

**CITY OF TRENTON, MICHIGAN
REGULAR MEETING
September 17, 2012**

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

Present on roll call by City Clerk Gearhart: Councilpersons: Baun-Crooks, Howey, LeFevre, McLeod, and Taylor.

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

Absent: Councilperson Teifer.

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to excuse the absence of Councilperson Teifer.

Carried unanimously.

Other Officers Present: John Dahlquist, City Assessor; Michael McCullough, City Treasurer; James Wagner, City Administrator; Wallace Long, City Attorney; Christine Arnoczki, City Controller; William Hogan, City Engineer; Scott Church, Human Resources Director, Bruce Vick, Fire Chief; Joann Perna, Parks and Recreation Director; Timothy Beaker, Recreation Business Operations Manager; James Nardone, Police Chief; and Steven Voss, Deputy Police Chief.

MINUTES

Moved by Councilperson McLeod, seconded by Councilperson Howey, to approve the minutes of the Regular Meeting of September 4, 2012.

Carried unanimously.

APPOINTMENTS

Planning Commission

Moved by Councilperson Taylor, seconded by Councilperson Howey, to approve the reappointment of Amy Mullins to the Planning Commission for a term expiring October 1, 2015.

Roll Call: Howey, Yes; LeFevre, Yes; McLeod, Yes; Stack, Abstain; Taylor, Yes; and Baun-Crooks, Yes.

Motion carried.

COMMUNICATIONS AGENDA

AUTHORITIES, CITY COMMISSIONS, BOARDS, COMMITTEES

A-1. TIMOTHY VAN GOETHEM: Letter of Resignation, Recreation Commission

DEPARTMENT HEADS & OFFICIALS

- D-1. CITY ATTORNEY: Purchase of Property, Vacant Parcels on St Joseph and West Jefferson
- D-2. CITY ATTORNEY: Zoning Ordinance 705-3, Amendment to Zoning Code, to Address Pet Grooming (1st Rdg)
- D-3. CITY ATTORNEY: Broadcast of Council Meetings Agreement
- D-4. CITY ADMINISTRATOR: Schedule a Public Hearing on Chrysler Group LLC Application for Amended IFT 2011-293
- D-5. POLICE CHIEF: Permission to Consider Hiring Dispatcher
- D-6. PARKS AND RECREATION: Playground Accessibility Project Bid Recommendation
- D-7. PARKS AND RECREATION: Ball Field Improvements at Slocum Park

COMMUNICATIONS

(A-1)

TIMOTHY VAN GOETHEM

Letter of Resignation, Recreation Commission

Moved by Councilperson Taylor, seconded by Councilperson McLeod, to receive and place on file the letter submitted by Timothy Van Goethem, resigning from the Recreation Commission and request Administration to send a letter of commendation to him for his years of services.

Carried unanimously.

(D-1)

CITY ATTORNEY

Purchase of Property, Vacant Parcels on St Joseph and West Jefferson

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to approve the purchase of the vacant property, located on St Joseph St., Tax ID 54014030287000, in the amount of \$4,060.78, and the vacant property located on West Jefferson, Tax I.D. 54014030345000, in the amount of \$4,020.53, from the Wayne County Treasurer.

Roll Call: LeFevre, Yes; McLeod, No; Stack, Yes; Taylor, Yes; Baun-Crooks, Yes; and Howey, Yes.

Motion carried.

(D-2)

CITY ATTORNEY

Zoning Ordinance 705-3, Amendment to Zoning Code, to Address Pet Grooming (1st Rdg)

**CITY OF TRENTON
ORDINANCE NO. 705-3**

AN ORDINANCE TO AMEND THE TRENTON CITY CODE, ORDINANCE NO. 705, BEING THE CITY OF TRENTON ZONING ORDINANCE, SECTIONS 110-28, 293, and 333 THEREOF, BY AMENDING THE DEFINITION OF PET, EXPANDING THE USES PERMITTED UNDER SPECIAL CONDITIONS, EXPANDING THE PRINCIPAL USES UNDER SPECIAL CONDITIONS IN BUSINESS AND LIGHT INDUSTRIAL DISTRICTS.

THE CITY OF TRENTON ORDAINS:

SECTION 1. Section 110-28. Definitions shall be amended to include the following definition of “Pet.”

Pet: A domesticated animal including, but not limited to, a dog, cat, bird, rodent (including a rabbit), fish, or turtle that is traditionally kept in the home for pleasure rather than for commercial purposes.

SECTION 2. ARTICLE XII. B-1 LOCAL BUSINESS DISTRICTS, shall be amended in Section 110-253 entitled: “Uses Permitted subject to special conditions”, subsection 2, 3, and 4 to read as follows:

Section 110-253. Uses Permitted subject to special conditions.

(2) Veterinary medicine office, subject to the following conditions:

- a. The use shall consist of only the offices of veterinary medicine doctors and related staff.
- b. The use and all operations associated with the use shall be conducted wholly within the principal building.
- c. The principal building shall be a freestanding building.
- d. No overnight keeping of pets shall be permitted, except for pets recovering from surgery or which need to be kept overnight for medical observation only.
- e. No kenneling of pets shall be permitted.
- f. No outdoor pens shall be allowed.
- g. The principal building shall contain sufficient insulating and sound deadening materials so as not to have an adverse impact on abutting properties.
- h. All medical waste, pet waste and the remains of euthanized pets shall be disposed of in strict accordance with all applicable federal and state requirements.

- i. Off-street parking, loading and unloading and any trash receptacles associated with the use shall comply with the applicable requirements of this chapter. .
 - j. Pet grooming as subject to the conditions set forth in Article XII, section 110-253 (3) of this chapter.
- (3) Pet Day Care, Pet Grooming or Other Pet Service Establishments, with no boarding or overnight stay, subject to the following conditions:
- a. Overnight stay of pets shall be prohibited.
 - b. Size of pet grooming area: minimum of fifteen (15) square feet with a Minimum width dimension of three (3) feet and a Minimum depth dimension of three (3) feet.
 - c. Each grooming facility shall be equipped with at least a bath tub, a grooming table, hot and cold running water, a drier, clippers, combs, brushes, and shears. All equipment must be sterilized after each use and kept in sanitary condition.
 - d. Pets shall be securely confined. Pets shall not be allowed to wander at large.
 - e. Grooming facilities that keep pets for grooming for longer than four hours must have an indoor or outdoor pet exercise area. The exercise area must measure at least three feet by eight feet, with a covered top.
 - f. Interior building surfaces, including walls, ceilings, and floors shall be constructed so as to be water resistant and capable of being readily cleaned and maintained.
 - g. Readily accessible washrooms or sinks shall be provided, convenient to all work areas, to ensure maintenance of personal hygiene by pet caretakers. A sink in good repair shall be provided for washing and sanitizing equipment and utensils. Single service soap and towel dispensers must be available at all hand washing sinks.
 - h. All facilities shall be adequately ventilated with fresh or filtered air to minimize drafts, odors and moisture condensation and to provide for the health and comfort of the pets at all times. Ventilation shall be provided by either natural or mechanical means. The necessary equipment or comparable means shall be provided to exhaust the air from the pet area to outside of the building.
 - i. The groomer must keep the grooming area, and exercise area if necessary, disinfected, clean, and sanitary at all times.
 - j. Pet waste areas, either indoor or outdoor, shall be constructed of a hard surface that is easily cleaned. Such areas shall be connected to a sanitary system.
 - k. Drying cages shall be:

- i. kept clean and sanitary
 - ii. large enough to comfortably contain the pet. The pet shall be able to stand, lie down, and turn around. The recommend dimensions are: 22 inches to 24 inches wide, by 24 to 28 inches high, by 30 to 34 inches deep
- l. Outdoor areas where pets will be allowed shall:
- i. Not be within 300 feet of a residential district.
 - ii. Permitted only in the rear and side yards.
 - iii. The setback shall be a minimum of twenty (20) feet from the property line and landscaped with one (1) canopy tree, one (1) evergreen tree and four (4) shrubs per each thirty (30) linear feet along the property line, rounded upward.
 - iv. Fully enclosed by a six (6) foot screening fence or wall providing full containment for the pets in accordance with Article XXVI. Screening Devices and Landscaping.
- m. All pets shall be kept indoors from 8:00 p.m. to 8:00 a.m.
- n. A written statement of operating procedures must be submitted, such as those recommended by the Pet Care Services Association or the American Kennel Club. The procedures, which are to be followed for the life of the business, must address, at a minimum, the following items:
- i. Identification and correction of pet behavior that impacts surrounding uses, including excessive noise (barking).
 - ii. The time interval anticipated for waste removal and method of clean up.
 - iii. Identification of the hours of operation and timing of shift changes, if applicable.
 - iv. Indication of staffing levels during all shifts and the qualifications of each staff member.
 - v. Membership in the Voluntary Facilities Accreditation program via the Pet Care Services Association is strongly encouraged.

SECTION 3. ARTICLE XIV. B-3 GENERAL BUSINESS DISTRICTS, Section 110-293, (10), shall be amended to read as follows:

Section 110-293. Principal uses permitted subject to special conditions.

(10) Pet Day Care, Pet Grooming or Other Pet Service Establishments, with no boarding or overnight stay, subject to the conditions set forth in Article XII, section 110-253 (3) of this chapter.

SECTION 4. ARTICLE XVI. I-1 LIGHT INDUSTRIAL BUSINESS DISTRICTS, SECTION 110-333, (6) and (7) shall be amended to read as follows

Section 110-333. Uses Permitted subject to special conditions.

(6) Pet Day Care, Pet Grooming or Other Pet Service Establishments, with overnight stay, subject to the following conditions:

- a) Boarding of pets shall not be allowed outdoors.
- b) Size of pet grooming area: minimum of fifteen (15) square feet with:
Minimum width dimension: three (3) feet.
Minimum depth dimension: three (3) feet.
- c) Each grooming facility shall be equipped with at least a bath tub, a grooming table, hot and cold running water, a drier, clippers, combs, brushes, and shears. All equipment must be sterilized after each use and kept in sanitary condition.
- d) Pets must be securely confined. Pets shall not be allowed to wander at large.
- e) Only pets of the same household and/or with the consent of the owner(s) may be caged together. Only compatible pets may be caged together.
- f) Each primary enclosure with steel grate flooring shall contain a solid resting Surface. All primary enclosures shall allow each pet to turn around, exercise normal postural movements, and to experience necessary socialization with cage mates one sq. ft. minimum for small and medium pets and two sq. ft. minimum for large pets, that is water resistant and can be cleaned and sanitized. Primary enclosures are those pet enclosures in which the pet normally rests or sleeps (also referred to as temporary housing).
- g) Primary enclosures shall be structurally sound and maintained in good repair to in good repair to protect the pets from injury, to contain them, and to keep predators out. Primary enclosures shall be constructed such that they can be routinely maintained to allow pets to stay dry and clean (as appropriate for the species) and to provide convenient access to clean food and water.
- h) All the surfaces of the primary enclosure must be constructed of a material that is water resistant and can be cleaned and sanitized.
- i) All buildings with overnight stay shall provide a filtration system to protect air quality and shall be insulated so as to contain excessive noise.

- j) The height of the primary enclosure shall be such that the pet can stand up and exercise normal postural movements.
- k) Each facility shall have an indoor or outdoor pet exercise area. The exercise area must measure at least three feet by eight feet, with a covered top.
- l) Interior building surfaces, including walls, ceilings, and floors shall be constructed so as to be water resistant and capable of being readily cleaned and maintained.
- m) Readily accessible washrooms or sinks shall be provided, convenient to all work areas, to ensure maintenance of personal hygiene by pet caretakers. A sink in good repair shall be provided for washing and sanitizing equipment and utensils. Single service soap and towel dispensers must be available at all hand washing sinks.
- n) All facilities shall be adequately ventilated with fresh or filtered air to minimize drafts, odors and moisture condensation and to provide for the health and comfort of the pets at all times. Ventilation shall be provided by either natural or mechanical means. The necessary equipment or comparable means shall be provided to exhaust the air from the pet area to outside of the building.
- o) The groomer must keep the grooming area, and exercise area if necessary, disinfected, clean, and sanitary at all times.
- p) Pet waste areas, either indoor or outdoor, shall be constructed of a hard surface that is easily cleaned. Such areas shall be connected to a sanitary system.
- q) Drying cages shall be:
 - i. kept clean and sanitary
 - ii. large enough to comfortably contain the pet. The pet shall be able to stand, lie down, and turn around. The recommend dimensions are: 22 inches to 24 inches wide, by 24 to 28 inches high, by 30 to 34 inches deep
- r) Outdoor areas where pets will be allowed shall
 - i. Not be within 300 feet of a residential district.
 - ii. Permitted only in the rear and side yards.
 - iii) Have a setback a minimum of twenty (20) feet from the property line and landscaped with one (1) canopy tree, one (1) evergreen tree and four (4) shrubs per each thirty (30) linear feet along the property line, rounded upward.
 - iv) Be fully enclosed by a six (6) foot screening fence or wall providing full containment for the pets in accordance with Article XXVI. Screening Devices and Landscaping.

- s) All pets shall be kept indoors from 9:00 p.m. to 7:00 a.m.
 - t) A written statement of operating procedures must be submitted, such as those recommended by the Pet Care Services Association or the American Kennel Club. The procedures, which are to be followed for the life of the business, must address, at a minimum, the following items:
 - i. Identification and correction of pet behavior that impacts surrounding uses, including excessive noise (barking).
 - ii. The time interval anticipated for waste removal and method of clean up.
 - iii. Identification of the hours of operation and timing of shift changes, if applicable.
 - iv. Indication of staffing levels during all shifts and the qualifications of each staff member.
 - v. Membership in the Voluntary Facilities Accreditation program via the Pet Care Services Association is strongly encouraged.
- (7) Other uses of a similar character to the above uses.

Section 2. Savings 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 September 17, 2012, shall be enacted on October 1, 2012, and shall be published on or before October 14, 2012, and shall be effective October 15, 2012.

Moved by Councilperson McLeod, seconded by Councilperson LeFevre, to approve the first reading of Zoning Ordinance 705-3, Amendment to Zoning Code, to Address Pet Grooming.

Roll Call: McLeod, Yes; Stack, Yes; Taylor, Yes; Baun-Crooks, Yes; Howey, Abstain; and LeFevre, Yes.

Motion carried.

(D-3)
CITY ATTORNEY
Broadcast of Council Meetings Agreement

Moved by Councilperson Baun-Crooks, seconded by Councilperson Taylor, to concur with the recommendation of the Cable Commission and approve the renewal of the Broadcast of Council Meeting Contract as modified by the Commission, with Professional Touch Video for a period of one year.

Carried unanimously.

(D-4)
CITY ADMINISTRATOR
Schedule a Public Hearing on Chrysler Group LLC Application for Amended IFT 2011-293

**CITY OF TRENTON
RESOLUTION 2012-22**

**RESOLUTION SCHEDULING A PUBLIC HEARING AT THE REQUEST
OF CHRYSLER GROUP, L.L.C. TO APPROVE ITS APPLICATION FOR AN
AMENDED INDUSTRIAL FACILITY EXEMPTION CERTIFICATE
PURSUANT TO PUBLIC ACT 198**

WHEREAS, Chrysler Group, LLC has requested the City of Trenton to approve its amended application for an industrial facility exemption certificate pursuant to Public Act 198 of 1974 (being MCL 207.551 et seq.) and Public Act 328, on certain parcels of land located in the City of Trenton to wit:

2000 Van Horn Road Trenton (Wayne County), Michigan,
otherwise described in Exhibit A, attached hereto.

AND WHEREAS, Chrysler Group LLC has prepared and will present an Amended Application for an Industrial Facility Exemption for certain personal property, including new machinery and equipment within said District pursuant to Public Act 198, a copy of which is attached hereto as Exhibit B.

BE IT RESOLVED, that a Public Hearing on the Request of Chrysler Group, LLC to consider its Amended Application for an Industrial Facilities Exemption Certificate, pursuant to Public Act 198, be set for a Public Hearing on Monday, October 15, 2012, at 7:30 p.m. in the Council Chambers, City of Trenton, 2800 Third St., Trenton, Michigan.

BE IT FURTHER RESOLVED, that a Regular Meeting will be held immediately following the Public Hearing to take action on the Application of Chrysler Group LLC for an Amended Industrial Facility Exemption Certificate.

ADOPTED, APPROVED AND PASSED by the City Council of the City of Trenton this 17th day of September, 2012.

Exhibit "A"

DaimlerChrysler Trenton Engine Plant, Michigan

Land in the City of Trenton, County of Wayne, State of Michigan, described as:

PARCEL I AND PARCEL II REVISED "A"

That part of the South ½ of Section 19, Town 4 South, Range 11 East, being described as:

Beginning at a point on the West Right-of-Way line of West Jefferson Avenue (66 feet wide), distant North 89° 46' 55" East, 370.91 feet
and North 03° 22' 10" East, 612.98 feet
and North 03° 31' 50" East, 510.55 feet
and North 75° 49' 20" West, 33.58 feet from the Southwest corner of said Section 19, proceeding thence North 03° 31' 50" East along said Right-of-Way line, 71.23 feet;
thence North 75° 49' 20" West, 351.66 feet;
thence South 14° 40' 40" West, along the Detroit and Toledo Shoreline Railroad Right-of-Way, 70.00 feet;
thence South 75° 49' 20" East, 365.43 feet to the Point of the Beginning.

PARCELS III, IV AND V REVISED "B"

That part of the West half of Fractional Section 19, Town 4 South, Range 11 East, and part of Section 24, Town 4 South, Range 10 East, and being further described as:

Beginning at the intersection of the West Right-of-Way line of the Michigan Central Railroad with the North Right-of-Way line of Van Horn Road (120 feet wide), said point being distant South 89° 56' 30" West, 433.71 feet
and North 14° 40' 40" West, 34.12 feet from the Southeast corner of Section 24;
proceeding thence South 89° 56' 30" West, along said Right-of-Way line, 2164.12 feet to the North and South 1/4 line of Section 24;
continuing thence along said Right-of-Way line South 88° 30' 00" West, 76.42 feet to the Easterly Right-of-Way of the New York Central Railroad (100.00 feet wide);
thence along said Right-of-Way line, North 34° 14' 25" East, 3381.80 feet
and South 55° 45' 35" East, 60.00 feet
and North 34° 14' 25" East, 2246.31 feet and continuing along the arc of a curve tangent to the left, radius 5839.65 feet (chord bearing South 30° 51' 28" West, 689.10 feet) a distance of 689.50 feet to a point on the South line of West Road;
thence along the South line of said West Road, South 88° 05' 00" East, 55.01 feet to the West Right-of-Way line of the Michigan Central Railroad;
thence along said West Right-of-Way line on a curve concave to the East, radius 11489.20 feet, central angle 00° 27' 00" (chord bearing South 14° 34' 10" West, 30.24 feet) a distance of 90.24 feet and continuing tangent to said curve, South 14° 40' 40" West 4514.82 feet
and continuing on a curve concave to West, radius 985.37 feet, central angle 03° 08' 58" (chord bearing South 36° 21' 00" West, 54.16 feet), a distance of 54.16 feet
and continuing South 14° 40' 40" West, 729.93 feet to point of beginning.

Moved by Councilperson Baun-Crooks, seconded by Councilperson McLeod, to schedule a Public Hearing on the request from Chrysler Group LLC for an amended Industrial Facility Exemption Certificate pursuant to Public Act 198 on Monday, October 15, 2012, at 7:30 p.m.

Carried unanimously.

(D-5)
POLICE CHIEF
Permission to Consider Hiring Dispatcher

Moved by Councilperson LeFevre, seconded by Councilperson Taylor, to authorize the Police Department to hire Eric McLeod as a dispatcher.

Roll Call: Stack, Yes; Taylor, Yes; Baun-Crooks, Yes; Howey, Yes; LeFevre, Yes and McLeod, Abstain.

Motion carried.

(D-6)
PARKS AND RECREATION
Playground Accessibility Project Bid Recommendation

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to concur with the recommendation of the Parks and Recreation Director and award the bid for the Playground Accessibility Project to the lowest bidder meeting specifications, Saf/Play Services, in the amount of \$24,939.00, for border materials and installation and two swing sets and installation; and to approve the purchase of engineered wood fiber from Kamps, in the amount of \$3,608.00, and to reject the other bids, with funding from the Wayne County Park Millage Grant.

Carried unanimously.

(D-7)
PARKS AND RECREATION
Ball Field Improvements at Slocum Park

Moved by Councilperson McLeod, seconded by Councilperson Taylor, to concur with the recommendation of the Parks and Recreation Director and award the ball field improvements at Slocum Park to Veterans Fence, who provided the lowest quote in the amount of \$3,775.00, to reject the other quotes, with funding from the Wayne County Grant Program.

Carried unanimously.

AUTHORIZED DISBURSEMENTS

Moved by Councilperson Taylor, seconded by Councilperson McLeod, that the Authorized Disbursements, per the September 17, 2012, schedule, be approved,

MONROE BANK & TRUST: Cash Disbursements	\$4,354,089.45
General Fund	536,261.66
Major Street Fund	1,2283.48

**RECORD OF CITY COUNCIL PROCEEDINGS
CITY OF TRENTON, MICHIGAN
HELD ON THE 17TH DAY OF SEPTEMBER 2012**

Local Street Fund	352.00
Kennedy Rec Complex	10,574.23
Community Block Grant Fd	675.00
Library Operating Fund	29,173.99
Tax Receiving Fund	3,491,070.48
Special Revenue Fund	2,663.22
Trust & Agency Fund	1,000.00
Grant Funds	1,814.56
D.D.A. Funds	528.00
SINC Fund	1,500.00
Water & Wastewater Fund	254,475.72
Motor Vehicle Pool Fund	12,033.09
Restricted Self Insurance	10,754.01

Carried unanimously.

Moved by Councilperson Taylor, seconded by Councilperson McLeod, to approve the payment of \$14.99, to B & D Vacuum.

Roll Call Taylor, Yes; Baun-Crooks, Yes; Howey, Yes; LeFevre, Abstain; McLeod, Yes; and Stack, Yes.

Motion carried.

FINANCIAL STATEMENT AND REPORTS

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to receive and place on file the Financial Statement dated August 31, 2012; the Commission and Board Reports, September 17, 2012; Automatic Aid With Brownstown, August 2012; Fire Department Manpower Overtime, August 2012; DPS Report, August 2012; and the Police Department Report, August 2012.

Carried unanimously.

OTHER COUNCIL BUSINESS

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to hold a Closed Session immediately following the regular meeting to discuss litigation.

Roll Call: Baun-Crooks, Yes; Howey, Yes; LeFevre, Yes; McLeod, Yes; Stack, Yes; and Taylor, Yes.

Motion carried.

Discussion was held regarding Henry Ford Health Systems not responding or providing an explanation on the deed restrictions on the former Riverside Hospital Site and disappointment with the decision of Dr. Nasir to purchase property in Riverview.

COMMENTS FROM THE COUNCIL AND OFFICIALS

- Councilperson LeFevre * Candlelight Vigil in Memory of a Young Trenton Resident, Nice Tribute; Commended Victory Day, Band Concert on the Lawn, Taste of Trenton and Somewhere in Time
- Councilperson Baun-Crooks * Great Job by the Taste of Trenton Committee
- Mayor Stack * Certificate for Energy Efficiency and Conservation Block Grant; Letter of Appreciation from Trenton Public Schools for Fire, Police and Emergency Medical Technician Support; Thanked Everyone Who Participated in Victory Day and Taste of Trenton; Gave Update on Conversation With Dr. Nasir
- City Clerk Gearhart * October 9th Last Day to Register to Vote; Two Ballots will be Issued to Every Voter, Urged Residents to Vote Absentee If They Have to Work or Can't Stand in Line
- City Engineer Hogan * Gave Update on Floodplain Review, Preliminary Results Look Promising
- Parks & Rec Director Perna * Saturday, September 22, 2012, Perennial Exchange at Cultural Center

PUBLIC COMMENT

None

MOTION TO ADJOURN by Councilperson Taylor, seconded by Councilperson Baun-Crooks, at 8:44 p.m.

APPROVED BY:

KYLE F. STACK, MAYOR

PATRICIA M. GEARHART, CITY CLERK

MINUTES PREPARED BY: Patricia M. Gearhart, City Clerk
APPROVED ON: _____

INFORMATION ITEMS:

1. STATE OF MICHIGAN: Notice of Hearing, Detroit Edison Company Case U-16656 (09/25/2012)

2. STATE OF MICHIGAN: Notice of Hearing, Detroit Edison Company Case U-17050
(09/11/2012)