

CITY OF RIVIERA BEACH
PALM BEACH COUNTY, FLORIDA
REGULAR CITY COUNCIL MEETING MINUTES
MUNICIPAL COMPLEX COUNCIL CHAMBERS
WEDNESDAY, AUGUST 18, 2010 AT 6:30 P.M.

ANY PERSON WHO WOULD LIKE TO SPEAK ON AN AGENDA ITEM (NON-CONSENT ITEMS ONLY), PLEASE FILL OUT A PINK PUBLIC COMMENT CARD LOCATED IN THE BACK OF THE COUNCIL CHAMBERS AND GIVE IT TO THE LEGISLATIVE ASSISTANT PRIOR TO THE BEGINNING OF THE MEETING. IN NO EVENT WILL ANYONE BE ALLOWED TO SPEAK ON AN AGENDA ITEM AFTER THE RESOLUTION IS READ OR ITEM CONSIDERED.

CITY CLERK CALLS TO ORDER

Roll Call

Chairperson Pardo was present and presided. Upon a roll call by City Clerk Ward, the following were present: Mayor Thomas A. Masters; Chairperson Dawn S. Pardo; Chair Pro Tem Judy L. Davis; Councilperson Cedrick A. Thomas; Councilperson Billie E. Brooks; and Councilperson Shelby L. Lowe. Also present were: City Manager Ruth Jones; City Clerk Carrie E. Ward, MMC; and City Attorney Pamala H. Ryan.

Invocation/Pledge of Allegiance

Everyone stood for a Moment of Silence and the Pledge of Allegiance led by City Manager Jones.

AGENDA Approval:

Additions, Deletions, Substitutions

City Manager Jones deleted No. 8 – resolution reference lot clearing/cutting services.

Disclosure by Council

(If any Council Member has anything to disclose regarding any item on the Agenda, please do so at this time)

NONE

Adoption of Agenda

A motion was made by **Councilperson Brooks** and seconded by **Chair pro tem Davis** to approve the agenda as amended.

MOTION

Upon a roll call vote by City Clerk Ward, the vote was unanimous.

MOTION APPROVED

ALL MATTERS LISTED UNDER THIS ITEM ARE CONSIDERED TO BE ROUTINE AND ACTION WILL BE TAKEN BY ONE MOTION. THERE WILL BE NO SEPARATE DISCUSSION OF THESE ITEMS UNLESS A COUNCILPERSON SO REQUESTS, IN WHICH EVENT, THE ITEM WILL BE REMOVED FROM THE GENERAL ORDER OF BUSINESS AND CONSIDERED IN ITS NORMAL SEQUENCE ON THE AGENDA.

MINUTES:

1. MINUTES FROM THE REGULAR CITY COUNCIL MEETING HELD AUGUST 4, 2010.

RESOLUTIONS:

2. RESOLUTION NO. 88-10 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE A THREE YEAR AGREEMENT WITH THE DISTRICT BOARD OF TRUSTEES OF PALM BEACH STATE COLLEGE PROVIDING FOR THE EDUCATION AND TRAINING OF STUDENTS IN THE PARAMEDIC AND EMT PROGRAMS AT PALM BEACH STATE COLLEGE; AND PROVIDING AN EFFECTIVE DATE.

ITEM PULLED FOR DISCUSSION

City Clerk Ward read the aforementioned resolution into the record.

A motion was made by **Chair pro tem Davis** and seconded by **Councilperson Brooks** to approve Resolution No. 88-10.

MOTION

Upon a roll call vote by City Clerk Ward, the vote was unanimous.

MOTION APPROVED

3. RESOLUTION NO. 89-10 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE A THREE YEAR AGREEMENT WITH HEALTH CAREER INSTITUTE PROVIDING FOR THE EDUCATION AND TRAINING OF STUDENTS IN THE PARAMEDIC AND EMT PROGRAMS AT HEALTH CAREER INSTITUTE; AND PROVIDING AN EFFECTIVE DATE.
4. RESOLUTION NO. 90-10 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE SUPPLEMENTAL AGREEMENT NO. 1 TO THE LOCAL AGENCY PROGRAM AGREEMENT BETWEEN THE CITY OF RIVIERA BEACH AND FLORIDA

**DEPARTMENT OF TRANSPORTATION FOR IMPROVING STATE ROAD A1A;
AND PROVIDING AN EFFECTIVE DATE.**

ITEM PULLED FOR DISCUSSION

A motion was made by **Councilperson Brooks** and seconded by **Chair pro tem Davis** to approve Resolution No. 90-10.

MOTION

Gerald Ward, 31 W 20th Street, stated that it was too early to return unused funding for this project. He stated that a letter should be requested from the Florida Department of Transportation as to whether or not additional funding would be provided if the project costs exceeded the amount available.

Upon a roll call vote by City Clerk Ward, the vote was unanimous.

MOTION APPROVED

5. **RESOLUTION NO. 91-10 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, APPROVING AN AGREEMENT BETWEEN THE CITY OF RIVIERA BEACH AND PALM BEACH COUNTY FOR RECEIVING COMMUNITY DEVELOPMENT BLOCK GRANT FUNDS IN THE AMOUNT OF \$98,876.39; AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE THE AGREEMENT; AUTHORIZING THE FINANCE DIRECTOR TO SET UP A BUDGET AND APPROPRIATE FUND BALANCE IN THE PAVING AND DRAINAGE CONSTRUCTION FUND; AND PROVIDING AN EFFECTIVE DATE.**

City Clerk Ward read the aforementioned resolution into the record.

A motion was made by **Councilperson Lowe** and seconded by **Councilperson Brooks** to approve Resolution No. 91-10.

MOTION

Upon a roll call vote by City Clerk Ward, the vote was unanimous.

MOTION APPROVED

6. **RESOLUTION NO. 92-10 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, ACCEPTING ADDITIONAL FUNDS FROM THE BOARD OF COUNTY COMMISSIONERS, PALM BEACH COUNTY, FLORIDA, FOR THE YOUTH VIOLENCE PREVENTION PROJECT IN THE AMOUNT OF \$3,000 AND INCREASING THE BUDGET FROM \$423,512 TO \$426,512; AUTHORIZING THE FINANCE DIRECTOR TO AMEND THE BUDGET FOR SAME; AND PROVIDING AN EFFECTIVE DATE.**

END OF CONSENT AGENDA

A motion was made by **Chair pro tem Davis** and seconded by **Councilperson Brooks** to approve the Consent Agenda as amended.

MOTION

Upon a roll call vote by City Clerk Ward, the vote was unanimous.

MOTION APPROVED

PETITIONS AND COMMUNICATIONS FOR FILING:

City Clerk Ward read the following into the record: 'On July 12th of this year a committee of five electors qualified as the Riviera Beach Task Force. This committee formed to collect signatures to initiate an amendment to the city's charter. Provisions to amend a charter are dictated by Section 166.031 of the Florida Statutes; and administrative actions outlined in the city's code supports such action, to wit: The electors of the city may propose an amendment to its charter by petition method; providing they obtain authentic signatures signed by 10% of the registered electors as of the last preceding municipal general election, which was held March 9th of this year. At that particular time, there were 20,515 voters eligible to vote; therefore, the committee was required to obtain 2,052 authentic signatures to effect a Referendum Election. On August 16th the Riviera Beach Citizens Task Force obtained certification by the Palm Beach County Supervisor of Elections Office certifying 2,054 signatures as qualified electors of the city. Initiative legal proceedings are mandated and dictated by state and municipal law and in accordance with the initiative legal proceeding to effect a Referendum Election all of the conditions have been met by the committee. Now therefore in my official capacity, I will provide to you and have passed down to you, the honorable mayor and city council a copy of the certification as received by me on August 16th at approximately 3:00 p.m. It outlines the proposed amendment to be submitted to the voters on the official ballot for the state's general election which is scheduled for November 2nd. Madame chair, the honorable mayor and city council we prepared a resolution, the resolution is only formatted for the record. There is actually no requirements that the council must take an action on this other than accept and respect the voter's right by preparing the resolution so we can have something in our record that a referendum actually appeared on the ballot.

A motion was made by **Councilperson Lowe** and seconded by **Councilperson Brooks** to accept the petition for the record. At this time, City Clerk Ward stated the certification received from the Supervisor of Elections Office.

MOTION

City Attorney Ryan stated that she did not agree with the city clerk and that she spoke with Susan Bucher and Ms Bucher told her that she would not place the question on the ballot without a resolution approved by the City Council. She stated that she wanted to be on the record stating that there were many issues with the referendum question as written and she would not recommend that the council pass it at this time.

A discussion ensued amongst the mayor, city council, city clerk, and the city attorney.

Councilperson Lowe stated that from his understanding, this portion of the agenda was petition filing and that his motion was to accept the filing of the petition on record and that's it.

City Attorney Ryan stated that the city council could accept the certification however, she advised that they be careful and not approve the resolution as written.

Councilperson Lowe stated that his motion was to accept the certification for the record.

Emma Bates, 1218 W 26th Street, stated that she previously stated to the city council that it was moving too fast with the proposed project. She stated that the language indicated on the petition was reviewed by four different attorneys and that she did not expect for the elected officials to approve of having a referendum election. She stated that the city attorney was stating what the city council wanted to hear, not the law.

Andrew DeGraffenreidt, Esq., stated that the confusion was whether or not the city council had any other functions other than what has been stated by the city clerk. He stated that F.S. 166.031 stated that "The governing body of the municipality shall place the proposed amendment contained in the ordinance or petition to a vote of the electors at the next general election held within the municipality or at a special election called for such purpose." He stated that the city clerk was requesting that the ministerial function be taken as indicated in the statute; she was requesting acceptance of the certification not approval of the resolution at this time.

A lengthy discussion continued amongst the city council, mayor, city attorney, and Atty. DeGraffenreidt.

Mayor Masters stated for the record that the issue regarding the pull up the pants ordinance was controversial and the city did not want to place it on the ballot. He stated that the question was raised as to what if the city council did not do anything and it was stated that whether you liked it or not, it had to be placed on the ballot. He continued with stating that it was placed on the ballot but was later thrown out for constitutional reasons.

City Attorney Ryan requested postponement of discussion on the issue until she speaks with Atty. DeGraffenreidt.

A motion was made by **Councilperson Lowe** and seconded by **Councilperson Thomas** to postpone discussion on referendum issue.

MOTION

AWARDS AND PRESENTATIONS:

7. PRESENTATION BY 2010 ACADEMIC SUMMER CAMP STAFF SUMMARIZING THE ACCOMPLISHMENTS OF THIS YEAR'S CAMP.

A summary of the accomplishments of the 2010 Academic Summer Camp was given by Ms. Cinthia Becton. She requested a motion be made stating that the city council would work at moving forward in getting the summer camp funded as a city initiative. She requested for the record, that the city council reassures the staff members of the academic summer camp that they have the city council's support.

Chairperson Pardo stated that a discussion would be placed on the agenda for the next City Council Meeting.

PUBLIC HEARINGS:

NONE

ORDINANCES ON SECOND READING:

NONE

ORDINANCES ON FIRST READING:

NONE

COMMENTS FROM THE PUBLIC – 8:00 PM*¹ – Non Agenda or Consent Item Speakers (Three Minute Limitation) *Please be reminded that the City Council has adopted a set of "Rules of Decorum Governing Public Conduct during Official Meetings", which has been posted at the entrance of the Council Chambers. In an effort to preserve order, if any of the rules are not adhered to, the Council Chair may have any disruptive speaker removed from the podium from the meeting and/or the building, if necessary. Please govern yourselves accordingly.*

Gerald Ward, 31 W 20th Street, stated that meetings were being held at various times but all meeting should be held at 6:30 to allow public participation. He stated that training needed to be provided for general employees i.e. public works and utility district employees just like it's done for fire and police employees. He then stated that the language could not be changed that was in the petition.

Mike Mahoney, 2120 Broadway, stated that the parking created by the business owner located next door to him interfered with traffic flow on 22nd Street and that it was against city codes. He then stated he did not think he needed to make the statement, however, due to the previously discussed item regarding the petition, the city was in need of a city attorney.

Nora Mahoney, 2120 Broadway, stated that Planning and Zoning Board Meetings needed to be televised. She stated that the microphones within the council chambers needed to be replaced. She continued with stating that she previously made comments reference an agreement with the Marina District and upon researching the information, it was not a rumor as previously stated by Councilperson Pardo it was discussed at a Port of Palm Beach meeting.

Russell Mackie, WastePro of Florida Regional Vice President, stated that he was confused about a letter received from City Manager Jones rejecting all of the bids submitted for the solid waste and recycling franchise agreement. He stated that a pre-bid hearing was held wherein a thorough explanation was provided as to how each vendor would be graded. Mr. Mackey stated that he did not agree with having to go through the bidding process again as indicated in the letter.

David Davis, 1113 W 26th Court, stated the budget proposed for the Youth Empowerment Program was atrocious. He stated that he could not understand how he could raise more funds for his program in Port St. Lucie than the city could for its programs. He stated that the best investment any community could make was an investment in the youth.

Dr. Philip Dukes, 1129 W 23rd Street, stated that citizens felt ignored and disenfranchised that's why the petition was created and circulated. He stated that he had previously suggested that if the city was going to put the bid for trash pickup back on the street, an explanation should be provided. He stated that everyone needed to work together with the understanding that everyone is not going to be pleased with the outcome.

Warrie Leonard, 1901 W 23rd Street, stated that there were no rules or regulations regarding the portable on demand (PODS). She also stated that this was not the first time citizens requested referendum issues appear on a ballot and that the word shall meant you had to do it. She stated that the citizens wanted it for November 2nd then it has to be on the ballot at that time and not when the city council decide it wants to put it on the ballot.

Shirley Wright, 1630 W 36th Street, stated that RJ Hendley Christian School was not able to pay for trash pickup and that employees, including herself, was taking it home so that it could be picked up; however, WastePro assisted them in paying their bill. She requested that the city council reconsider contracting with WastePro for trash collection.

Fred McWhite, 749 W 3rd Street, stated that he was in support of the referendum being placed on the ballot. He stated that it needed to be determined why the city lost revenue from the marina in the past and it should not allow someone to say how much they were going to give the city if they were allowed to operate the facility.

Emmett Gates, 1271 N Ocean Ave, stated that he was being continuously harassed by Kenny Payne of the Parks and Recreation Department whenever he tries to workout in

the weight room at Wells Gym. He stated that he would appreciate something being done to eliminate the harassment he has been receiving from Mr. Payne.

Bruce Guyton, 1247 W 26th Court, stated that he did not agree with the referendum because it was politically motivated. He encouraged the city council to make the difficult decisions they were elected to make.

Andrew DeGraffenreidt, Esq., representing WastePro, stated that it was indisputable that WastePro received the highest ranking based upon the criteria set forth for the evaluation process. He stated that he felt it was unfair for the completed process to be discarded as indicated by a letter sent by City Manager Jones. He stated that the case law states that these actions were subject to judicial review and overturned where the governing body was acting arbitrarily or capriciously. He stated that he felt that it was totally arbitrary and capricious to disregard the evaluation and recommendation of the individuals that were responsible for evaluating the proposals and based upon an untimely and self-serving challenge to only one of the approved criteria. He stated that there was no indication that the one criteria being challenged in any way would have affected the outcome.

Joe Goldstein, 200 E Broward Blvd., representing Southern Waste Systems, stated that his client did file a bid protest in a timely manner and on at least three bases. He stated that his client would save the city \$1.7 million per year.

Amon Yisrael, 1133 W 26th Court, stated that a flier was circulated throughout the Monroe Heights community regarding closure of certain streets and what some of the staff members said about the closure. He stated that temporary closure was requested in an effort to curtail some of the unwanted traffic. He stated that Monroe Heights was being utilized as a thoroughfare and it was not designed for such.

Public Comments shall begin at 8:00 PM unless there is no further business of the City Council, which in that event, it shall begin sooner. In addition; however, if an item is being considered at 8:00 PM, then public comments shall begin immediately after the item has been concluded.

REGULAR:

8. **RESOLUTION NO. ____ A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, APPROVING THE PURCHASE AGREEMENT FOR THE SERVICES NOT TO EXCEED \$45,000 FOR LOT CLEARING CUTTING AND RELATED SERVICES; AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE THE AGREEMENT; AUTHORIZING THE FINANCE DIRECTOR TO MAKE PAYMENT FROM ACCOUNT NO. 430-0841-524-0-4601; AND PROVIDING AN EFFECTIVE DATE. ~~ITEM DELETED~~**
9. **RESOLUTION NO. 93-10 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AUTHORIZING TOTAL SETTLEMENT OF THE MATTER OF RICHARD LYLES**

V. CITY OF RIVIERA BEACH AND APPROVING THE TOTAL SETTLEMENT AMOUNT OF \$47,500 AS COMPLETE AND FINAL SETTLEMENT OF INDEMNITY CARE AND REHABILITATION TO THE CLAIMANT, INCLUSIVE OF ATTORNEY'S FEES AND COSTS; FURTHER AUTHORIZING PAYMENT FROM THE CITY'S WORKERS' COMPENSATION SETTLEMENT ACCOUNT NO. 602-0539-513-0-1405 TO BE REIMBURSED BY THE INSURANCE CARRIER; AND PROVIDING AN EFFECTIVE DATE.

City Clerk Ward read the aforementioned resolution into the record.

A motion was made by **Chair pro tem Davis** and seconded by **Councilperson Brooks** to approve Resolution No. 93-10.

MOTION

Upon a roll call vote by City Clerk Ward, the vote was unanimous.

MOTION APPROVED

10. **RESOLUTION NO. 94-10 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, APPROVING THE STRATEGIC ENERGY MASTER PLAN TO INCREASE ENERGY EFFICIENCY AND REDUCE GREENHOUSE GAS EMISSIONS WITHIN MUNICIPAL FACILITIES AND THE COMMUNITY; AND PROVIDING AN EFFECTIVE DATE**

City Clerk Ward read the aforementioned resolution into the record.

A motion was made by **Councilperson Lowe** and seconded by **Chair pro tem Davis** to approve Resolution No. 94-10.

MOTION

Upon a roll call vote by City Clerk Ward, the vote was unanimous.

MOTION APPROVED

11. **RESOLUTION NO. 95-10 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING THE INTERLOCAL AGREEMENT WITH THE SCHOOL BOARD OF PALM BEACH COUNTY, FLORIDA, FOR ROADWAY, TRAFFIC AND PUBLIC SAFETY IMPROVEMENTS AS IT RELATESS TO THE NEW SUNCOAST HIGH SCHOOL; AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE THE FIRST AMENDMENT; AND PROVIDING AN EFFECTIVE DATE.**

City Clerk Ward read the aforementioned resolution into the record.

A motion was made by **Councilperson Lowe** and seconded by **Councilperson Brooks** to approve Resolution No. 95-10.

MOTION

Gerald Ward, 31 W 20th Street, stated that he previously told the city council that the projects would not be completed on time.

LaToya Ricketts, stated that she was taken aback by the amount of traffic on 12th Street when school opened and that neither she nor her neighbors were informed that traffic would be routed down 12th Street instead of 13th Street.

A lengthy discussion ensued amongst mayor, city council, and Joseph Sanchez, Palm Beach School Board representative.

Councilperson Thomas requested that the city council authorize him to be as firm as he needed to be at the School Board meeting scheduled for September 1st as it relates to the city receiving compensation for the officers dispersed for traffic control because of the opening of the new Suncoast High School.

City Attorney Ryan suggested that a new section should be added stating that the school board needed to compensate the City of Riviera Beach police officers for extra duty details. She stated that there could be a compromise wherein the city removes the administrative fees in lieu of being compensated for the period of construction.

Upon further discussion, it was suggested to table approval of the item.

A motion was made by **Chair pro tem Davis** and seconded by **Councilperson Brooks** to table approval of Resolution No. 95-10.

MOTION TO TABLE

Upon a roll call vote by City Clerk Ward, the vote was unanimous.

MOTION APPROVED

BOARD APPOINTMENT(S):

12. **APPOINTMENT OF MESSRS. DELVIN M. THOMAS AND LARRY ADAMS TO THE RIVIERA BEACH HOUSING AUTHORITY BY HONORABLE THOMAS A. MASTERS, MAYOR.**

Mayor Masters requested ratification of the appointment of Larry Adams and Art Cobb to the Riviera Beach Housing Authority.

A motion was made by **Chair pro tem Davis** and seconded by **Councilperson Thomas** to ratify the appointment of Mr. Adams and Mr. Cobb to the Riviera Beach Housing Authority.

MOTION

Upon a roll call vote by City Clerk Ward, the vote was unanimous.

MOTION APPROVED

At this time, Chairperson Pardo returned to Petitions and Communications.

Atty. Ryan stated that in speaking with Mr. DeGraffenreidt, his clients were unwilling to revise the language.

Andrew DeGraffenreidt, Esq., stated that the city council was not approving anything but was required to accept the certification of the signatures so that the Palm Beach County Supervisor of Elections could move forward; he stated that "shall" as indicated in the statute meant you had to do it.

Chairperson Pardo stated that the motion was to accept the certification as provided by the Palm Beach County Supervisor of Elections.

Upon a roll call vote by City Clerk Ward, the motion was approved with Councilperson Pardo dissenting.

MOTION APPROVED

DISCUSSION BY THE CITY MANAGER:

NONE

LEGAL DISCUSSION/REQUEST:

NONE

DISCUSSION AND RECOMMENDATIONS BY CITY COUNCIL:

Chair pro tem Davis announced that Mr. Henry McNish, Sr. vowed to plant 88 trees in recognition of the city's 88th anniversary on September 29, 2010. She announced in conjunction with the Florida Public Service Commission, the Florida Office of Public Counsel and others would be hosting community service day for senior citizens on August 25th from 10:00 a.m. until 1:00 p.m. at Newcomb Hall, reservations were required and transportation would be provided leaving from Lindsey Davis Community Center and Tate Recreation Center.

Councilperson Brooks stated that a recommendation was rendered regarding the solid waste issue and inquired what was the next step. She reminded residents of the cleanup scheduled for September 25th. She announced that a community budget presentation was scheduled for August 31st, 6:30 p.m. until 8:30 p.m. at John F. Kennedy Middle School in the cafeteria. She announced that the public hearings for the budget were scheduled for September 9th and September 23rd at 6:30 p.m. in the Council Chambers.

City Manager Jones stated that her formal recommendation would be provided by the end of the week.

Councilperson Thomas reminded residents of the cleanup scheduled for September 25th in District 3.

Mayor Masters expressed appreciation to those who assisted in conducting a successful job fair. He announced that actor Danny Glover would be in the city on August 19th and speaking at New Macedonia Church on health and wellness.

ADJOURNMENT

There being no further business, the meeting was duly adjourned at 10:10 p.m.

PLEASE NOTE: A COMPLETE RECORDING AND AGENDA PACKAGE IS AVAILABLE IN THE OFFICE OF THE CITY CLERK.

APPROVED:



THOMAS A. MASTERS
MAYOR

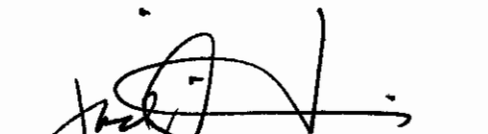


DAWN S. PARDO
CHAIRPERSON

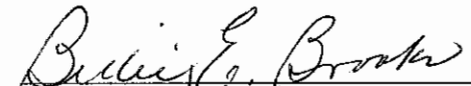
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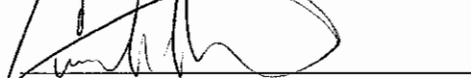
CARRIE E. WARD
MASTER MUNICIPAL CLERK
CITY CLERK



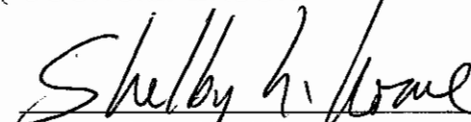
JUDY L. DAVIS
CHAIR PRO TEM



BILLIE E. BROOKS
COUNCILPERSON



CEDRICK A. THOMAS
COUNCILPERSON



SHELBY L. LOWE
COUNCILPERSON

MOTIONED BY: B. BROOKS
SECONDED BY: J. DAVIS

D. PARDO AYE
J. DAVIS AYE
B. BROOKS AYE
C. THOMAS AYE
S. LOWE AYE

DATE APPROVED: 09/01/2010