and Weed Control for Various Locations, and

WHEREAS: The original contract specifications allow for a renewal of one year beyond the expiration of the present contract, and

WHEREAS: United Lawnscape, Inc has offered to renew the present contract prices through November 2013; be it

RESOLVED: That the contract renewal for Fertilization and Weed Control for Various Locations is hereby renewed with United Lawnscape, Inc through November 2013 in the amount not to exceed \$52,282; be it further

RESOLVED: That this contract renewal shall be paid from the General Fund, Public Works, Parks Division, Contractual Services account (FY13 \$24,639 and FY14 \$18,784) and from the Major Street & Trunkline, Public Works, Contractual Services, Project Z77611 (FY13 \$4,429 and FY14 \$4,430) with services made after June 30, 2013 being contingent upon the adoption of FY14 Budget.

The resolution was adopted as follows: Yeas: Abraham, Bazy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

By Abraham supported by O'Donnell.

2-66-13. WHEREAS: The City presently has a contract with Frank's Landscaping & Inter-locking Brick (C.R. 12-702-10) for Turf Maintenance on County/State Right-of-Ways, and

WHEREAS: The original contract specifications allow for a renewal of one year beyond the expiration of the present contract, and

WHEREAS: Frank's Landscaping & Inter-locking Brick has offered to renew the present contract prices through November 2013; be it

RESOLVED: That the contract renewal for Turf Maintenance on County/State Right-of-Ways is hereby renewed with Frank's Landscaping & Inter-locking Brick through November 2013 in the amount not to exceed \$62,650.25; be it further

RESOLVED: That this contract renewal shall be charged from the Major Street & Trunk Line, Public Works, Contractual Services, Project Z77611 (FY13 \$2,607.77 and FY14 \$60,042.48) with services made after June 30, 2013 being contingent upon the adoption of FY14 Budget.

The resolution was adopted as follows: Yeas: Abraham, Bazy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

By O'Donnell supported by Shooshanian.

2-67-13. RESOLVED: That City Council hereby authorizes the Mayor to renew the City's membership with The United States Conference of Mayors (USCM) in the amount of \$5,269 for the period of January 1, 2013 through December 31, 2013; be it further

RESOLVED: That this membership renewal shall be budgeted in the FY13 Citywide Account #101-1299-421.65-00.

The resolution was adopted as follows: Yeas: Abraham, Bazy, O'Donnell and Shooshanian (4). Nays: None. Absent: Hubbard, Sareini and Tafelski (3).

Councilmember Hubbard entered the City Council Chambers at 7:43 P.M

By Bazzy supported by Shooshanian.

2-68-13. WHEREAS: The City Plan Division of the Department of Law has requested authorization for payment of the annual professional membership dues for the Planning Commission and three (3) city planners, and

WHEREAS: The total cost of the American Planning Association membership for the Planning Commission for nine (9) commissioners is \$550, and

WHEREAS: The total cost of the American Planning Association membership for the senior and two (2) part-time planners is \$753, and

WHEREAS: The total cost of the membership for Jessica Turner, part-time planner to the US Green Building Council is \$305; now therefore be it

RESOLVED: That the City authorizes payment from Account #101-1505-811-65.00 (Memberships) to the American Planning Association for the membership dues for the Planning Commission and the full and part-time planners in the amount of \$1,303, be it further

RESOLVED: That the City authorizes payment from Account #101-1505-811-65.00 (Memberships) to the US Green Building Council for application, membership, exam, and study workshops for the part-time planner to attain LEED GA certification in the amount of \$305, be it further

RESOLVED That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

By Bazzy supported by Shooshanian.

2-69-13. WHEREAS: The Mayor has requested authorization to enter into a participation agreement with the Southeast Michigan Regional Energy Office (SEMREO); there is no cost for membership, and

WHEREAS: Participation provides access to grant funding, energy efficiency expertise, and participation in SEMREO's Better Building for Michigan's (BBFM) Programs, and

WHEREAS: Currently, SEMREO is administering the BBFM Program in 23 participating cities in southeast Michigan. The benefits of the BBFM Program for Dearborn's residents would include a home energy audit at a reduced rate (\$100) and a doubling of current DTE Energy rebates for homeowners, and

WHEREAS: Currently the LEED ("Leadership in Energy & Environmental Design") Green Building Rating System is the national benchmark for high performance green buildings. This system is being adopted in many communities throughout the country. Currently, the City of Dearborn has two buildings that are registered to be certified under the LEED rating system, and

WHEREAS: The participation agreement would be subject to review and approval of Corporation Counsel; therefore be it

RESOLVED: That City Council hereby authorizes the Mayor to enter into a Participation Agreement with the Southeast Michigan Regional Energy Office to participate in their Better Building for Michigan Programs, subject to review and approval by Corporation Counsel; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

By Bazzy supported by Shooshanian.

2-70-13. WHEREAS: P.A. 390 of 1994, which amended Section 7u of Act No. 206 of the Public Acts of 1893, as amended by Act No. 313 of the Public Acts of 1993, being section 211.7u of the Michigan Compiled Laws, requires the local governing body of the assessing unit to determine and make available to the public the policy and guidelines for granting of poverty exemptions under this section, and

WHEREAS: P.A. 620 of 2002 amended section 211.7u of the Michigan Compiled Laws and requires that local governing bodies set income levels for their poverty exemption guidelines and that those income levels shall not be set lower by a city or township than the federal poverty guidelines updated annually by the U.S. Department of Health and Human Services, therefore; be it

RESOLVED: That to be eligible for a poverty exemption in the City of Dearborn, a person must be the owner and must occupy the property as a homestead for which the exemption is requested; file a completed, signed and notarized application; files copies of federal and state income tax returns for all persons residing in the homestead, including any property tax credit forms and/or Statement of Benefits Paid from Michigan Department of Social Services or Social Security Administration; meet local Poverty Income Standards; be it further

RESOLVED: That the Poverty income levels be set to: Family of 1 - \$16,755, Family of 2 - \$22,695, Family of 3 - \$28,635, Family of 4 - \$34,575, Family of 5 - \$40,515, Family of 6 - \$46,455, Family of 7 - \$52,395, Family of 8 - \$58,335 and for each additional person add \$5,940; be it further

RESOLVED: That the applicant's annual taxable and non-taxable interest/dividend income must be less than \$1,250; be it further

RESOLVED: That the applicant's total asset of the entire household, excluding homestead, cannot exceed \$30,000; be it further

RESOLVED: That the applicant may not have ownership interest in any real estate other than the homestead; be it further

RESOLVED: That the board of review requires identification of all persons residing in the homestead and proof of ownership of the homestead under consideration for poverty exemption; be it further

RESOLVED: That the board of review may request from the applicant any supporting documents which may be utilized in determining a poverty exemption request; be it further

RESOLVED: That the completed poverty exemption application must be filed after January 1, but before the day prior to the last day of the board of review in the year in which the exemption is sought; be it further

RESOLVED: That the board of review may deny any appeal, regardless of income, if the financial hardship appears to be self created by the actions of the person or persons applying for poverty exemption; be it further

RESOLVED: That the board of review may deviate from the established policy and guidelines only for substantial and compelling reasons. The applicant will be notified, in writing, the reasons for deviating from the policy and guidelines for poverty exemption; be it further

RESOLVED: That to conform to the provisions of P.A. 390 of 1994 and P.A. 620 of 2002, this resolution, is hereby given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

By Shooshanian supported by Bazzy.

2-71-13. WHEREAS: The vacant lot located at 3003 Roulo was placed on the City's 2012 lot list for the new construction of a single-family house. The minimum bid price was \$9,800. No one bid on the property at the time, and

WHEREAS: Nabil M. Al-Subari has offered to purchase this property for the minimum bid price of \$9,800 and is proposing to build a single-family dwelling on this property within one year of the date of the closing, and

WHEREAS: Nabil M. Al-Subari has been informed and agrees to the following conditions applicable to the proposed sale:

1. Purchaser may not assign his purchase option or sell the vacant land without approval of the Dearborn City Council, and
2. Closing of this transaction must take place within ninety (90) days of the effective date of the Dearborn City Council Resolution which authorizes the sale of the property; failure to close within this period shall result in the Resolution automatically being rescinded, deposit forfeited, and the sale being declared null and void, and
3. If purchaser elects to sell the vacant property during the 12-month period, the purchaser must first offer to resell the property to the City for the purchase price, less 10%, and
4. The purchaser accepts the property "AS IS" and assumes all responsibility for soil testing and soil conditions, and
5. Construction of a single-family dwelling on this property must begin within a 12-month period from the date of closing. Construction shall be deemed started when:
 - a. The plans have been approved by the Building and Safety Department, and
 - b. Building permits have been issued, and
 - c. Excavation of the basement/foundation is started, and
6. Purchaser must complete construction before building permits expire, and

7. Purchaser agrees that, in constructing a single-family dwelling, he shall comply with **all** zoning requirements, including, but not limited to, setback, lot coverage, and compatibility requirements of the Dearborn Zoning Ordinance. Purchaser further acknowledges that this is a waiver of his right to seek a variance of these requirements, and
8. Purchaser must comply with Land Sale Guidelines.

and

WHEREAS: The City has no further need for said land and this Council believes that said offer is a fair and reasonable price for said land and it is in the best interest of the City to accept said offer; be it therefore

RESOLVED: That this Council does hereby determine to effect the sale of this parcel described as:

Lots 24 and 25, Kaiers Dix Ave. Sub., City of Dearborn, Wayne County, Michigan, as recorded in Liber 39, Page 41 of Plats, Wayne County Records.

Commonly known as vacant lot at 3003 Roulo
Tax I.D. No. 82-10-211-10-062

to Nabil M. Al-Subari for \$9,800, be it further

RESOLVED: That the Mayor is hereby authorized to execute a deed for said land to Nabil M. Al-Subari upon delivery to the City of the above purchase price and full compliance with the conditions outlined above, subject to adjustments, if any, as shown on the Closing Statement, prepared by Corporation Counsel and based upon Nabil M. Al-Subari closing within ninety (90) days of the effective date of this Resolution; be it further

RESOLVED: That the sale is contingent upon the satisfaction of the terms contained in the Purchase Agreement; be it further

RESOLVED: That the sale of the property for the construction of a new house will serve a public purpose by revitalizing and stabilizing the neighborhood and by adding the property to the tax rolls to generate revenue for the City; be it further

RESOLVED: That if purchaser wishes to sell the vacant property during this 12-month period, the City shall have the sole right to repurchase the vacant property for the sum of \$9,800, less 10%; be it further

RESOLVED: That the Corporation Counsel or her designee is authorized to execute documents on behalf of the City of Dearborn to complete this transaction; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

By Bazy supported by Hubbard.

2-72-13. RESOLVED: That City Council hereby concurs in the amendments to the Agreement between the City of Dearborn and the International Association of Fire Fighters Unit for the period beginning July 1, 2012 through June 30, 2015, pursuant to Civil Service Resolution No. 7556-13; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

By Hubbard supported by Shooshanian.

2-73-13. RESOLVED: That City Council hereby concurs in the Mayor's re-appointment of Margaret M. Romeo, to the Board of Canvassers for a term ending December 31, 2016.

The resolution was adopted as follows: Yeas: Abraham, Bazy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

By Hubbard supported by Shooshanian.

2-74-13. RESOLVED: That receipt of a donation in the amount of \$1,000 from the Dearborn Rotary Club to the City of Dearborn's Senior Services Division Volunteer Breakfast is hereby acknowledged and accepted; be it further

RESOLVED: That City Council hereby extends its appreciation to the donor for the aforementioned gift; be it further

RESOLVED: That City Council hereby directs the City Treasurer to credit this money in the General Fund, Recreation and Parks Department, Senior Services Division, Donations from Private Sources, Distribution Account # 101-3090-365.90-00, and authorizes the Director of Finance to process expenditures from this account in support of the purpose for which it was donated.

The resolution was adopted as follows: Yeas: Abraham, Bazy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

By Bazzy supported by Hubbard.

2-75-13. WHEREAS: The Ford Motor Company has surplus office furniture available at its Powertrain Engineering Center in Dearborn due to its reorganization efforts over the last five years, and

WHEREAS: The City of Dearborn is currently in the process of planning to relocate from its existing City Hall to a new Dearborn Administrative Center (DAC) at 16901 Michigan Avenue in 2013/2014, and

WHEREAS: Ford is willing to donate up to 500 work and supervisor stations to the City to assist with furnishing the new DAC to improve efficiency, communication and customer service, and

WHEREAS: It has been requested City Council authorize the Finance Director to recognize and appropriate the donation of up to \$500,000 in the Facilities Fund; now therefore be it

RESOLVED: That the City Council of Dearborn accepts this gracious gift from the Ford Motor Company of up to 500 workstations to populate the new Dearborn Administrative Center with office cubicles, be it further

RESOLVED: That this furniture relocation project will be coordinated with the overall implementation of the City's administrative move, be it further

RESOLVED: That City Council hereby authorizes the Finance Director to recognize and appropriate the donation of up to \$500,000 in the Facilities Fund, be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

By Bazzy supported by Shooshanian.

2-76-13. RESOLVED: That City Council hereby waives the \$55.00 fee for a temporary sign permit for West Village Dental Care, 22615 Michigan Ave. for their "Smiles for Life" Charity Event.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

By Shooshanian supported unanimously.

2-77-13. WHEREAS: The Mayor and the Council have learned with sorrow of the passing of George Z. Hart, and

WHEREAS: This departure at the dictation of Divine Providence, constitutes an irreparable loss to the beloved family and numerous friends and neighbors; be it

RESOLVED: That the Mayor and members of the Council of the City of Dearborn here assembled, hereby sincerely extend and offer in this sad hour of bereavement, heartfelt sympathy and condolence to the family of the deceased.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

By Shooshanian supported unanimously.

2-78-13. WHEREAS: The Mayor and the Council have learned with sorrow of the passing of Evelyn "Toni" Patrick Leonard, and

WHEREAS: This departure at the dictation of Divine Providence, constitutes an irreparable loss to the beloved family and numerous friends and neighbors; be it

RESOLVED: That the Mayor and members of the Council of the City of Dearborn here assembled, hereby sincerely extend and offer in this sad hour of bereavement, heartfelt sympathy and condolence to the family of the deceased.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell and Shooshanian (5). Nays: None. Absent: Sareini and Tafelski (2).

There being no further business, upon a motion duly made, seconded, and adopted, the Council then adjourned at 7:51 P.M.

APPROVED:

Thomas P. Tafelski
President of the Council

ATTESTED:

Kathleen Buda
City Clerk