

CITY OF TRENTON, MICHIGAN  
PUBLIC HEARING  
May 17, 2009

A Public Hearing of the City Council of Trenton, Michigan was called to order by Mayor Brown at 7:35 p.m. on the above date in the City Hall Council Chambers to receive community input regarding the proposed millage rate and the City Budget for the fiscal year 2010-2011.

Present on roll call by City Clerk Stack: Councilpersons: Baun-Crooks, Gillespie, LeFevre, McLeod, Taylor, and Teifer.

There being a quorum present, the Council was declared in session.

Absent: None.

Other Officers Present: Patricia Gearhart, Deputy City Clerk; Randy Schoen, City Treasurer; Robert Cady, City Administrator; Wallace Long, City Attorney; Paul Haley, Emergency Management Coordinator; Christine Arnoczki, City Controller; William Hogan, City Engineer; Bruce Vick, Fire Chief; Jeff Davis, Deputy Fire Chief; Scott Church, Human Resources Specialist; Patrick Hawkins, Parks and Recreation Director; Joann Perna, Assistant Parks and Recreation Director; William Lilienthal, Police Chief; Alan Bober, Department of Public Services Director; and Patrick Raftery, WWTP Superintendent.

City Clerk Stack read the notice of the Public Hearing that was published in the News Herald on Sunday, April 25, 2010; and May 2, 2010.

Mayor Brown called upon the public to make any comment regarding the Proposed Budget.

Marion Hall spoke to the Mayor and Council regarding the proposed property tax increase.

MOTION TO ADJOURN by Councilman Gillespie, seconded by Councilwoman McLeod, at 7:47 p.m.

APPROVED BY:

\_\_\_\_\_  
GERALD R. BROWN, MAYOR

\_\_\_\_\_  
KYLE F. STACK, CITY CLERK

MINUTES PREPARED BY: Patricia M. Gearhart, Deputy City Clerk

APPROVED ON: \_\_\_\_\_

CITY OF TRENTON, MICHIGAN  
REGULAR MEETING  
May 17, 2010

After the Pledge of Allegiance to the Flag, the Regular Meeting of the City Council of Trenton, Michigan was called to order by Mayor Brown, at 8:00 p.m. on the above date in the City Hall Council Chambers.

Present on roll call by City Clerk Stack: Mayor Brown, Councilpersons: Baun-Crooks, Gillespie, LeFevre, McLeod, Taylor, and Teifer.

Absent: None.

There being a quorum present, the Council was declared in session.

Other Officers Present: John Dahlquist, City Assessor; Patricia Gearhart, Deputy City Clerk; Randy Schoen, City Treasurer; Wallace Long, City Attorney; Robert Cady, City Administrator; Christine Arnoczki, City Controller; Kelly Fedele, Assistant City Engineer; Bruce Vick, Fire Chief; Scott Church, Human Resource Director; Patrick Hawkins, Parks and Recreation Director; William Lilienthal, Police Chief; Alan Bober, Department of Public Services, Director; and Paul Haley, Emergency Management.

**MINUTES**

Moved by Councilman Gillespie, seconded by Councilwoman McLeod, to approve the minutes of the Regular Meeting of May 3, 2010, and the Special Meeting of May 10, 2010.

Carried unanimously.

**PRESENTATIONS**

Trenton Baseball Association to the Vellmure Family

Moved by Councilwoman Baun-Crooks, seconded by Councilman Gillespie, to make the Presentation part of the Regular minutes.

Carried unanimously.

Rick Tanguay, Trenton Baseball and Softball Association President introduced Jim Vellmure who donated \$3,000.00, to the Association in memory of his mother and grandmother who passed away, for the purchase of break-away bases for the baseball fields.

**APPOINTMENTS**

Brownfield Redevelopment Authority and Local Officers Compensation Commission

Moved by Councilman Gillespie, seconded by Councilwoman Baun-Crooks, to approve the Mayor's reappointment of Terrence Teifer to the Brownfield Redevelopment Authority, term ending May 1, 2013, and Gary Schwartz to the Compensation Commission, term ending June 4, 2015.

Roll Call: Brown, Abstain; Gillespie, Yes; LeFevre, Yes; McLeod, Yes; Taylor, Yes; Teifer, Abstain; and Baun-Crooks, Yes.

Motion carried.

**COMMUNICATIONS AGENDA**

**GENERAL**

B-1. 33<sup>RD</sup> DISTRICT COURT: Fines/Costs/Fees for April 2010

**GROUPS AND ORGANIZATIONS**

C-1. SOUTHWICKE SQUARE COOPERATIVE: Request to Use City Park for Annual Picnic (removed from the agenda)

**DEPARTMENT HEADS, OFFICIALS, C.S.S. REFERRAL**

- D-1. ATTORNEY: Ordinance 734, Texting or Emailing While Driving a Vehicle (1<sup>st</sup> Rdg)
- D-2. ATTORNEY: Ordinance 735, Obstructing or Altering Fire Hydrants (1<sup>st</sup> Rdg)
- D-3. ATTORNEY: Ordinance 736, Best Management Practices, Sewage Disposal (1<sup>st</sup> Rdg)
- D-4. CONTROLLER: Water and Sewage Rates

**LATE COMMUNICATIONS**

- L-1. CONTROLLER: Property Tax Administrative Fee
- L-2. HUMAN RESOURCES: Framework for Letter of Understanding, AFSCME Local 292
- L-3. CONTROLLER: *Budget Resolution Covering Fiscal Year Beginning July 1, 2010- June 30, 2011 (05/19/2010)*
- L-4. CONTROLLER: *Proposed Millage Rate Tax Resolution (05/19/2010)*

**COMMUNICATIONS**

(B-1)

33<sup>RD</sup> DISTRICT COURT  
Fines/Costs/Fees for April 2010

Moved by Councilman LeFevre, seconded by Councilwoman McLeod, to receive and place on file the Fines/Costs/Fees, April 2010, submitted by the 33<sup>rd</sup> District Court, showing the City of Trenton owing \$8,551.91.

Carried unanimously.

(C-1)  
SOUTHWICKE SQUARE COOPERATIVE  
Request to Use City Park for Annual Picnic

Moved by Councilwoman McLeod, seconded by Councilman Taylor, to remove the item from the agenda.

Carried unanimously.

(D-1)  
ATTORNEY  
Ordinance 734, Texting or Emailing While Driving a Vehicle (1<sup>st</sup> Rdg)

**CITY OF TRENTON  
ORDINANCE NO. 734**

**AN ORDINANCE TO AMEND CHAPTER 94 ENTITLED "TRAFFIC AND VEHICLES", ARTICLE I ENTITLED "IN GENERAL", BY ADDING A NEW SECTIONS 94-10 AND 94-11 TO THE CITY CODE OF THE CITY OF TRENTON TO INCLUDE RECENT AMENDMENTS TO THE STATE MOTOR VEHICLE CODE PROHIBITING THE OPERATOR OF A MOTOR VEHICLE FROM TEXTING OR EMAILING FROM MOVING VEHICLE.**

**THE CITY OF TRENTON, WAYNE COUNTY, MICHIGAN, HEREBY ORDAINS:**

**Section 1.** Chapter 94 of the Trenton City Code is hereby amended to add new sections 94-10 and 94-11 prohibiting the driver of a motor vehicle from texting or emailing from moving vehicle and to establish penalties, which shall read as follows:

**Sec. 98-10. Texting or emailing by operator from moving vehicle.**

(a) Except as otherwise provided in this section, a person shall not read, manually type, or send a text message on a wireless 2-way communication device that is located in the person's hand or in the persons' lap, including a wireless telephone used in cellular telephone service or personal communication service, while operating a motor vehicle that is moving on a highway or street in this state.

(b) As used in this subsection, a wireless 2-way communication device does not include a global position or navigation system that is affixed to the motor vehicle

(c) Subsection (a) does not apply to an individual who is using a device described in subsection (a) to do any of the following:

- (i) Report a traffic accident, medical emergency, or serious road hazard to authorities.
- (ii) Report a situation in which the person believes his or her personal safety is in jeopardy.
- (iii) Report or avert the perpetration or potential perpetration of a criminal act against the individuals or another person.
- (iv) Carry out official duties as a police officer, law enforcement official, member of a paid or volunteer fire department, or operator of an emergency vehicle.

**Sec. 98-11. Penalties.**

An individual who violates this section is responsible for a civil infraction and shall be ordered to pay a civil fine as follows:

- (a) For a first violation, \$ 100.00.
- (b) For a second or subsequent violation, \$ 200.00

**Section 2. Saving Clause.**

Nothing in this Ordinance or in the Code hereby adopted shall be construed to affect any suit or proceeding pending in any court, or any rights acquired, or liability incurred, or any cause or causes of action acquired or existing, under any act or ordinance hereby repealed; nor shall any just or legal right or remedy of any character be lost, impaired or affected by this Ordinance.

**Section 3. Severability.**

Should any word, sentence, phrase or any portion of this Ordinance be held in a manner invalid by any court of competent jurisdiction or by any state agency having authority to do so for any reason whatsoever, such holdings shall be construed and limited to such work, sentence, phrase or any portion of the Ordinance held to be so invalid shall not be construed as affecting the validity of any of the remaining words, sentences, phrases or portions of this Ordinance.

**Section 4. Conflicting Ordinances.**

All prior existing ordinances adopted by the City of Trenton inconsistent or in conflict with the provisions of this Ordinance are, to the extent of such conflict or inconsistency, hereby expressly repealed.

**Section 5. Readings.**

This Ordinance shall be given a first reading on May 17, 2010, shall be enacted on June 7, 2010, and shall be published on or before June 20, 2010 and shall become effective July 1, 2010.

Moved by Councilman Taylor, seconded by Councilman Gillespie, to approve the first reading of Ordinance 734, Texting or Emailing While Driving a Vehicle.

Carried unanimously.

(D-2)

ATTORNEY

Ordinance 735, Obstructing or Altering Fire Hydrants (1<sup>st</sup> Rdg)

**CITY OF TRENTON  
ORDINANCE NO. 735**

**AN ORDINANCE TO AMEND CHAPTER 42 ENTITLED "FIRE PREVENTION AND PROTECTION", OF THE CITY CODE BY ADDING A NEW SECTION 42-4(b)**

**TO PROHIBIT TAMPERING WITH THE COLOR, DESIGN OR OPERATION OF  
FIRE HYDRANTS LOCATED WITHIN THE CITY.**

**THE CITY OF TRENTON, COUNTY OF WAYNE, HEREBY ORDAINS AS  
FOLLOWS:**

**Section 1.** Article 42 of the Trenton City Code shall be amended by re-titling Section 42-4 and adding new Section 42-4(b) to prohibit tampering with the color, design or operation of hydrants located within the City, which shall read as follows:

**Sec. 42-4. Obstructing or altering fire hydrants.**

(a) No person shall place any building material or any other obstruction what so ever, nor shall any person responsible for such material or obstruction permit it to remain, within 15 feet of any fire hydrant.

(b) With the exception of the fire and water departments, no person or organization, including a property owner's association, shall change, alter or in any way tamper with the color, design or operation of a fire hydrant located within the City, whether on public or private property. In the event a review by the city's fire department results in the identification of any alteration of any hydrant, the City may take restorative action, and the expense associated therewith shall become the responsibility of, and therefore billed to, the homeowner on whose property the hydrant is located or such other persons or organizations responsible for the alteration and reimbursement shall be made to the City within thirty (30) days of receipt of the invoice.

**Section 2. Saving Clause.** Nothing in this Ordinance or in the Code hereby adopted shall be construed to affect any suit or proceeding pending in any court, or any rights acquired, or liability incurred, or any cause or causes of action acquired or existing, under any act or ordinance hereby repealed; nor shall any just or legal right or remedy of any character be lost, impaired or affected by this Ordinance.

**Section 3. Severability.** Should any word, sentence, phrase or any portion of this Ordinance be held in a manner invalid by any court of competent jurisdiction or by any state agency having authority to do so for any reason whatsoever, such holdings shall be construed and limited to such work, sentence, phrase or any portion of the Ordinance held to be so invalid shall not be construed as affecting the validity of any of the remaining words, sentences, phrases or portions of this Ordinance.

**Section 4. Conflicting Ordinances.** All prior existing ordinances adopted by the City of Trenton inconsistent or in conflict with the provisions of this Ordinance are, to the extent of such conflict or inconsistency, hereby expressly repealed.

**Section 5. Readings.** This Ordinance shall be given a first reading on May 17, 2010, shall be enacted on June 7, 2010, and shall be published on or before June 20, 2010 and shall become effective June 21, 2010.

Moved by Councilman Taylor, seconded by Councilman Gillespie, to approve the first reading of Ordinance 735, Obstructing or Altering Fire Hydrants.

Carried unanimously.

(D-3)

ATTORNEY

Ordinance 736, Best Management Practices, Sewage Disposal (1<sup>st</sup> Rdg)

**CITY OF TRENTON  
ORDINANCE NO. 736**

**AN ORDINANCE TO AMEND SECTIONS 98-171, 172, 245, OF ARTICLE III, ENTITLED SEWAGE DISPOSAL, OF CHAPTER 98 OF THE TRENTON CITY CODE, TO INCORPORATE STATUTORY AND REGULATORY REQUIREMENTS PROMULGATED BY THE DEQ, PURSUANT TO 40 CFR 403, REGARDING THE “STREAMLINING OF GENERAL PRE-TREATMENT REGULATIONS FOR EXISTING AND NEW SOURCES OF POLLUTION,” BY ESTABLISHING AUTHORITY FOR CREATING AND ENFORCING “BEST MANAGEMENT PRACTICES”.**

**THE CITY OF TRENTON, COUNTY OF WAYNE, HEREBY ORDAINS AS FOLLOWS:**

**Section 1.** Article III, entitled Sewage Disposal, of Chapter 98 of the Trenton City Code, is hereby amended by adding an additional definition to sections 98-171 and 98-172 and providing for a new 98-245(c) which shall read as follows:

**Section 98-171. Definitions.**

(Same, but add) *Best Management Practices(BMPs)* means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to implement the prohibitions listed in section 98-242 and also include treatment requirements, operating procedures and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.

**Section 98-172. Abbreviations**

(Same, but add) BMP

Best management practices.

**Section 98-245. Specific Pollutant Limitations.**

(a) same

(b) same

(c) The POTW may establish BMPs as a narrative local limit to implement the general and specific prohibitions set forth in Section 98-242 General Discharge Prohibitions. BMPs may be used instead of numerical limits where determination of compliance with numerical limits is infeasible, or as a supplement to numeric limits as appropriate to meet the requirements of the Act.

(d) Violations of the provisions of this section are a municipal civil infraction for which the fine is \$ 1,000.00

**Section 2. Saving Clause.** Nothing in this Ordinance or in the Code hereby adopted shall be construed to affect any suit or proceeding pending in any court, or any rights acquired, or liability incurred, or any cause or causes of action acquired or existing, under any act or ordinance hereby repealed; nor shall any just or legal right or remedy of any character be lost, impaired or affected by this Ordinance.

**Section 3. Severability.** Should any word, sentence, phrase or any portion of this Ordinance be held in a manner invalid by any court of competent jurisdiction or by any state agency having authority to do so for any reason whatsoever, such holdings shall be construed and limited to such work, sentence, phrase or any portion of the Ordinance held to be so invalid shall not be construed as affecting the validity of any of the remaining words, sentences, phrases or portions of this Ordinance.

**Section 4. Conflicting Ordinances.** All prior existing ordinances adopted by the City of Trenton inconsistent or in conflict with the provisions of this Ordinance are, to the extent of such conflict or inconsistency, hereby expressly repealed.

**Section 5. Readings.** This Ordinance shall be given a first reading on May 17, 2010, shall be enacted on June 7, 2010, and shall be published on or before June 20, 2010, and shall be effective June 21, 2010.

Moved by Councilman Taylor, seconded by Councilwoman Baun-Crooks, to approve the first reading of Ordinance 736, Best Management Practices, Sewage Disposal.

Carried unanimously.

(D-4)  
CONTROLLER  
Water and Sewage Rates

**CITY OF TRENTON  
WATER AND SEWER RATE RESOLUTION  
2010 -14**

**WHEREAS**, Trenton City Council shall establish water rates and sewer charges in accordance with Chapter 33 of the Trenton City Code, and

**WHEREAS**, in accordance with a user charge system approved by the Michigan Department of Environmental Quality the current rates and charges for sewage indicates a need for an adjustment to meet the operating and maintenance codes of the sewage system, and

**WHEREAS**, the prevailing and current rates for water, sewage and capital charges are as follows:

Water	\$ 2.79 per 1,000 gallons
Sewage	\$ 3.80 per 1,000 gallons
Capital	\$ 1.07 per 1,000 gallons
	\$ 7.66

, and

**WHEREAS**, the following increases in rates and charges is being recommended:

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Water	\$ 0.29 per 1,000 gallons
Sewage	\$ 0.20 per 1,000 gallons
Capital	\$ (0.00) per 1,000 gallons

, and

**WHEREAS**, said increases, if approved, shall result in total overall water, sewage and capital charges as follows:

Water Rate	\$ 3.08 per 1,000 gallons
Sewage Rate	\$ 4.00 per 1,000 gallons
Capital Rate	<u>\$ 1.07</u> per 1,000 gallons
	\$ 8.15

, and

**WHEREAS**, there exists the following three (3) zones for customer billing on a quarterly basis, to-wit:

ZONE 1 is January, February and March usage – Month of billing is April, and the bill must be paid within 30 days of the billing, on a continuing three (3) month cycle,

ZONE 2 is February, March and April usage – Month of billing is May, and the bill must be paid within 30 days of the billing, on a continuing three (3) month cycle,

ZONE 3 is March, April and May usage – Month of billing is June, and the bill must be paid within 30 days of the billing, on a continuing three (3) month cycle

, and

**WHEREAS**, in accordance with the authority established under Chapter 33 of the Trenton City Code, the City Council deems it necessary the rate and charges to all users to off-set the aforementioned costs effective July 1, 2010

**NOW, THEREFORE, BE IT RESOLVED**, that effective July 1, 2010, the following rate shall become effective:

Water Rate	\$ 3.08/M gallons
Sewer Rate	\$ 4.00/M gallons
Capital Rate	\$ 1.07/M gallons

**BE IT FURTHER RESOLVED**, that the billing therefore shall be as follows:

IN ZONE 2, on the August billing, the new rates shall apply to one-third (1/3) of the usage for the quarterly period, and the former rates shall apply to two-thirds (2/3) of the usage for the quarterly period, except in those cases where an official meter reading is taken on or before 1 July, in which case the former rates shall apply.

IN ZONE 3, on the September billing, the new rates shall apply to two-thirds (2/3) of the usage for the quarterly period, and the former rates shall apply to one-third (1/3) of the usage for the quarterly period, except in those cases where an official meter reading is taken on or before 1 July, in which case the former rates shall apply.

IN ZONE 1, on the October billing, the new rates shall apply to the July, August and September usage.

**BE IT FURTHER RESOLVED**, that all rates established herein shall be applied upon the metered water usage.

**BE IT FURTHER RESOLVED**, that the City Clerk cause notice of this rate change to be published in the newspaper.

**ADOPTED, APPROVED AND PASSED** by the City Council of the City of Trenton, on the 17th day of May 2010.

Moved by Councilwoman McLeod, seconded by Councilman Taylor, to approve the rate increase in the water and sewer charges to be effective July 1, 2010.

Carried unanimously.

(L-1)  
CONTROLLER  
Property Tax Administrative Fee  
**CITY OF TRENTON**  
**ADMINISTRATIVE FEE RESOLUTION**  
**2010-15**

**WHEREAS**, the State of Michigan General Property Tax Act 206 of 1893, subsection 211.44, permits a local property tax collecting unit to add a property tax administration fee of not more than one (1%) percent of the total tax bill per parcel,

**WHEREAS**, the Proposed Budget included the addition of a one (1%) percent administrative fee of the total tax bill per parcel,

**WHEREAS**, a Public Hearing on the Proposed Budget was held at the time and place as the City Council directed, to-wit: Monday, May 17, 2010 at 7:30 P.M.; and

**WHEREAS**, notice of such Public Hearing was published in the News-Herald and the Proposed Budget and three preceding Fiscal Budgets were on file in the Office of the Clerk for public inspection during the office hours of such office for a period of not less than one (1) week prior to said hearing; and

**WHEREAS**, all persons interested therein were given an opportunity to be heard, and expressed their opinion thereon; and

**WHEREAS**, the City Council has reviewed the recommendations of the City Administrative Officials and concurs therewith as adjusted.

**NOW, THEREFORE, BE IT RESOLVED**, that with the adoption of the budget a one (1%) percent administrative fee will be added to tax bills per parcel.

**ADOPTED, APPROVED, AND PASSED** by the City Council of Trenton, on this 17th day of May 2010.

Moved by Councilwoman McLeod, seconded by Councilman Taylor, to approve a one (1%) percent administrative fee to be added to tax bills per parcel.

Carried unanimously.

(L-2)

HUMAN RESOURCES

Framework for Letter of Understanding, AFSCME Local 292

Moved by Councilwoman Baun-Crooks, seconded by Councilman Gillespie, to agree to enter into a Letter of Understanding with the AFSCME Local 292, with the following terms: The Union agrees to forego the negotiated 1% wage increase scheduled to take effect July 1, 2010; The Union agrees to take a 5% wage reduction from July 1, 2010 to June 29, 2011, with such benefit restored, without retroactivity, on June 30, 2011; The City agrees to offer the Family Continuation Rider to any employee who submits their notice of retirement no later than June 1, 2010, with an effective date of retirement no later than July 1, 2010. The FCR shall remain subject to insurance carrier's eligibility criteria and those provisions are defined within the July 1, 2005, through June 30, 2011, Collective Bargaining Agreement. The prospective retiree's cost for receiving the FCR shall be payment of the applicable premium contribution rate (i.e., two person or family rate); The City agrees to use the negotiated wage rate for July 1, 2010 (inclusive of the 1% increase) for purpose of calculating severance pay for employees who retire between July 1, 2010, and June 30, 2011; Although the City is not agreeable to a "no layoff" clause, any negotiated savings resulting from this agreement will stay within the AFSCME bargaining unit. Any such savings shall be used to directly offset the cost of recalling bargaining unit members that would have otherwise been laid off; The City rejects all other proposals by AFSCME Local 292 that are not specifically addressed elsewhere in this proposal; and This is a Letter of Understanding for the Budget Year of 2010 – 2011 only and not to be interpreted in any way, shape or form that we are opening our contract.

Carried unanimously.

**AUTHORIZED DISBURSEMENTS**

Moved by Councilman LeFevre, seconded by Councilwoman McLeod, that the Authorized Disbursements, per the May 17, 2010, schedule, be approved.

MONROE BANK & TRUST: Cash Disbursements	\$260,331.65
General Fund	52,327.27
Major Street Fund	267.70
Local Street Fund	6,723.53
Kennedy Rec Complex	13,736.44
Library Operating Fund	2,109.19
Special Revenue Fund	12,938.76
Grant Funds	1,278.10
D.D.A. Fund	742.38
Water & Wastewater Fund	132,096.64
Motor Vehicle Pool	13,515.64
Restricted Self Insurance	24,656.00

Carried unanimously.

Moved by Councilman LeFevre, seconded by Councilwoman McLeod, to approve the disbursement payable to Certified Alarm in the amount of \$60.00.

Roll Call: Gillespie, Abstain; LeFevre, Yes; McLeod, Yes; Taylor, Yes; Teifer, Yes; Baun-Crooks, Yes; and Brown, Yes.

Motion carried.

### **REPORTS**

Moved by Councilman LeFevre, seconded by Councilwoman McLeod, to receive and place on file the Financial Summary, April 30, 2010; the Commission and Board Reports, May 17, 2010, DPS Report, April 2010; Fire Department Report, April 2010; and the Police Department Report, April 2010.

Carried unanimously.

### **COMMENTS FROM THE COUNCIL AND OFFICIALS**

- |                    |  |
|--------------------|--|
| Councilman LeFevre | * Thanked Everyone that Worked on the Budget as a Team, Everyone Got Pay Cuts; Complimented the City Controller  |
| Mayor Brown        | * Elected Officials Cuts are Voluntary due to Charter Language; Tax Increase is Under Cap; <i>Email from Jim Watson, Against Tax Increase (05/19/2010)</i> |
| Councilman Taylor  | * Wished That Cuts Could be Pre-Taxed; Reduced Workforce from 209 Full Time Employees to 148   |
| City Clerk Stack   | * Warned Citizens Against Curb Painters  |
| DPS Director Bober | * Household Hazardous Waste Days, June 26 <sup>th</sup> at Huron High School, August 28 <sup>th</sup> at Westland Shopping Center                          |

### **PUBLIC COMMENT**

- |              |  |
|--------------|--|
| Bill Jasman  | * Need Host Family for Exchange Student                              |
| Douglas Hall | * Cars Blocking Sidewalks; Likes City Services; Time to Make Changes |

### **OTHER COUNCIL BUSINESS**

MOTION TO RECESS  
at 8:45 p.m.

Moved by Councilman Taylor, seconded by Councilman Gillespie, to recess the meeting and to reconvene the meeting on Wednesday, May 19, 2010 at 8:30 p.m.

Carried unanimously.

MEETING RECONVENED

The meeting reconvened on Wednesday, May 19, 2010 at 8:30 p.m.

(L-3)

CONTROLLER

Budget Resolution Covering Fiscal Year Beginning July 1, 2010-June 30, 2011

**CITY OF TRENTON  
BUDGET RESOLUTION  
2010-16**

**WHEREAS**, the Mayor has submitted to the City Council a Budget covering the Fiscal Year beginning July 1, 2010 and ending June 30, 2011; and

**WHEREAS**, a Public Hearing on the Proposed Budget was held at the time and place as the City Council directed, to-wit: Monday, May 17, 2010 at 7:30 P.M.; and

**WHEREAS**, notice of such Public Hearing was published in the News-Herald and the Proposed Budget and three preceding Fiscal Budgets were on file in the Office of the Clerk for public inspection during the office hours of such office for a period of not less than one (1) week prior to said hearing; and

**WHEREAS**, all persons interested therein were given an opportunity to be heard, and expressed their opinion thereon; and

**WHEREAS**, the Board of Review has completed its review of the Assessment Roll on March 18, 2010, the majority of its members endorsed thereon, and signed a statement to the effect that the same is the Assessment Roll of the City of Trenton for the fiscal year beginning July 1, 2010 and ending June 30, 2011; and

**WHEREAS**, the City Council has reviewed the recommendations of the City Administrative Officials and concurs therewith as adjusted.

**NOW, THEREFORE, BE IT RESOLVED**, that within three (3) days after the adoption of the proposed millage and after the adoption of the budget, the Clerk shall certify to the Assessor fifteen point two seven three nine (15.2739) mills on a valuation of SEVEN HUNDRED FIFTY EIGHT MILLION NINE HUNDRED EIGHTY FIVE THOUSAND THREE HUNDRED TWENTY EIGHT AND 00/100 DOLLARS (758,985,328.00) to be levied by general ad valorem tax upon all real and personal property for municipal operations for the fiscal year beginning July 1, 2010 and ending June 30, 2011, one point three nine three five (1.3935) mills on the same valuation for refuse collection and disposal, one point zero zero two six (1.0026) mills on the same valuation for the Act 345 Pension System, point two six six five (.2665) mills on the same valuation for the operation of the Library, point five five four seven (.5547) mills on the same valuation for the Library Debt, and three point two five eight eight (3.2588) mills on the same valuation for ACO-Sewer Debt.

**BE IT FURTHER RESOLVED**, that the Clerk shall also certify to the Assessor seven point six three seven zero (7.6370) mills on a valuation of ONE HUNDRED MILLION THREE HUNDRED TWENTY-NINE THOUSAND and 00/100 dollars (100,329,00.00) to be levied by specific tax upon personal property certified under P.A. 198

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Industrial Facilities Tax for municipal operations for the fiscal year beginning July 1, 2010 and ending June 30, 2011, point six nine six seven (.6967) mills on the same valuation for refuse collection and disposal, point five zero one three (.5013) mills on the same valuation for the Act 345 Pension System, point one three three two (.1332) mills on the same valuation for the operation of the Library, point two seven seven four (.2774) mills on the same valuation for the Library Debt, one point six two nine four (1.6294) mills on the same valuation for ACO-Sewer Debt.

**BE IT FURTHER RESOLVED**, that the General Operating Budget and other required budgets of debt and operations pertaining to the City of Trenton for the fiscal year beginning July 1, 2010 and ending June 30, 2011 be established in the amount listed below.

101	General Government	\$18,274,427
202	Major Street Fund	\$685,000.
203	Local Street Fund	\$780,000.
208	Recreation Complex	\$1,469,300.
250	Block Grant	\$113,000.
271	Library Operating/Debt	\$905,624.
285	Special Revenue	\$0.
289	Grant Fund	\$98,206.
296	Other Post Employment Benefits	\$0.
402	Capital Project	\$110,000.
494	D.D.A. Fund	\$613,034.
495	Brownfield Authority	\$7,263.
510	S.I.N.C. Fund	\$251,000.
592	Water/W.W.T.P. Fund	\$9,634,632.
661	Motor Pool	\$908,003.
730	Severance Fund	\$0.
759	Self Insurance	\$4,526,812.

**BE IT FURTHER RESOLVED**, that in the event the Michigan Tax Commission determines adjustment in valuations necessary, then refunds of such overpayment, if any, are authorized.

**ADOPTED, APPROVED, AND PASSED** by the City Council of Trenton, on this 19th day of May 2010.

Moved by Councilman Taylor, seconded by Councilman LeFevre, to approve the revised Budget covering the Fiscal Year beginning July 1, 2010 and ending June 30, 2011.

Carried unanimously.

(L-4)  
CONTROLLER  
Proposed Millage Rate Tax Resolution

**CITY OF TRENTON  
TAX RESOLUTION  
2010-17**

**WHEREAS**, the Mayor and City Council on May 19th, 2010 proposed a millage rate on twenty one point seven five (21.75) mills covering the Fiscal Year beginning July 1, 2010 and ending June 30, 2011; and

**WHEREAS**, the Board of Review has completed its review of the Assessment Roll on March 18, 2010, the majority of its members endorsed thereon, and signed a statement to the effect that the same is the Assessment Roll of the City of Trenton for the fiscal year beginning July 1, 2010 and ending June 30, 2011; and

**WHEREAS**, the City Council has reviewed the recommendations of the City Administrative Officials and concurs therewith as adjusted.

**NOW, THEREFORE, BE IT RESOLVED**, that within three (3) days after the adoption of the proposed millage and after the adoption of the budget, the Clerk shall certify to the Assessor fifteen point two seven three nine (15.2739) mills on a valuation of SEVEN HUNDRED FIFTY EIGHT MILLION NINE HUNDRED EIGHTY FIVE THOUSAND THREE HUNDRED TWENTY EIGHT AND 00/100 DOLLARS (758,985,328.00) to be levied by general ad valorem tax upon all real and personal property for municipal operations for the fiscal year beginning July 1, 2010 and ending June 30, 2011, one point three nine three five (1.3935) mills on the same valuation for refuse collection and disposal, one point zero zero two six (1.0026) mills on the same valuation for the Act 345 Pension System, point two six six five (.2665) mills on the same valuation for the operation of the Library, point five five four seven (.5547) mills on the same valuation for the Library Debt, and three point two five eight eight (3.2588) mills on the same valuation for ACO-Sewer Debt.

**BE IT FURTHER RESOLVED**, that the Clerk shall also certify to the Assessor seven point six three seven zero (7.6370) mills on a valuation of ONE HUNDRED MILLION THREE HUNDRED TWENTY-NINE THOUSAND and 00/100 dollars (100,329,00.00) to be levied by specific tax upon personal property certified under P.A. 198 Industrial Facilities Tax for municipal operations for the fiscal year beginning July 1, 2010 and ending June 30, 2011, point six nine six seven (.6967) mills on the same valuation for refuse collection and disposal, point five zero one three (.5013) mills on the same valuation for the Act 345 Pension System, point one three three two (.1332) mills on the same valuation for the operation of the Library, point two seven seven four (.2774) mills on the same valuation for the Library Debt, one point six two nine four (1.6294) mills on the same valuation for ACO-Sewer Debt.

**BE IT FURTHER RESOLVED**, that in the event the Michigan Tax Commission determines adjustment in valuations necessary, then refunds of such overpayment, if any, are authorized.

**ADOPTED, APPROVED, AND PASSED** by the City Council of Trenton, on this 19th day of May 2010.

Moved by Councilman LeFevre, seconded by Councilman Taylor, to approve the millage rate at twenty one point seven five (21.75) mills covering the Fiscal Year beginning July 1, 2010 and ending June 30, 2011.

Carried unanimously.

**MOTION TO ADJOURN BY** Councilman Gillespie, seconded by Councilwoman Baun-Crooks, at 8:51 p.m., on May 19, 2010.

APPROVED BY:

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GERALD R. BROWN, MAYOR

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KYLE F. STACK, CITY CLERK

MINUTES PREPARED BY: Patricia M. Gearhart, Deputy City Clerk

APPROVED ON: \_\_\_\_\_

**INFORMATION ITEMS:**

1. CITY ENGINEER: Emergency Sanitary Sewer Cured-In-Place, -Pipe, Inland Waters Pollution Control Inc. (05/13/2010)
2. SEVENTH-DAY ADVENTIST CHURCH: Door to Door Missionary Work. (04/20/2010)