

REGULAR MEETING OF THE COUNCIL
OF THE
CITY OF DEARBORN

August 13, 2013

The Council convened at 7:32 P.M., President of the Council Thomas P. Tafelski presiding. Present at roll call were Councilmembers Abraham, O'Donnell, Shooshanian and President of the Council Tafelski; absent Bazy, Hubbard and Sareini. A quorum being present, the Council was declared in session.

Reverend Joel Basely of the Emanuel Lutheran Church delivered the invocation.

By Shooshanian supported by Abraham.

8-411-13. RESOLVED: That the minutes of the previous regular meeting of July 23, 2013, and the same are hereby approved as recorded and published.

By Shooshanian supported by Tafelski.

8-412-13. RESOLVED: That Ordinance No. 13-1405 be taken from the table and placed upon its final reading.

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

Councilwoman Hubbard and Councilman Bazzy entered the Chambers at 7:35 P.M.

The Clerk then read Ordinance No. 13-1405, entitled, "An Ordinance to Amend Section 9.02 of Ordinance No. 06-1111 of the City of Dearborn" by rezoning part of Lots 215-216 and part of lots 229-230 (not including the north 10' of lot 215), Cloverdale Park Subdivision from a Residential A (One Family Residential District) to a VP (Vehicular Parking District) zoning classification; and rezoning the north 10' of Lot 215, Cloverdale Park Subdivision from a VP (Vehicular Parking District) to a Residential A (One Family Residential District) zoning classification.

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

8-412-13. Upon roll call the Ordinance was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Bazzy.

8-413-13. RESOLVED: That Ordinance No. 13-1406 be taken from the table and placed upon its final reading.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

The Clerk then read Ordinance No. 13-1406 entitled, "An Ordinance to Amend the City of Dearborn Employees Retirement System (Chapter 22)."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

8-413-13. Upon roll call the Ordinance was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Abraham.

8-414-13. RESOLVED: That Ordinance No. 13-1407 be taken from the table and placed upon its final reading.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

The Clerk then read Ordinance No. 13-1407 entitled, "An Ordinance to Amend the Animals Chapter (Chapter 4) of the Code of the City of Dearborn by Amending Articles I and II."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

8-414-13. Upon roll call the Ordinance was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Abraham supported by Hubbard.

8-415-13. RESOLVED: That City Council hereby suspends their Council Rules of Order to acknowledge Boy Scout Troop 1104 in attendance at tonight's meeting.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Shooshanian.

8-416-13. RESOLVED: That Ordinance No. 13-1408 be taken from the table and placed upon its final reading.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

The Clerk then read Ordinance No. 13-1408 entitled, "An Ordinance to Amend Section 13-45 of Article II of Chapter 13 of the Code of the City of Dearborn, entitled 'Noise; Specific Prohibitions'."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

8-416-13. Upon roll call the Ordinance was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Shooshanian supported by Bazzy.

8-417-13. RESOLVED: That Ordinance No. 13-1409 be taken from the table and placed upon its final reading.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

The Clerk then read Ordinance No. 13-1409 entitled, "An Ordinance to Amend Article III of the Occupancy and Building Standards Chapter (Chapter 11 - Tax Exemption) of the Code of the City of Dearborn by Adding Division 4, entitled 'City Hall Artist Lofts'."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

8-417-13. Upon roll call the Ordinance was adopted as follows: Yeas: Abraham, Bazzy, O'Donnell and Shooshanian (4). Nay: Tafelski (1). Abstain: Hubbard (1). Absent: Sareini (1).

Councilmember Hubbard introduced Ordinance No. 13-1410, entitled, "An Ordinance to Amend the Traffic and Motor Vehicle Chapter (Chapter 18) of the Code of the City of Dearborn by Amending Section 18-271 of Division 6, 'Drunk, Impaired and Reckless Driving; Arrest; Penalties'."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Bazy supported by Shooshanian.

8-418-13. RESOLVED: That proposed Ordinance No. 13-1410 be laid on the table.

The resolution was adopted as follows: Yeas: Abraham, Bazy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Shooshanian.

8-419-13. RESOLVED: That all bids received for Tuckpoint and Masonry Restoration Services are hereby rejected except the bid of Luigi Ferdinandi & Son Cement Co. (Ferdinandi) in an amount not to exceed \$43,560 during the first year of the contract as well as renewal contract years and 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. The contract will begin September 1, 2013 and may be extended for two (2) additional one-year periods at the same annual spending level of \$43,560 each; be it further

RESOLVED: That this contract shall be recorded in the Facilities Fund, in the Exterior Wall Repairs Capital Project # J90909; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Shooshanian.

8-420-13. RESOLVED: That all bids received for the Employee Assistance Program are hereby rejected except the bid of Ulliance, Inc. in an amount not to exceed \$90,000 for a three-year term (\$30,000/annually and effective September 1, 2013) with two one-year renewal terms pending satisfactory performance for a total of \$150,000 for a five year period and 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 financed from the General Fund, Legal Department, Health Professional Fees account; General Fund, Police Department, Administration, Professional Services account; General Fund, Police Department, Administration, Health Professional Fees account; and the General Fund, Fire Department, Health Professional Fees account; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Bazzy.

8-421-13. WHEREAS: The City presently has a contract with Jarvis Property Restoration for Board-Up and Securing of Buildings, and

WHEREAS: The original contract specifications allow for four, one-year renewal options under the same terms and conditions of the present contract, and

WHEREAS: Jarvis Property Restoration has offered to renew the present contract with a reduction of 1% on all unit pricing through August 31, 2014; be it therefore

RESOLVED: That the contract for Board-Up and Securing of Buildings is hereby renewed with Jarvis Property Restoration through September 1, 2014 in an amount not to exceed \$25,000; be it further

RESOLVED: That this contract shall be financed from the General Fund, Residential Services, Contractual Services in the amount of \$15,000; the General Fund, Finance Department, Treasurer, Contractual Services account in the amount of \$5,000; and Land Acquisition Projects in the General Capital Improvement Fund and the Community Development Block Grant Fund accounts in the amount of \$5,000; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Bazzy supported by Shooshanian.

8-422-13. WHEREAS: The City presently has a contract with Cascade Engineering for the purchase of Residential Waste Recycling Carts. The City also has a contract with Republic Waste Services to provide Residential Waste, Recycling, Compost, and Leaf Collection Services, and

WHEREAS: The Purchasing Division has received a request from the Sanitation Division for modifications to the contracts for both Residential Waste/Recycling Carts and Residential Waste, Recycling, Compost, and Leaf Collection Services, and

WHEREAS: The contract modifications include that Cascade Engineering will manufacture and deliver 153 recycling carts at a unit price of \$45.17 and 369 trash carts at a unit price of \$43.67 resulting in a total of \$23,025.24, and

WHEREAS: Further modifications include that Republic Waste Services will receive and store shipments of Dearborn waste and recycling carts from Cascade Engineering, assemble and deliver carts to residents upon electronic requests from the City within 96 hours including:

- Side door delivery to deepest accessible area of property.
- Electronic confirmation within 24 hours of delivery in an electronic document including:
 - o Address of cart delivery
 - o Date and time delivered
 - o Cart number
 - o Cart type
 - o Republic employee verification
- Provide itemized invoicing for cart storage and delivery concurrent with sanitation billings, and

WHEREAS: It is necessary to recognize and appropriate anticipated proceeds of \$27,500 from the lease of the carts plus an additional appropriation of \$13,666 from the General Fund fund balance; be it therefore

RESOLVED: That the contracts for Residential Waste Collection and Residential Waste/Recycling Carts with Cascade Engineering and Republic Waste is hereby modified as detailed above in the total amount of \$41,165.24; be it further

RESOLVED: That the Finance Director be and is hereby authorized to recognize and appropriate anticipated proceeds of \$27,500 from the lease of the carts plus an additional appropriation of \$13,666 from the General Fund fund balance; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Abraham supported by Hubbard.

8-423-13. WHEREAS: Fadi Hamam and Lina Abboud (6241 Rockland, Dearborn Heights), subject to the requirements for participation in the First-Time Homebuyer Program (CR# 2-108-12, as amended), have offered to purchase the renovated residential property at 5034 Argyle at a sale price of \$165,000, and

WHEREAS: The First-Time Homebuyer Program provides homebuyer financial assistance (affordability discount and closing cost assistance) that will be provided in the form of a zero-interest, deferred loan secured by a program mortgage and note that is due in upon sale, transfer, or other default of the conditions for assistance, and

WHEREAS: The Sale is conditioned on the following:

1. The selected homebuyers agree to own and occupy the property as their primary residence.
2. The selected homebuyers will execute a program mortgage and note to secure the HUD-NSP homebuyer financial assistance amount.
3. The selected homebuyers accept the property "AS IS".
4. The selected homebuyers may not assign their purchase option.
5. Closing of this transaction must take place within one hundred twenty (120) days of the effective closing 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, and the sale declared null and void, and

WHEREAS: Council believes that this offer is reasonable and is in accordance with the spirit and intent of the First-Time Homebuyer Program; be it therefore

RESOLVED: That the sale of the rehabilitated house located at 5034 Argyle serves a public purpose by adding the house to the tax rolls to generate revenue for the City, serves the public purpose intended by the HUD NSP

Program, and is in accordance with the spirit and intent of the First-Time Homebuyer Program; be it further

RESOLVED: That this Council does hereby determine to affect the sale at a price of \$165,000 to Fadi Hamam and Lina Abboud of the residential property described as:

Lot 267 Ardross Sub, City of Dearborn, Wayne County, Michigan. As recorded in Liber 36, Page 30 of Plats, Wayne County Records.

Tax ID No. 82-10-182-23-006, commonly known as 5034 Argyle, Dearborn, MI.

be it further

RESOLVED: That the Corporation Counsel or her designee is authorized to execute documents on behalf of the City of Dearborn for the sale of 5034 Argyle; be it further

RESOLVED: That the Mayor be and is hereby authorized to execute a Warranty Deed for said residential property to Fadi Hamam and Lina Abboud upon delivery to the City of the net purchase price (above purchase price less homebuyer financial assistance), executed program mortgage and note, and full compliance with the conditions outlined above, subject to adjustments, if any, as shown on the Closing Statement reviewed by Corporation Counsel; be it further

RESOLVED: That the proceeds of this transaction shall be deposited to the Community Development Fund(283)Project No. C07300/C07700; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Shooshanian.

8-424-13. WHEREAS: Dennis Patrick Mooney and Stephanie Ann Mooney, have offered to sell the residential property located at 5096 Porath, Dearborn Michigan, to the City of Dearborn for the sum of \$40,000 cash, and

WHEREAS: The price at which this property is offered to the City is deemed fair and reasonable; therefore be it

RESOLVED: That this Council does hereby determine to acquire the property described as:

Lot 193, F & P.M. Park Sub., of part of Fractional Section 17, T. 2 S., R. 11 E., Springwells, (now City of Dearborn), Wayne County, Michigan, as recorded in Liber 16, Page 43 of Plats, Wayne County Records; and Tax I.D. 82-10-172-06-011, commonly known as 5096 Porath, Dearborn, MI.

from the owners thereof and pay therefore the sum of \$40,000 upon furnishing to the City by said owners of a title insurance policy showing marketable title thereon and when a warranty deed to the premises has been properly executed, approved by the Corporation Counsel's office and delivered to the City; be it further

RESOLVED: That the Finance Director be and is hereby authorized and directed to issue his proper warrant in the amount of \$40,000, subject to adjustments, if any, as shown on the closing statement prepared, reviewed and approved by the Office of the Corporation Counsel, drawn upon the Community Development Fund (283) payable to the grantor or their nominee, in payment of said land; be it further

RESOLVED: That the acquisition and demolition of 5096 Porath supports a public purpose and is consistent with the Eugene/Porath property land banking activities; be it further

RESOLVED: That the Finance Director be and is hereby authorized and directed to issue his proper warrant in the amount up to \$8,000 for demolition and appurtenant costs, drawn upon the General Capital Improvement Fund Project No. A40000, Industrial Park Redevelopment, payable to the necessary entities in payment of said demolition and appurtenant costs; be it further

RESOLVED: That this acquisition is contingent upon the terms and conditions set forth in the

purchase agreement as approved by the Office of the Corporation Counsel; be it further

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

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Bazzy supported by Shooshanian.

8-425-13. WHEREAS: The City of Dearborn and the City's East Dearborn Downtown Development Authority have been working with Artspace Projects, Inc. for the last five years to determine the feasibility of bringing an Artspace live/work artist project to Dearborn, and

WHEREAS: The market and feasibility analyses and site selection processes have determined that the most mutually advantageous site to locate the Artspace Artist Lofts project is in the existing historic City Hall complex, and

WHEREAS: A critical component of moving the Artspace project from planning to implementation is an application process for Low Income Housing Tax Credit (LIHTC) funding through the Michigan State Housing Development Authority (MSHDA), and

WHEREAS: The MSHDA application process awards points toward funding through various aspects of a comprehensive project review and part of that review is a Community Revitalization Plan adopted by the local legislative body; therefore be it

RESOLVED: That the Dearborn City Council hereby approves the Community Revitalization Plan for the East Downtown District as previously adopted by the East Dearborn Downtown Development Authority at its regular meeting on August 8, 2013; be it further

RESOLVED: That the Mayor is authorized to sign the associated letter of support for the Artspace project as part of the Community Revitalization Plan process for the East Downtown District and that Artspace is an appropriate development within the East Downtown District; 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). Nay: Tafelski (1). Absent: Sareini (1).

By Shooshanian supported by Abraham.

8-426-13. RESOLVED: That City Council hereby authorizes the removal of a delinquent water lien for the property located at 6525 Payne from the 2013 Tax Roll in the amount of \$1,532.26 due to a billing error; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Bazzy supported by Shooshanian.

8-427-13. RESOLVED: That City Council hereby authorizes the removal of a delinquent water lien for the property located at 5929 Oakman from the 2013 Tax Roll in the amount of \$1,548.96 due to a billing error; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Shooshanian.

8-428-13. WHEREAS: A Federal Agency has requested to utilize two City-owned houses to conduct covert surveillance and intelligence training, and

WHEREAS: The use of the houses is for training only. The training is not intended for any active or ongoing investigation of activity in the City of Dearborn, and

WHEREAS: The houses are needed for the trainees to stay/sleep in for a 10-day period in September 2013, and

WHEREAS: It is recommended by Corporation Counsel and the Chief of Police that the Dearborn City Council authorizes the Federal Agency to utilize City-owned houses for training purposes for a 10-day period in September 2013, subject to the review and approval of certain conditions as required by Corporation Counsel and the Chief of Police; therefore be it

RESOLVED: That the Dearborn City Council approves the request of a Federal Agency to utilize City-owned houses for training purposes for a 10-day period in September 2013, subject to the review and approval of certain conditions as required by Corporation Counsel and the Chief of Police; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Abraham.

8-429-13. RESOLVED: That Michigan Scents, a new business to Dearborn, be and they are hereby granted permission to host their grand opening party on September 18, 2013, from 5 P.M. to 10 P.M.; be it further

RESOLVED: That City Council hereby approves the closure of Tenny Street and the use of "Road Closed" signs. The event is subject to all applicable ordinances, rules and regulations of the Police Department and reimbursements for all City Services provided; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Shooshanian supported by Bazzy.

8-430-13. WHEREAS: The City Council of the City of Dearborn, Wayne County, Michigan recognizes the role of The Senior Alliance as the designated Area Agency on Aging for Southern and Western Wayne County to be responsible for planning, developing, coordinating, monitoring, and managing a comprehensive organized service delivery system of services for older adults and caregivers, and

WHEREAS: The 34 communities of Southern and Western Wayne County, including the City of Dearborn comprises the Planning and Service Area to the agency's governing body, and

WHEREAS: The Office of Services to the Aging require local Area Agencies on Aging to request approvals of their Annual Implementation Plan from their local governments, and

WHEREAS: The Senior Alliance has submitted the plan to this honorable body in accordance with federal and state laws, and

WHEREAS: The Senior Alliance has held a public hearing for client, caregiver, and service provider population feedback which contributed to the development of the Annual Implementation Plan for Fiscal Year 2013; be it therefore

RESOLVED: That this honorable body of the City of Dearborn approves the Annual Implementation Plan for FY 2013, as presented to the City of Dearborn; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Abraham.

8-431-13. WHEREAS: On or about April 24, 1989, an Agreement to Provide Sewage Disposal Service, which is attached hereto and made a part hereof, was executed between the Village of Milford and the City of Dearborn (the "Agreement"), and

WHEREAS: The Agreement between the parties established certain terms and covenants regarding payments for service, user rates, sewer capacity, penalties, billings and enforcement, and

WHEREAS: The Agreement expired in 2007, and the parties have been operating status quo since that time, and

WHEREAS: The Village of Milford and the City of Dearborn are desirous of implementing a new intergovernmental agreement, and have agreed to negotiate as expeditiously as possible to that effect, and

WHEREAS: An essential component of negotiating a new intergovernmental agreement is a site specific sewer rate study, or similar economic model, which will be secured by an engineer/financial consultant of the Village's choosing, subject to and review and approval by the City, the cost of which shall be paid by the City of Dearborn; be it therefore

RESOLVED: That it is agreed by the parties that the terms and conditions contained in the April 29, 1989 Agreement are readopted by the parties and shall remain in full force and effect from June 17, 2013 for a period of one hundred eighty (180) days; be it further

RESOLVED: That the Village of Milford agrees to facilitate the hiring of a qualified engineer/financial consultant to generate a site specific sewer rate study, or similar economic model, which shall be paid by the City of Dearborn; be it further

RESOLVED: That the Village of Milford and the City of Dearborn shall negotiate a new intergovernmental agreement as expeditiously as possible; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Bazzy supported by Shooshanian.

8-432-13. RESOLVED: That Alderwish CPA, LLC., 10800 W. Warren, be and they are hereby granted permission to place a sandwich board on public property subject to all applicable ordinances; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Abraham supported by Bazzy.

8-433-13. RESOLVED: That the Kiwanis Club of Dearborn Outer Drive Foundation, Inc. be and they are hereby granted permission to conduct their annual Peanut Street Sale on September 12-14, 2013, subject to all applicable ordinances and the rules and regulations of the Police Department.

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Bazzy supported by Abraham.

8-434-13. RESOLVED: That City Council hereby concurs in the Mayor's re-appointment of Anita R. Swan-Abdulla to the Board of Ethics for a term ending June 30, 2016; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Shooshanian.

8-435-13. RESOLVED: That City Council hereby concurs in the Mayor's re-appointment of Kenneth Gusfa to the Zoning Board of Appeals for a term ending June 30, 2016; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Bazzy supported by Shooshanian.

8-436-13. RESOLVED: That receipt of a donation in the amount of \$500.00 from the International Association of Business Communicators Detroit Chapter (IABC) to the Dearborn Public Library for The Big Read-Dearborn program 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 Finance Director to deposit this money into the Library Donations account 276-5100-365.90-00 Project Z77622 and appropriate the money to the Library Expenditure account 276-5100-721.98-00 Project Z77622, and authorizes the Director of Finance to process expenditures from this account in support of the purpose for which it was donated.

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Tafelski supported unanimously.

8-437-13. WHEREAS: The Mayor and the Council has learned with sorrow of the passing of Angela A. Hood, 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 therefore

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, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

By Hubbard supported by Bazzy.

8-438-13. RESOLVED: That the Dearborn Firefighters IAFF Local 412 be and they are hereby granted permission to conduct their annual Dearborn Firefighters "Fill the Boot" campaign from September 9 through September 15, 2013 throughout the City for the Muscular Dystrophy Association (MDA), subject to all applicable ordinances and the rules and regulations of the Police Department; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Bazzy, Hubbard, O'Donnell, Shooshanian and Tafelski (6). Nays: None. Absent: Sareini (1).

There being no further business, upon a motion duly made, seconded, and adopted, the Council then adjourned at 8:32 P.M.

APPROVED:

President of the Council

ATTESTED:

City Clerk