

**CITY OF PROVIDENCE
RHODE ISLAND**



**CITY COUNCIL
JOURNAL OF PROCEEDINGS**

No. 1 City Council Regular Council Meeting, Thursday, January 7, 2016, 7:00 o'clock P.M.


PRESIDING

**COUNCIL PRESIDENT
LUIS A. APONTE**

CALL TO ORDER

**PRESENT: COUNCIL PRESIDENT APONTE, COUNCILWOMAN CASTILLO,
COUNCILMAN CORREIA, COUNCILWOMAN HARRIS,
COUNCILMAN HASSETT, COUNCILMAN IGLIOZZI, COUNCILMAN JACKSON,
COUNCILMAN JENNINGS, COUNCILWOMAN MATOS,
COUNCILMAN NARDUCCI, COUNCILMAN PRINCIPE,
COUNCILWOMAN RYAN, COUNCILMAN SALVATORE,
COUNCILMAN YURDIN, COUNCILMAN ZURIER – 15.**

**ALSO PRESENT: LORI L. HAGEN, CITY CLERK, SHERI A. PETRONIO,
SECOND DEPUTY CITY CLERK, TINA L. MASTROIANNI, ASSISTANT CLERK
AND JEFFREY DANA, CITY SOLICITOR**

IN CITY COUNCIL
JAN 21 2016
APPROVED:  **CLERK**

INVOCATION

The Invocation is given by **COUNCIL PRESIDENT LUIS A. APONTE**.

"Heavenly Father, we gather here today, the dawn of a new year seeking your guidance and your grace as we begin to address the challenges before our city. They are many and they are substantial, but we know that with faith, determination and a willingness to reach across and collaborate with all those we share the same vision for our city and with your divine guidance our future looks bright. We ask that you continue to bless our city, its citizens and members of this Council with strength, good health and the promise of a better future. All these things we ask in your name. Amen."

PLEDGE OF ALLEGIANCE

COUNCILWOMAN CARMEN CASTILLO Leads the Members of the City Council and the Assemblage in the Pledge of Allegiance to the Flag of the United States of America.

APPROVAL OF MINUTES

Journal of Proceedings No. 32 of the Regular Meeting of the City Council held December 3, 2015, Journal of Proceedings No. 33 of the Special Meeting of the City Council held December 3, 2015 and Journal of Proceedings No. 34 of the Special Meeting of the City Council held December 17, 2015, are approved as printed, on Motion of **COUNCILMAN JACKSON**, Seconded by **COUNCILMAN CORREIA**.

APPOINTMENTS BY HIS HONOR THE MAYOR

Communication from His Honor the Mayor, dated December 3, 2015, Informing the Honorable Members of the City Council that pursuant to Executive Order 2015-1, Establishing the Mayor's Advisory Council to Reduce Gun Violence, he is this day appointing Dr. Toby Ayers of Rhode Island for Community and Justice as a member of the Mayor's Advisory Council to Reduce Gun Violence, for a term to expire on December 3, 2016.

ALANNE PARRA

ALANNE PARRA

Communication from His Honor the Mayor, dated December 3, 2015, Informing the Honorable Members of the City Council that pursuant to Executive Order 2015-1, Establishing the Mayor's Advisory Council to Reduce Gun Violence, he is this day appointing PJ Fox of the Institute for the Study and Practice of Nonviolence as a member of the Mayor's Advisory Council to Reduce Gun Violence, for a term to expire on December 3, 2016.

Communication from His Honor the Mayor, dated December 3, 2015, Informing the Honorable Members of the City Council that pursuant to Executive Order 2015-1, Establishing the Mayor's Advisory Council to Reduce Gun Violence, he is this day appointing Pilar McCloud of the National Association for the Advancement of Colored People (NAACP) Youth Division as a member of the Mayor's Advisory Council to Reduce Gun Violence, for a term to expire on December 3, 2016.

Communication from His Honor the Mayor, dated December 3, 2015, Informing the Honorable Members of the City Council that pursuant to Executive Order 2015-1, Establishing the Mayor's Advisory Council to Reduce Gun Violence, he is this day appointing Eugene Monteiro of CCRS as a member of the Mayor's Advisory Council to Reduce Gun Violence, for a term to expire on December 3, 2016.

Communication from His Honor the Mayor, dated December 3, 2015, Informing the Honorable Members of the City Council that pursuant to Executive Order 2015-1, Establishing the Mayor's Advisory Council to Reduce Gun Violence, he is this day appointing Sol Rodriguez of Open Doors as a member of the Mayor's Advisory Council to Reduce Gun Violence, for a term to expire on December 3, 2016.

Communication from His Honor the Mayor, dated December 29, 2015, Informing the Honorable Members of the City Council that pursuant to Executive Order 2015-1, Establishing the Mayor's Advisory Council to Reduce Gun Violence, he is this day appointing Jordan Seaberry of Univocal Legislative Minority Advisory Commission (ULMAC), as a member of the Mayor's Advisory Council to Reduce Gun Violence, for a term to expire on December 3, 2016.

**COUNCILMAN JACKSON Moves to Dispense with the reading of the foregoing matters,
Seconded by COUNCILMAN CORREIA.**

COUNCIL PRESIDENT APONTE Receives the Several Communications.

RESULT: RECEIVED

Communication from His Honor the Mayor, dated December 23, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended and Public Law, Chapter 45-50, Sections 1 through 31 passed in 1987, he is this day appointing Chief Operating Officer Brett Smiley as his designee on the Economic Development Advisory Committee.

Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, he is this day appointing John Bentz of 4 Cathedral Square, Providence, Rhode Island 02903, as a member of the Economic Development Advisory Committee for a term to expire on June 30, 2018.

Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, he is this day appointing Attorney Kas DeCarvalho of Pannone Lopes Devereaux & West, LLC in Providence, as a member of the Economic Development Advisory Committee for a term to expire on June 30, 2018.

Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, he is this day appointing Mark Feinstein of 400 Laurel Avenue, Providence, Rhode Island 02906, as a member of the Economic Development Advisory Committee for a term to expire on June 30, 2018.

Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, he is this day appointing Juana Horton of Horton Interpretation Services, 225 Chapman Street, #303, Providence, Rhode Island 02905, as a member of the Economic Development Advisory Committee for a term to expire on June 30, 2018.

Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, he is this day appointing Russell J. Ricci, MD of 1 West Exchange Street, Providence, Rhode Island 02903, as a member of the Economic Development Advisory Committee for a term to expire on June 30, 2018.

COUNCILMAN JACKSON Moves to Dispense with the reading of the foregoing matters, Seconded by COUNCILMAN CORREIA.

COUNCIL PRESIDENT APONTE Receives the Several Communications.

RESULT:	RECEIVED
----------------	-----------------

Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, and Article II, Section 2, of the Providence Business Loan Fund, Inc. bylaws, he is this day appointing Chief Operating Officer Brett Smiley as his Chairperson designee on the Providence Business Loan Fund, Inc. Board of Directors.

Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, and Article II, Section 2, of the Providence Business Loan Fund, Inc. bylaws, he is this day appointing John Bentz of 4 Cathedral Square, Providence, Rhode Island 02903, as a member of the Providence Business Loan Fund, Inc. Board of Directors for a term ending on June 30, 2018.

Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, and Article II, Section 2, of the Providence Business Loan Fund, Inc. bylaws, he is this day appointing Doris Blanchard of 1 Chestnut Street, Apt. 812, Providence, Rhode Island 02903, as a member of the Providence Business Loan Fund, Inc. Board of Directors for a term ending on June 30, 2017.

Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, and Article II, Section 2, of the Providence Business Loan Fund, Inc. bylaws, he is this day appointing Don Gralnek of 1 Lighthouse Lane, Barrington, Rhode Island 02806, as a member of the Providence Business Loan Fund, Inc. Board of Directors for a term ending on January 31, 2018.

Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, and Article II, Section 2, of the Providence Business Loan Fund, Inc. bylaws, he is this day appointing David W. Piccerelli of 409 Nayatt Road, Barrington, Rhode Island 02806, as a member of the Providence Business Loan Fund, Inc. Board of Directors for a term ending on January 31, 2017.

COUNCILMAN JACKSON Moves to Dispense with the reading of the foregoing matters, Seconded by COUNCILMAN CORREIA.

COUNCIL PRESIDENT APONTE Receives the Several Communications.

COUNCILWOMAN CASTILLO, COUNCILMEN JACKSON, JENNINGS, NARDUCCI and COUNCILWOMAN RYAN are recorded as voting "No" on Communication from His Honor the Mayor, dated December 28, 2015, Informing the Honorable Members of the City Council that pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, as amended, and Article II, Section 2, of the Providence Business Loan Fund, Inc. bylaws, he is this day appointing Don Gralnek of 1 Lighthouse Lane, Barrington, Rhode Island 02806, as a member of the Providence Business Loan Fund, Inc. Board of Directors for a term ending on January 31, 2018.

RESULT:	RECEIVED
----------------	-----------------

ORDINANCE SECOND READING

The Following Ordinance was in City Council December 17, 2015, Read and Passed the First Time and is Returned for Passage the Second Time:

COUNCIL PRESIDENT APONTE, COUNCILWOMAN RYAN

An Ordinance in Amendment of the 2015 Providence Neighborhood Revitalization Act.

SECTION 1. Chapter 21, "Revenue and Finance," Article XVII, "Providence Neighborhood Revitalization Act for Commercial and Multi-Family Residential Property" is hereby amended as follows:

Sec. 21-271. Authorization and Purpose.

- (a) *Authorization.* The city council has the authority, under Section 44-3-9 of the General Laws of the State of Rhode Island, as amended, to exempt from tax payment, in whole or in part, real and personal property which has undergone environmental remediation, is historically preserved, or is used for affordable housing, manufacturing, commercial, or residential purposes, or to determine a stabilized amount of taxes to be paid on account of the property, notwithstanding the valuation of the property or the rate of tax.
- (b) *Purpose.* The city recognizes that in order to stabilize neighborhoods, vacant, and/or underutilized properties must be returned to productive use. The purpose of this article is to provide the city with a tool to promote and encourage the use of vacant and/or underutilized property through new construction or rehabilitation of qualifying properties for residential and commercial purposes. In order to advance investment in identified neighborhoods, it is vital that the city provide property developers, entrepreneurs and investors with a predictable tax phase-in plan. It is therefore in the public interest to develop a set of clear criteria for eligibility for a neighborhood revitalization tax stabilization incentive, as well as a defined plan to bring a project to full taxation.

Sec. 21-272. Eligible Properties.

Eligible properties shall include new construction (excluding land acquisition costs) or the rehabilitation of commercial, mixed-use, or multi-family residential property of between \$250,000 and \$3,000,000 in an opportunity neighborhood.

Eligible properties shall include properties located in commercial corridors that abut or are contiguous with opportunity neighborhoods.

Abutting and contiguous properties within an opportunity neighborhood may be considered a single project for purposes of qualifying for a tax stabilization under this ordinance.

Sec. 21-273. Definitions.

“Opportunity Neighborhood” means the following neighborhoods, with boundaries as indicated on the map attached hereto as Exhibit A: Charles, Elmwood, Federal Hill, Fox Point, Hartford, Lower South Providence, Manton, Mount Hope, Mount Pleasant, Olneyville, Reservoir, Silver Lake, Smith Hill, South Elmwood, Upper South Providence, Valley, Wanskuck, Washington Park, West End.

Sec. 21-274. Criteria

The director of department of inspections and standards and the director of the department of planning and development shall determine whether the subject properties or projects meet the minimum eligibility requirements in accordance with Section 21-271, Sec. 21-272, and Sec. 21-275. Owners of eligible properties and projects are required to begin construction within twelve (12) months and to complete construction within twenty-four (24) months of the effective date of

the subject stabilization agreement. For the purposes of the foregoing sentence, a temporary certificate of occupancy shall be sufficient. Owners of properties and projects that fail to meet any of these deadlines will be required retroactively to pay the difference between their actual stabilized tax payments and what they would have paid if ineligible for the specified tax considerations (unless an extension of such applicable deadline is approved by the city council).

Sec. 21-275. Tax Considerations.

The assessed tax payments and stabilization period upon the date of enactment of a project's stabilization agreement shall be according to the following options.

(a) New construction of at least \$250,000, or the rehabilitation of commercial or residential property with a cost of construction the greater of (1) \$250,000 or (2) fifty-percent (50%) of the assessed property valuation prior to construction. Total cost of project, whether new construction or rehabilitation shall not exceed \$3 million. The assessed tax payments upon enactment will be frozen at the base tax for the first year of the term. The assessor shall issue a bill beginning in the second tax year after the commencement date, based upon the property's valuation at that time. Tax payments will be calculated as a percentage of the total tax at the annual tax rate, with a phased-in schedule, as shown below. The city assessor shall assess the project upon issuance of a certificate of occupancy by the department of inspection and standards.

Year	Schedule
1	Base Tax
2	Base Tax + 20% of increase to assessed valuation
3	Base Tax + 40% of increase to assessed valuation
4	Base Tax + 60% of increase to assessed valuation
5	Base Tax + 80% of increase to assessed valuation
6	Full Taxation

Sec. 21-276. Transfer of exempt or stabilized property.

Tax benefits for eligible properties shall be transferable to new owners or tenants, but the duration of the tax consideration period shall not be extended (unless otherwise approved by the city council). In the event that the tax stabilized property becomes exempt from real estate taxes during the term of tax stabilization through conveyance, or otherwise, to a real estate tax exempt entity, the tax stabilization agreement shall be void ab initio with owners of tax stabilized properties being liable for full taxes retroactively to the execution date of the tax stabilization agreement.

In the event that a project owner transfers a project site to a tax exempt entity within the five year period immediately following the expiration of this Ordinance, the Project Owner agrees to pay a percentage of the sale price to the City of Providence as follows: five percent (5%) of the sale price if the Project Site is sold to a tax exempt entity in the first year following expiration; four percent (4%) of the sale price if sold to a tax exempt entity in the second year; three percent (3%) of the sale price if sold to a tax exempt entity in the third year; two percent of the sale price if sold to a tax exempt entity in the fourth year; one percent (1%) of the sale price if sold to a tax exempt entity in the fifth year.

Sec. 21-277. Forms and procedures.

The city assessor, together with the director of the department of planning and development, shall develop standardized forms and additional procedures consistent with this ordinance, as they deem necessary and proper to effectuate the terms and provisions of this ordinance. The procedure for eligible properties under this section shall be as follows:

- (a) No person shall be entitled to any exemption herein authorized without first filing an application for tax stabilization with the office of the city assessor. The application shall include the program of building, alterations and/or improvements to be made. The applicant shall include a statement outlining measures to comply with the Code of Ordinances, and a statement regarding the hiring of Minority and Women Business Enterprises (MBE/WBE) pursuant to Section 21-52 of the Code of Ordinances. No application shall be considered unless:

- (1) The application is filed prior to the issuance of the certificate of occupancy;
 - (2) The applicant certifies that the investment of new construction (excluding land acquisition costs) meets the minimum required value of \$250,000 or that the rehabilitation of commercial or multi-family residential meets the minimum cost of construction the greater of a) \$250,000 or b) fifty-percent (50%) of the assessed property valuation prior to construction;
 - (3) The application includes a compliance plan demonstrating how the applicant will fulfill each of its community benefit responsibilities as outlined in Sec. 21-278.
 - (4) A fiscal note prepared by the department of finance or the internal auditor is attached to the application, comparing the proposed project's "true tax" and the estimated tax to be paid under the terms of the tax stabilization agreement
 - (5) A nonrefundable application fee in the amount of 0.1 percent of the estimated cost of the project is to be paid to the city;
- (b) Within fifteen (15) days of receipt of a completed application (together with the application fee), the city assessor shall forward a copy of such application to the director of department of inspections and standards, city collector, and director of the department of planning and development for their respective review; and
- (c) The director of department of inspection and standards shall review the application to determine whether any violations of the provisions of the building code of the city exist with respect to the subject property of the applicant and any other property in the city owned by the applicant. If no violations exist, he or she shall certify the fact to the city assessor within fifteen (15) days. If violations do exist, within said fifteen (15) days, he or she shall forward a statement to the city assessor and the applicant specifying the nature and extent of the violations. No exemptions granted hereunder shall be effective unless and until any and all such violations have been cured. Within the same fifteen (15)-day period, the director of department of inspections and standards shall issue a letter to the city assessor (with a copy to the applicant) stating whether the project will involve the substantial rehabilitation of an eligible property, and whether the proposed construction has received the necessary approvals from the Historic District, the DOWNCITY Design Review Committee, the Capital Center Commission, the City Plan Commission or the Zoning Board of Review (as applicable).

The applicant shall have thirty (30) days from its receipt of written notice (or copy of notice to the city assessor) to cure any outstanding violations or other matters which serve as a valid basis (in accordance with this subsection (b) for the building official not approving the subject application. Failure by the applicant to effectuate such cure(s) within said thirty (30) day period shall result in the city assessor removing the subject application from the assessor's list as an incomplete application. Nothing shall prohibit the subject property owner from re-applying for tax consideration.

(d) The city collector shall review the city tax records to determine whether all taxes (together with interest and penalties) which are due and owed to the city with respect to the property to which the exemption may apply, and all other property in the city owned by the applicant, have been paid. If no deficiency exists, the city collector shall certify that fact to the city assessor within fifteen (15) days. If deficiencies do exist, within said fifteen (15) days, he or she shall forward a statement of the amounts due and the properties involved to the city assessor and the applicant. No exemption granted hereunder shall be effective unless and until any and all taxes together with interest and penalties remaining unpaid and due and owed to the city assessed on such property have been paid in full to the city.

The applicant shall have thirty (30) days from its receipt of written notice (of copy of notice to the city assessor) of a deficiency or deficiencies to pay any and all amounts due to the city. Failure by the applicant to make such payment(s) within said thirty (30) day period shall result in the city assessor removing the subject application from the assessor's list as an incomplete application. Nothing shall prohibit the subject property owner from re-applying for tax consideration.

Should, during the duration of the tax consideration period, tax payments established by the terms of this agreement become delinquent, the city collector shall - if the property owner is eligible - to secure a tax payment plan with the property owner that will bring all taxes and interest current within twelve (12) months in duration. Should the property owner not agree to said payment plan or adhere to the schedule and requirements of the payment plan, the tax stabilization agreement will be suspended and the property will revert to full taxation for the period in which the taxes are delinquent.

(e) The director of the department of planning and development shall review the application to determine whether it satisfactorily addresses the requirements in Section 21-278. If no material deficiency exists, the director of the department of planning and development shall certify that fact to the city assessor within fifteen (15) days. If a material deficiency exists, the director of the department of planning and development, within said fifteen (15) days, shall forward a statement to the city assessor and the applicant specifying the nature and extent of the material deficiency.

The applicant shall have thirty (30) days from its receipt of written notice (or copy of notice to the city assessor) to cure any material deficiency noted by the director of the department of planning and development. Failure by the applicant to resolve such material deficiency within said thirty (30) day period shall result in the city assessor removing the subject application from the assessor's list as an incomplete application. Nothing shall prohibit the subject property owner from re-applying for tax consideration.

The director of the department of planning and development shall confirm that the applicant is not the recipient of other forms of financial assistance from the city.

NOTE: Steps (b), (c), (d), and (e) shall be performed concurrently

(f) Within fifteen (15) days following the receipt of the statements from the director of department of inspections and standards, city collector, and director of department of planning and development, the assessor will review the application and, if the foregoing requirements set forth in Section 21-277 (a-d) have been met (as evidenced by the required certifications and determinations of the assessor, director of department of inspections and standards, city collector, and director of department of planning and development, as more particularly set forth above).

(g) The city solicitor shall prepare a tax stabilization agreement with the applicant pursuant to, and upon the terms set forth in this ordinance. Within fifteen (15) days following the receipt of documentation from the assessor, the city solicitor shall submit the stabilization agreement and application, along with all documents, forms, and statements required in (a), (b), and (c) of this subsection, to the city council, for review as to form only. Review and official receipt by the city council shall be completed within thirty (30) days of city solicitor's transmittal to the city council, unless the city council finds a material deficiency in the application or associated documents.

(h) All tax stabilization agreements shall contain a provision providing that the receipt of the tax stabilization benefits shall be contingent upon the project receiving the necessary approvals from the Historic District Commission, the City Plan Commission, the Zoning Board of Review, or the I-195 Redevelopment Commission acting as any or all of these boards or commissions (as applicable). The director of the department of planning and development shall provide to the city solicitor confirmation of approval, and any and all benefits shall be withheld under such approvals are granted.

(i) All tax stabilization agreements shall include a monitoring/compliance fee in the amount of 0.01 percent of the cost of the project is to be paid annually for the term of the agreement to the city.

Sec. 21-278. Employment and Contracts.

(a) Construction.

(1) MBE/WBE. The Project Site Owner shall make a good faith effort to award to Minority Business Enterprises as defined in Rhode Island General Laws, Section 31-14.1 ("MBE Act") no less than 10% of the dollar value of the construction costs for the Project (as determined in accordance with the rules and regulations promulgated pursuant to MBE Act). The Project Site Owner shall make a good faith effort to award to Women Business Enterprises (WBEs) no less than 10% of the dollar value of the construction costs for the Project (as determined in accordance with Section 21-52 of the Code of Ordinances of the City of Providence). The Project Site Owner will request the City MBE/WBE office to establish a list of qualified MBE/WBE companies in order to satisfy its MBE/WBE construction goals. In this manner, the City will assist the Project Site Owner in meeting said goals. The process of participating with the MBE/WBE office shall begin upon passage in order to develop a designated MBE/WBE subcontractor list which will encourage MBE/WBE participation and joint ventures with other members with the construction industry.

- (2) Internal Revenue Service reporting. Except as provided under Rhode Island General Laws § 28-42-8, any person performing services at the Project Site shall annually receive either a W-2 statement or an IRS Form 1099.
- (3) First Source List. Pursuant to the City of Providence First Source Ordinance, the Project Site Owner shall enter into a First Source Agreement covering the hiring of employees necessary to complete the proposed Project and throughout the term of the tax stabilization agreement. The Project Site Owner shall work in conjunction with the Director of First Source Providence to develop the First Source Agreement. The owner shall also make a good faith effort to employ Rhode Island and Providence residents for any and all positions not included in its First Source obligations, as well as ensure that any general contractor/construction manager and all subcontractors utilized also make good faith efforts to employ Rhode Island and Providence residents for any and all positions not included in their First Source obligations.
- (4) "Buy Providence" Initiative. The Project Site Owner will use good faith efforts to ensure that construction materials are purchased from economically competitive and qualified vendors located in the city of Providence. In furtherance of this effort, the Project Site Owner will work with the City to develop a list of Providence vendors and subcontractors in order to create a preferred vendor list of qualified and economically competitive vendors for the construction of the Project. Furthermore, once the Project Site Owner constructs the development, the Project Site Owner will use good faith efforts to conduct ongoing business with and provide preference to economically competitive and qualified Providence businesses.
- (5) In the event that there shall be a failure to comply with this Section 21-278 (a), the Department of Planning and Development shall have standing to seek enforcement of this provision of the ordinance in the Rhode Island Superior Court. The Department shall also have the ability to impose a fine of \$500.00 per day for each day of non-compliance with this section.
- (d) Permanent Employment. In conjunction with its efforts pursuant to this Section and its ongoing efforts to provide equal employment opportunity without regard to race, color, religion, natural origin, sex, age or handicap, the Project Site Owner shall liaise with the City and with the Director of First Source Providence to assist in the recruitment of qualified minority, women, and handicap applicants as well as those on the First Source List for all of its employment positions.
- (e) Reporting. The Project Site Owner shall annually report to the City Council on its progress in complying with the provisions of this Ordinance, including but not limited to, Section 21-278.

Sec. 21-279. Ineligible Properties.

- (a) Any property or project that includes a use prohibited by Chapter 27, "Zoning," of the Code of Ordinances shall be ineligible for a tax stabilization. Additionally, any property or project that has any of the following uses, as defined by Chapter 27, "Zoning," of the Providence Code of Ordinances, shall be ineligible under this ordinance:

- (1) Adult use, including Adult Bookstore/Retail, Adult Arcade, Adult Cabaret, Adult Motion Picture Theater, and Adult Hotel/Motel;
 - (2) Amusement/Entertainment/Sports Facility - Indoor (Pool Hall);
 - (3) Apartment Dormitory;
 - (4) Bar;
 - (5) Compassion Center/Cultivation Center;
 - (6) Contractor Storage Yard;
 - (7) Fraternity/Sorority;
 - (8) Landfill;
 - (9) Live Entertainment - Ancillary Use;
 - (10) Live Performance Venue;
 - (11) Materials Processing;
 - (12) Nightclub;
 - (13) Retail Sales of Alcohol;
 - (14) Storage Yard - Outdoor;
- (b) Any property or project that includes a business-holding a “check casher” license under Chapter 19-14.4 of the Rhode Island General Laws, shall be ineligible under this ordinance.

Sec. 21-280. Revocation.

The city council shall terminate an exemption granted hereunder prior to the expiration thereof in the event of fraud or misrepresentation by an applicant regarding any statements or representations contained in the application.

Sec. 21-281.

The Project Site Owner and the City of Providence agree that the Project Site Owner retains the right to appeal the valuation or calculation of the taxes assessed from time to time.

Section 21-282. Severability.

If any one section of this Ordinance is found to be unenforceable, then the other provisions herein shall continue to have the same force and effect as if the unenforceable provision were not passed as part of this Ordinance.

Section 21-283. Applicable Law.

This agreement shall be construed under the laws of the State of Rhode Island.

SECTION 2. This Ordinance shall become effective immediately upon passage, and shall sunset 30 months from the date of passage.

Read and Passed the Second Time, on Motion of COUNCILMAN JACKSON, Seconded by COUNCILMAN CORREIA, by the Following Roll Call Vote:

RESULT:	READ/PASSED SECOND TIME [UNANIMOUS]
MOVER:	Councilman Kevin Jackson
SECONDER:	Councilman Michael J. Correia
AYES:	Council President Aponte, Councilwoman Castillo, Councilman Correia, Councilwoman Harris, Councilman Hassett, Councilman Igliozi, Councilman Jackson, Councilman Jennings, Councilwoman Matos, Councilman Narducci, Councilman Principe, Councilwoman Ryan, Councilman Salvatore, Councilman Yurdin and Councilman Zurier – 15.

The Motion for Passage the Second Time is Sustained.

PRESENTATION OF ORDINANCE

COUNCIL PRESIDENT APONTE, (By Request):

An Ordinance in Amendment of Chapter 27 of the Ordinances of the City of Providence, Entitled: "The City of Providence Zoning Ordinance", Approved November 24, 2014, As Amended, to change certain text in Article 2, 5, 12, 14, 16 and 20, and to Amend the Official Zoning Map.

COUNCIL PRESIDENT APONTE Refers the Ordinance to the Ordinance Committee.

RESULT:	REFERRED
TO:	Committee on Ordinances

PRESENTATION OF RESOLUTIONS

COUNCIL PRESIDENT APONTE, (By Request):

Resolution Authorizing Approval of the following donation of the horse "Sardelli" by the Board of Contract and Supply, in accordance with Section 21-26 of the Code of Ordinances.

Police Officer Tara DaSilva

COUNCIL PRESIDENT APONTE Refers the Resolution to the Committee on City Property.

RESULT:	REFERRED
TO:	Committee on City Property

COUNCILMAN YURDIN, COUNCILMAN ZURIER, COUNCIL PRESIDENT APONTE, COUNCILWOMAN CASTILLO, COUNCILMAN CORREIA, COUNCILWOMAN HARRIS, COUNCILMEN HASSETT, IGLIOZZI, JACKSON, JENNINGS, COUNCILWOMAN MATOS, COUNCILMEN NARDUCCI, PRINCIPE, COUNCILWOMAN RYAN AND COUNCILMAN SALVATORE

Resolution Establishing the Special Commission on Community-Police Relations.

WHEREAS, Events in recent months have focused national attention on fractures in trust between some police departments and the communities they are charged with protecting; and

WHEREAS, Forging and maintaining positive police-community relations is vital to the health and safety of Providence's residents; and

WHEREAS, The Interim Report of President Obama's Task Force on 21st Century Policing, released in March, explained that, "for the last two decades, policing has become more effective, better equipped, and better organized to tackle crime," yet, "the public's confidence in police work has remained flat, and among some populations of color, confidence has declined"; and

WHEREAS, Renewed national attention on public safety issues has led many police departments and policy leaders to review police training, tactics, and data collection in order to increase efficiency and foster positive relationships with the community; and

WHEREAS, The FBI's Uniform Crime Report annually compiles statistics on the number of police officers deliberately killed in the line of duty and the number of suspects killed in altercations with the police, however, local law enforcement agencies are not required to contribute data for those studies, leaving a gap in available information about violence against and involving police; and

WHEREAS, In an effort to restore public trust and improve law enforcement's effectiveness, some cities, including New Orleans and Baltimore, have enhanced their crime data collection and reporting efforts beyond what is required for FBI Uniform Crime Reporting; and

WHEREAS, in 2015, the State of Rhode Island enacted the Comprehensive Community-Police Relationship Act, which requires local police departments to track certain information about motor vehicle stops and other police-community interactions, and provide the results to the State in publicly available reports; and

WHEREAS, As the elected representatives of the people of Providence, the City Council has an obligation to protect public safety and quality of life in our community by ensuring the City's law enforcement officials are employing the most effective practices possible, as well as collecting and reporting the data needed to properly evaluate those practices; and

NOW, THEREFORE, BE IT RESOLVED, That the City Council of the City of Providence does hereby establish a Special Commission on Community-Police Relations, the purpose of which shall be to review Providence Police Department training, tactics, and data collection, and make recommendations for improving community-police relations.

BE IT FURTHER RESOLVED, That the Special Commission on Community-Police Relations shall consist of one (1) representative appointed by the Mayor; one (1) representative appointed by the City Council President; three (3) members of the public appointed by the City Council, one (1) being a youth from the community, one (1) being an employee of a social service agency and someone who works Family Court, Commissioner of Public Safety; and the Chief of Police.

BE IT FURTHER RESOLVED, That, as part of its review, the Special Commission on Community-Police Relations will hold no fewer than three (3) public meetings and, within 180 days, shall present the City Council with a report detailing its findings and recommendations.

COUNCILMAN JACKSON Moves to Amend the Resolution, by adding three (3) members of the public appointed by the City Council, one (1) being a youth from the community, one (1) being an employee of a social service agency and (1) being someone who works in Family Court, Seconded by COUNCILMAN CORREIA.

COUNCILMAN JACKSON, Moves Passage of the Resolution, As Amended, Seconded by COUNCILMAN CORREIA.

RESULT:	READ AND PASSED [UNANIMOUS]
MOVER:	Councilman Kevin Jackson
SECONDER:	Councilman Michael J. Correia
AYES:	Council President Aponte, Councilwoman Castillo, Councilman Correia, Councilwoman Harris, Councilman Hassett, Councilman Igliozzi, Councilman Jackson, Councilman Jennings, Councilwoman Matos, Councilman Narducci, Councilman Principe, Councilwoman Ryan, Councilman Salvatore, Councilman Yurdin and Councilman Zurier – 15.

The Motion for Passage is Sustained.

PERSONAL EXPRESSION

COUNCILMAN NARDUCCI Requests the privilege of the floor to speak on a Point of Personal Expression and states:

“Going back to item nineteen, I think we need to make up our minds. We are either going not allow people from out of our city on these boards or we are going to allow it. We can’t pick and choose. Back two or three months ago, I thought we were all on the same page. We sat in the Finance meeting and then it came before the City Council that we had a gentleman, I think it was zoning for electrical inspectors. I forget exactly what it was, but we said no because he doesn’t live in Providence. Tonight, you have another gentleman that lives in Barrington, but yet my colleagues are supporting him from Barrington. Again, I think we need to make up our minds. Either we are going to do it or we’re going to do it. We can’t pick and choose and say okay today we’re not going to do it, but yet tomorrow we’re going to do it. So, I’m kind of disappointed in my colleagues right now sponsoring somebody from out of Providence for a commission that again I thought we agreed not to long ago that we would not do this. Councilman Jackson made a good point and I think we’re going to see more of it. What I am getting from the administration is they’re looking to remove City Council people period from all these boards including Providence Housing because I got told that’s why certain people were re-appointed to the Providence Housing Authority Board, because they’re looking to do away with Council people on these boards. I think we have to stand up to the administration and say no you know what; we have to have representation and we should have representation on every commission and every board whether it’s one member or two members. So, I think this is something we have to work together on with the leadership to say okay we’re going to do it or we’re not doing it. I hate to see picking and choosing and I think we made a big mistake tonight on number nineteen. Thank you, Mr. President.”

COUNCILMAN ZURIER, COUNCILMEN HASSETT, JENNINGS, NARDUCCI, SALVATORE AND YURDIN

Resolution Concerning the Engagement of a Consultant to study Fire Department Staffing.

WHEREAS, The administration has identified the cost of fire protection as a major cost driver in the City’s finances; and

WHEREAS, The shift reorganization undertaken by the administration has generated litigation without immediate cost savings; and

WHEREAS, A thorough review of the Fire Department’s hiring and staffing procedures may generate new ideas for cost savings without a reduction in essential service; and

WHEREAS, The City Council leadership undertook a search for a suitable consultant through a bidding process managed by the Board of Contract and Supply as provided in Section 21-27 of the City’s Ordinances; and

WHEREAS, The MMA Consulting Group was identified as the successful responsive bidder.

NOW, THEREFORE, BE IT RESOLVED, That the City Council hereby approves and ratifies the engagement of the MMA Consulting Group to prepare a report and consulting services regarding the cost of fire protection in Providence, staffing and hiring practices within the Fire Department and opportunities for greater efficiencies in the provision of essential fire protection for Providence residents that will reduce costs and either enhance fire protection in Providence or retain necessary and appropriate levels of fire protection for all Providence residents.

COUNCILMAN JACKSON Moves to Amend the Resolution, Seconded by COUNCILMAN CORREIA.

COUNCILMAN JACKSON, Moves Passage of the Resolution, As Amended, Seconded by COUNCILMAN CORREIA.

RESULT:	READ AND PASSED [UNANIMOUS]
MOVER:	Councilman Kevin Jackson
SECONDER:	Councilman Michael J. Correia
AYES:	Council President Aponte, Councilwoman Castillo, Councilman Correia, Councilwoman Harris, Councilman Hassett, Councilman Igliazzi, Councilman Jackson, Councilman Jennings, Councilwoman Matos, Councilman Narducci, Councilman Principe, Councilwoman Ryan, Councilman Salvatore, Councilman Yurdin and Councilman Zurier – 15.

The Motion for Passage is Sustained.

FROM THE CLERK'S DESK

Petitions for Compensation for Injuries and Damages, viz:

Theresa M. Pennacchia
William H. Cartwright
(Jeffrey P. Finan, Esquire)
Anastacia Williams
(Timothy A. Williamson, Esquire)
Maureen E. Murphy
Julia Alpin
Janell Penn and Heidi Parrott

(Robert J. Levine, Esquire)
Osmeira Rojas Guillent
(Richard A. Pacia, Esquire)
Emily Morse
Government Employees Insurance Company
a/s/o Mark Elefante
(Christopher J. Gerlica, Esquire)
Jennifer Dutra

COUNCIL PRESIDENT APONTE Refers the Several Petitions to the Committee on Claims and Pending Suits.

RESULT:	REFERRED
TO:	Committee on Claims and Pending Suits

COMMUNICATIONS AND REPORTS

Communication from Brett P. Smiley, Chief Operating Officer and Lawrence J. Mancini, Finance Director, dated December 30, 2015, submitting, pursuant to Ordinance No. 388, Chapter 2011-22, the 5-Year Budget Projection with revenue and expenditure projections for fiscal years 2017 through 2021.

COUNCIL PRESIDENT APONTE Receives the foregoing Communication.

RESULT:	RECEIVED
----------------	-----------------

Communication from Johanna Harris, Commissioner of the Board of Licenses, dated December 14, 2015, submitting her Annual Report of the Providence Board of Licenses for 2015.

COUNCILMAN JACKSON Moves to Lay the Communication on the Clerk's Desk, Seconded by COUNCILMAN CORREIA.

RESULT:	L Aid ON THE CLERK'S DESK [UNANIMOUS]
MOVER:	Councilman Kevin Jackson
SECONDER:	Councilman Michael J. Correia
AYES:	Council President Aponte, Councilwoman Castillo, Councilman Correia, Councilwoman Harris, Councilman Hassett, Councilman Igliozi, Councilman Jackson, Councilman Jennings, Councilwoman Matos, Councilman Narducci, Councilman Principe, Councilwoman Ryan, Councilman Salvatore, Councilman Yurdin and Councilman Zurier – 15.

PERSONAL EXPRESSION

COUNCILMAN JACKSON Requests the privilege of the floor to speak on a Point of Personal Expression and states:

"Again, I concur with my colleagues who got up and spoke in regards to the redevelopment of PEDP. I believe we should have council representation on every board and commission as my colleague spoke of. On the Housing Authority, on the Water Supply Board, on the Board of Parks Commissioners, and it should not just be arbitrarily taken from us that we don't have those positions on those boards. So, I just raise my disapproval with what's taken place and one of our former colleagues Councilman Lombardi, who is now in the State House and a Judge for us always said that we are a legal branch of government and I feel in this era, we're not only a legal branch of government we need to start acting as we are like a legal branch of government. One of the ways to look at this moving forward is, if they are so independent of our guidance on those boards and commissions then we will get the Community Development Block Grant money that helps support them. All their employees are no longer employees of the city, but they are employees of those private entities and I would encourage my colleagues that when it comes to that point that we stay strong and we act as a legal branch of government. If they're not going to treat us like one, then we need to demand it and do it ourselves. Thank you."

Communication from Lisa Carnevale, Chair of the Providence Harbor Management Commission, submitting the final 2016-2021 Harbor Management Plan (HMP) for the City of Providence.

RESULT:	REFERRED
TO:	Committee on Ordinances

PRESENTATION OF RESOLUTIONS "IN CONGRATULATIONS"

COUNCIL PRESIDENT APONTE AND MEMBERS OF THE CITY COUNCIL

Resolution Extending Congratulations.

RESOLVED, That the Members of the City Council hereby extend their Sincere

Congratulations to the following:

Abel Sanchez Rodriguez, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Alexis Meran Ramirez, in recognition of her leadership visit to the City of Providence and the State of Rhode Island. We welcome her to the Capitol City.

Box Ruiz Huges, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Carlos Diaz Perez, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Darwin Sanchez Rodriguez, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Denisse Mateo Peña, in recognition of her leadership visit to the City of Providence and the State of Rhode Island. We welcome her to the Capitol City.

Feliz Elpidio Hilton, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Dr. Elic Fernandez Carrera, Ambassador, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Ileana Ramirez De Diaz, in recognition of her leadership visit to the City of Providence and the State of Rhode Island. We welcome her to the Capitol City.

Jacqueline Guilamo, in recognition of her leadership visit to the City of Providence and the State of Rhode Island. We welcome her to the Capitol City.

Jancer Gonzalez Beriguete, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Lisset De Los Santos Garcia, in recognition of her leadership visit to the City of Providence and the State of Rhode Island. We welcome her to the Capitol City.

Livio Mercedes Castillo, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Nulkia Mota Reyes, in recognition of her leadership visit to the City of Providence and the State of Rhode Island. We welcome her to the Capitol City.

Pedro Lorenzo Rivas, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Rafael Cabral Pichardo, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Ramon Revi Matos, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Rosa Perez Melo, in recognition of her leadership visit to the City of Providence and the State of Rhode Island. We welcome her to the Capitol City.

Socrates Perez Garcia, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

William Correa, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Yulinda Almonte Fernandez, in recognition of her leadership visit to the City of Providence and the State of Rhode Island. We welcome her to the Capitol City.

Ruben Aybar Del Rosario, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Angie Martinez Tejera, in recognition of her leadership visit to the City of Providence and the State of Rhode Island. We welcome her to the Capitol City.

Juan Antonio Perez, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Flavio Holguin, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Victor Tirado, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Nersy Lavadier Acosta, in recognition of her leadership visit to the City of Providence and the State of Rhode Island. We welcome her to the Capitol City.

Andy J. Lopez, in recognition of his leadership visit to the City of Providence and the State of Rhode Island. We welcome him to the Capitol City.

Councilwoman Mary Kay Harris, in recognition of being honored at the 118th Annual Board Meeting of Providence Building, Sanitary & Educational Association for her dedication, leadership and commitment to the community.

Gilbert Winn, Chief Executive of Winn Companies, in recognition of being honored at the 118th Annual Board Meeting of Providence Building, Sanitary Educational Association for his dedication, leadership and commitment to the community.

Jonathan Mendelsohn, Assistant Principal, Central High School, in recognition of being one of two finalists for the Rhode Island Assistant Principal of the Year Award.

Gayle Rapoza, in recognition of the celebration of her 40th Birthday, born on December 11, 1975.

Officer Michael Barrera, in recognition of going above and beyond the call of duty with his selfless act of generosity in replacing a little girl's stolen bike at Christmas time.

Officer Eduardo Curl, in recognition of going above and beyond the call of duty with his selfless act of generosity in replacing a little girl's stolen bike at Christmas time.

Officer Jared Stanzione, in recognition of going above and beyond the call of duty with his selfless act of generosity in replacing a little girl's stolen bike at Christmas time.

Officer John Benros, in recognition of going above and beyond the call of duty with his selfless act of generosity in replacing a little girl's stolen bike at Christmas time.

Thom Spann, Coach, Hope High School, in recognition of being honored by Mixed Magic Theatre and the Hope High Arts and Honors Project for his contributions and dedication to the community and students at Hope High.

Councilman Kevin Jackson, Coach, Hope High School, in recognition of being honored by Mixed Magic Theatre and the Hope High Arts and Honors Project for his contributions and dedication to the community and students at Hope High.

Anne Colaninno, Drama Teacher, Hope High School, in recognition of being honored by Mixed Magic Theatre and the Hope High Arts and Honors Project for her contributions and dedication to the community and students at Hope High.

Alonzo Jones, Hope High School Alumni, in recognition of being honored by Mixed Magic Theatre and the Hope High Arts and Honors Project for his contributions and dedication to the community and students at Hope High.

Christine Auxier, Drama Instructor, Hope High School, in recognition of being honored by Mixed Magic Theatre and the Hope High Arts and Honors Project for her contributions and dedication to the community and students at Hope High.

Sharon Jenkins, Dance Instructor, Hope High School, in recognition of being honored by Mixed Magic Theatre and the Hope High Arts and Honors Project for her contributions and dedication to the community and students at Hope High.

Marty Sprague, Dance Instructor, Hope High School, in recognition of being honored by Mixed Magic Theatre and the Hope High Arts and Honors Project for his contributions and dedication to the community and students at Hope High.

The Family of the late Franco Coli, in recognition of the posthumous honor being bestowed upon Mr. Coli by Mixed Magic Theatre and the Hope High Arts and Honor Project for his contributions and dedication to the community and students at Hope High.

Captain Thomas Kenney, Engine 5, Group "A", in recognition of the celebration of his retirement after 35 years of dedicated service to the Providence Fire Department.

Deputy Assistant Chief Joseph Desmarais, Division 1, Group "C", in recognition of the celebration of his retirement after 35 years of dedicated service to the Providence Fire Department.

Firefighter Joseph Moreino, Tower Ladder 1, Group "B", in recognition of the celebration of his retirement after 23 years of dedicated service to the Providence Fire Department.

David P. Tikoian, in recognition of going above and beyond to ensure the return of a binder and its contents found on Smith Street. He was instrumental in helping to return it to its rightful owner, who was extremely appreciative and thankful for his kindness.

Lieutenant Ronald Tessier, Tower Ladder 2, Group "A", in recognition of the celebration of his retirement after 36 years of dedicated service to the Providence Fire Department.

Captain Kenneth Prew, Engine Company 4, Group "B", in recognition of the celebration of his retirement after 31 years of dedicated service to the Providence Fire Department.

Captain Keith Edson, Engine Company 6, Group "B", in recognition of the celebration of his retirement after 29 years of dedicated service to the Providence Fire Department.

Firefighter Brian Sutton, Ladder Company 6, Group "A", in recognition of the celebration of his retirement after 25 years of dedicated service to the Providence Fire Department.

**Severally Read and Collectively Passed, on Motion of COUNCILMAN JACKSON,
Seconded by COUNCILMAN CORREIA.**

RESULT:	READ AND PASSED [UNANIMOUS]
MOVER:	Councilman Kevin Jackson
SECONDER:	Councilman Michael J. Correia
AYES:	Council President Aponte, Councilwoman Castillo, Councilman Correia, Councilwoman Harris, Councilman Hassett, Councilman Igliozi, Councilman Jackson, Councilman Jennings, Councilwoman Matos, Councilman Narducci, Councilman Principe, Councilwoman Ryan, Councilman Salvatore, Councilman Yurdin and Councilman Zurier – 15.

The Motion for Passage is Sustained.

**PRESENTATION OF RESOLUTIONS
"IN MEMORIAM"**

COUNCIL PRESIDENT APONTE AND MEMBERS OF THE CITY COUNCIL

Resolution Extending Sympathy.

RESOLVED, That the Members of the City Council hereby extend their Sincere
Sympathy to the families of the following:

Silvio Pompei

Ronald A. Meleo

Bruce R. Cahoon

Thomas Francis Policastro, Jr.

Marguerite D. Collins, R.N.

Joseph "Joe" Guy Lasorsa, Sr.

Jeremy Carter

Barbara O'Brien

Anne-Marie Dansicker

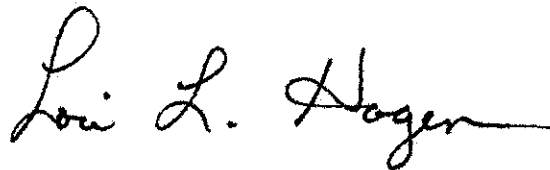
**Severally Read and Collectively Passed, by a Unanimous Rising Vote, on Motion of
COUNCILMAN JACKSON, Seconded by COUNCILMAN CORREIA.**

RESULT:	READ AND PASSED [UNANIMOUS]
MOVER:	Councilman Kevin Jackson
SECONDER:	Councilman Michael J. Correia
AYES:	Council President Aponte, Councilwoman Castillo, Councilman Correia, Councilwoman Harris, Councilman Hassett, Councilman Igliozzi, Councilman Jackson, Councilman Jennings, Councilwoman Matos, Councilman Narducci, Councilman Principe, Councilwoman Ryan, Councilman Salvatore, Councilman Yurdin and Councilman Zurier – 15.

The Motion for Passage is Sustained.

CONVENTION

There being no further business, on Motion of **COUNCILMAN JACKSON**, Seconded by **COUNCILMAN CORREIA**, it is voted to adjourn at 7:45 o'clock P.M., to meet again **UPON THE RISE OF THE 7:00 O'CLOCK P.M. REGULAR CITY COUNCIL MEETING**

A handwritten signature in cursive script that reads "Lori L. Hagen". The signature is written in black ink and is positioned above the printed name and title.

LORI L. HAGEN
CITY CLERK

