

**CITY OF TRENTON, MICHIGAN
REGULAR MEETING
December 3, 2012**

After the Pledge of Allegiance to the Flag, a moment of silence was observed in memory of Vod Angelocci, former Fire Chief and Roger Cotting former Library Commissioner, who both passed away. The Meeting of the City Council of Trenton, Michigan was called to order by Mayor Stack, at 8:01 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, Taylor, and Teifer.

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

Absent: None.

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

MINUTES

Moved by Councilperson Taylor, seconded by Councilperson McLeod, to approve the minutes of the Regular Meeting of November 26, 2012.

Carried unanimously.

COMMUNICATIONS AGENDA

GROUPS AND ORGANIZATIONS

C-1. TRENTON HIGH SCHOOL HOCKEY TEAM: Bottle Drive Request

DEPARTMENT HEADS & OFFICIALS

- D-1. CITY ENGINEER: Wayne County Annual Permits
- D-2. CITY ENGINEER/PLANNING: Petition to Divide Property, 1650 West Jefferson, W. Jefferson Investment LLC
- D-3. CITY ENGINEER: 2012 Concrete Replacement Program Extension Request
- D-4. CITY ENGINEER: DPS Overhead Garage Door Emergency Replacement
- D-5. POLICE CHIEF: Request to Purchase Consoles and Equipment for the Dispatch Center
- D-6. MAYOR: December 10, 2012, Study Session Agenda

COMMUNICATIONS

(C-1)

TRENTON HIGH SCHOOL HOCKEY TEAM

Bottle Drive Request

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to concur with the recommendation of the Civic Commission and grant permission to the Trenton High School Hockey Team to hold a bottle drive in the City of Trenton the week of December 3rd by dropping off flyers and picking up the bottles on Saturday, December 8, 2012, under the direction of the Police Department and adult supervision.

Carried unanimously.

Brandon Hoffman, a member of the Trenton High School Hockey Team spoke to the Mayor and Council about the fundraiser.

PRESENTATIONS

Moved by Councilperson Taylor, seconded by Councilperson McLeod, to make the presentation part of the minutes.

Carried unanimously.

Police Chief Nardone, along with Deputy Police Chief Voss, introduced new Police Officer Aaron Biniarz, and his training officer Steve Lyons.

(D-1)

CITY ENGINEER

Wayne County Annual Permits

**CITY OF TRENTON
RESOLUTION 2012-27**

**COMMUNITY RESOLUTION AUTHORIZING EXECUTION OF ANNUAL
MAINTENANCE PERMITS**

WHEREAS, the City of Trenton, hereinafter the “Community”, periodically applies to the County of Wayne Department of Public Services, Engineering Division Permit Office (hereinafter the “County”) for permits to conduct emergency repairs and annual maintenance work on local and County roads located entirely within the boundaries of the Community, as needed from time to time to maintain the roads in a condition reasonably safe and convenient for public travel;

WHEREAS, pursuant to Act 51 of 1951, being MCL 247.651 *et seq*, the County permits and regulates such activities and related temporary road closures;

NOW THEREFORE, in consideration of the County granting such Permit, the Community agrees and resolves that:

It will fulfill all permit requirements and will save harmless, represent and defend the County of Wayne and all of its officers, agents and employees:

from any and all claims and losses occurring or resulting to any and all person, firms, or corporations furnishing or supplying work, services, materials or supplies to the Community as the result of the Community's installation, construction, operation, repair or maintenance activities which are being performed under the terms of the Permit on, over, and/or under the County right-of-way or any local road; and

from any and all claims of every kind for injuries to, or death of, any and all persons, and for loss of or damage to property, and environmental damage or degradations, and from attorney's fees and related costs arising out of, under, or by reason of the Community's installation, construction, operation, repair or maintenance activities which are being performed under the terms of the Permit on, over, and/or under the County right-of-way or any local road, except claims resulting from the direct negligence or willful acts or omissions of said County performing permit activities.

Any work performed for the Community by a contractor or subcontractor will be solely as a contractor for the Community and not as a contractor or agent of the County. Any claims by any contractor or subcontractor will be the sole responsibility of the Community. The County shall not be subject to any obligations or liabilities by vendors and contractors of the Community, or their subcontractors or any other person not a party to the Permit without its specific prior written consent and notwithstanding the issuance of the Permit.

The Community shall take no unlawful action or conduct, which arises either directly or indirectly out of its obligations, responsibilities, and duties under the Permit which results in claims being asserted against or judgment being imposed against the County, and all officers, agents and employees thereof pursuant to a maintenance contract. In the event that same occurs, for the purposes of the Permit, it will be considered a breach of the Permit thereby giving the County a right to seek and obtain any necessary relief or remedy, including, but not by way of limitation, a judgment for money damages.

With respect to any activities authorized by Permit, when the Community requires insurance on its own or its contractor's behalf it shall also require that such policy include as named insured the County of Wayne and all officers, agents and employees thereof.

The incorporation by the County of this resolution as part of a Permit does not prevent the County from requiring additional performance security or insurance before issuance of a Permit.

The resolution shall stipulate that the requesting city, incorporated village or township shall, at no expense to Wayne County, provide necessary police supervision, establish detours and post all necessary signs and other traffic control devices in accordance with the Michigan Manual of Uniform Traffic Control Devices.

The resolution shall stipulate that the requesting city, incorporated village or township shall assume full responsibility for the cost of repairing damage done to the County road during the period of road closure or partial closure.

This resolution shall continue in force from this date until cancelled by the Community or the County with no less than thirty (30) days prior written notice to the other party. It will not be cancelled or otherwise terminated by the Community with regard to any Permit which has already been issued or activity which has already been undertaken.

BE IT FURTHER RESOLVED, that the following positions are authorized to apply to the County of Wayne Department of Public Services Engineering Division Permit Office for the necessary permit to work within County road right-of-way or local roads on behalf of the Community: William R, Hogan PE, City Engineer

ADOPTED, APPROVED AND PASSED by the City Council of the City of Trenton, this 3rd day of December, 2012.

**CITY OF TRENTON
RESOLUTION 2012-28**

**COMMUNITY RESOLUTION AUTHORIZING EXECUTION OF ANNUAL PAVEMENT
RESTORATION PERMITS**

WHEREAS, the City of Trenton, hereinafter the “Community”, periodically applies to the County of Wayne Department of Public Services, Engineering Division Permit Office (hereinafter the “County”) for permits to conduct permanent pavement repairs due to emergency repairs on local and county roads located entirely within the boundaries of the Community, as needed from time to time to maintain the roads in a condition reasonably safe and convenient for public travel;

WHEREAS, pursuant to Act 51 of 1951, being MCL 247.651 *et seq*, the County permits and regulates such activities and related temporary road closures;

NOW THEREFORE, in consideration of the County granting such Permit, the Community agrees and resolves that:

It will fulfill all permit requirements and will save harmless, represent and defend the County of Wayne and all of its officers, agents and employees:

from any and all claims and losses occurring or resulting to any and all persons, firms, or corporations furnishing or supplying work, services, materials or supplies to the Community as the result of the Community’s installation, construction, operation, repair or maintenance activities which are being performed under the terms of the Permit on, over, and/or under the County right-of-way or any local road; and

from any and all claims of every kind for injuries to, or death of, any and all persons, and for loss of or damage to property, and environmental damage or degradations, and from attorney’s fees and related costs arising out of, under, or by reason of the Community’s installation, construction, operation, repair or maintenance activities which are being performed under the terms of the Permit on, over, and/or under the County right-of-way or any local road, except claims resulting from the direct negligence or willful acts or omissions of said County performing permit activities.

Any work performed for the Community by a contractor or subcontractor will be solely as a contractor for the Community and not as a contractor or agent of the County. Any claims by any contractor or subcontractor will be the sole responsibility of the Community. The County shall not be subject to any obligations or liabilities by vendors and contractors of the Community, or their subcontractors or any other person not a party to the Permit without its specific prior written consent and notwithstanding the issuance of the Permit.

The Community shall take no unlawful action or conduct, which arises either directly or indirectly out of its obligations, responsibilities, and duties under the Permit which results in claims being asserted against or judgment being imposed against the County, and all officers, agents and employees thereof pursuant to a maintenance contract. In the event that same occurs, for the purposes of the Permit, it will be considered a breach of the Permit thereby giving the County a right to seek and obtain any necessary relief or remedy, including, but not by way of limitation, a judgment for money damages.

With respect to any activities authorized by Permit, when the Community requires insurance on its own or its contractor's behalf it shall also require that such policy include as named insured the County of Wayne and all officers, agents and employees thereof.

The incorporation by the County of this resolution as part of a Permit does not prevent the County from requiring additional performance security or insurance before issuance of a Permit.

The resolution shall stipulate that the requesting city, incorporated village or township shall, at no expense to Wayne County, provide necessary police supervision, establish detours and post all necessary signs and other traffic control devices in accordance with the Michigan Manual of Uniform Traffic Control Devices.

The resolution shall stipulate that the requesting city, incorporated village or township shall assume full responsibility for the cost of repairing damage done to the County road during the period of road closure or partial closure.

This resolution shall continue in force from this date until cancelled by the Community or the County with no less than thirty (30) days prior written notice to the other party. It will not be cancelled or otherwise terminated by the Community with regard to any Permit which has already been issued or activity which has already been undertaken.

BE IT FURTHER RESOLVED, that the following positions are authorized to apply to the County of Wayne Department of Public Services Engineering Division Permit Office for the necessary permit to work within County road right-of-way or local roads on behalf of the Community: William R, Hogan PE, City Engineer

ADOPTED, APPROVED AND PASSED by the City Council of the City of Trenton, this 3rd day of December, 2012.

**CITY OF TRENTON
RESOLUTION 2012-29**

**COMMUNITY RESOLUTION AUTHORIZING
EXECUTION OF ANNUAL SPECIAL EVENTS PERMITS**

WHEREAS, the City of Trenton, hereinafter the "Community", requests an annual permit from the County of Wayne Department of Public Services, Engineering Division Permit Office (hereinafter the "County") to temporarily close a County road for a parade, event, celebration, block party or similar activity or, to erect a banner within the County road right-of-way, and the County road or road-right-of-way is located entirely within the boundaries of the Community.

WHEREAS, pursuant to Act 200 of 1696, being MCL 247.323 et seq, the County permits and regulates such activities, banner and related temporary road closures:

NOW THEREFORE, in consideration of the County granting such an Annual Permit, the Community agrees and resolves that:

It will fulfill all permit requirements and will save harmless, represent and defend the County of Wayne and all of its officers, agents and employees:

from any and all claims and losses occurring or resulting to any and all person, firms, or corporations furnishing or supplying work, services, materials or supplies to the Community as the result of the Community's installation, construction, operation, repair or maintenance activities which are being performed under the terms of the Permit on, over, and/or under the County right-of-way or any local road; and

from any and all claims of every kind for injuries to, or death of, any and all persons, and for loss of or damage to property, and environmental damage or degradations, and from attorney's fees and related costs arising out of, under, or by reason of the Community's installation, construction, operation, repair or maintenance activities which are being performed under the terms of the Permit on, over, and/or under the County right-of-way or any local road, except claims resulting from the direct negligence or willful acts or omissions of said County performing permit activities.

Any work performed for the Community by a contractor or subcontractor will be solely as a contractor for the Community and not as a contractor or agent of the County. Any claims by any contractor or subcontractor will be the sole responsibility of the Community. The County shall not be subject to any obligations or liabilities by vendors and contractors of the Community, or their subcontractors or any other person not a party to the Permit without its specific prior written consent and notwithstanding the issuance of the Permit.

The Community shall take no unlawful action or conduct, which arises either directly or indirectly out of its obligations, responsibilities, and duties under the Permit which results in claims being asserted against or judgment being imposed against the County, and all officers, agents and employees thereof pursuant to a maintenance contract. In the event that same occurs, for the purposes of the Permit, it will be considered a breach of the Permit thereby giving the County a right to seek and obtain any necessary relief or remedy, including, but not by way of limitation, a judgment for money damages.

The resolution shall stipulate that the requesting city, incorporated village or township shall, at no expense to Wayne County, provide necessary police supervision, establish detours and post all necessary signs and other traffic control devices in accordance with the Michigan Manual of Uniform Traffic Control Devices.

The resolution shall stipulate that the requesting city, incorporated village or township shall assume full responsibility for the cost of repairing damage done to the County road during the period of road closure or partial closure.

This resolution shall continue in force from this date until cancelled by the Community or the County with no less than thirty (30) days prior written notice to the other party. It will not be cancelled or otherwise terminated by the Community with regard to any Permit which has already been issued or activity which has already been undertaken.

BE IT FURTHER RESOLVED, that the following positions are authorized to apply to the County of Wayne Department of Public Services Engineering Division Permit Office

for the necessary permit to work within County road right-of-way or local roads on behalf of the Community: William R, Hogan PE, City Engineer

ADOPTED, APPROVED AND PASSED by the City Council of the City of Trenton, this 3rd day of December, 2012.

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to approve the Annual Permits submitted by Wayne County Department of Public Services and to authorize the City Engineer to sign for the permits on behalf of the City of Trenton.

Carried unanimously.

(D-2)

CITY ENGINEER/PLANNING

Petition to Divide Property, 1650 West Jefferson, W. Jefferson Investment LLC

**CITY OF TRENTON
RESOLUTION 2012-30**

Petition to Divide Property
1650 W. Jefferson
Church Land Co.'s Orchard View Subdivision
W. Jefferson Investments, LLC

WHEREAS, W. Jefferson Investments, LLC has petitioned the Trenton City Council for the purpose of dividing the following lot located in the City of Trenton, Michigan, the legal description of which area is as follows:

Part of the northeast $\frac{1}{4}$ of fractional section 18, T. 4 S., R. 11 E, City of Trenton, Wayne County, MI. described as: beginning at a point on the southerly line of King Road (93 feet wide) distant N. $88^{\circ}38' 54''$ E. 534.47 feet along the north line of said fractional section 18 and S. $18^{\circ} 49' 18''$ W. 35.15 feet along the easterly right-of-way line of the Grand Trunk/Canadian National Railroad (50 feet wide) and N. $88^{\circ} 38' 54''$ E. 233.36 feet along the southerly line of said King Road from the north $\frac{1}{4}$ corner of said fractional section 18: proceeding thence from this point of beginning N. $88^{\circ} 38' 54''$ E. 93.09 feet along the southerly line of King Road to the westerly line of W. Jefferson Ave. (99 feet wide); thence S. $05^{\circ} 44' 28''$ W. 1286.73 feet along said westerly line to the northerly line of Church Land Co.'s Orchard View Subdivision, according to the plat thereof, as recorded in Liber 46, Page. 81 of plats, Wayne County Records; thence N. $84^{\circ} 14' 59''$ W. 613.53 feet along said northerly plat line to the easterly right-of-way of said Grand Trunk/Canadian National Railroad; thence N. $18^{\circ} 49' 18''$ E. 728.04 feet along said easterly railroad line; thence N. $35^{\circ} 48' 35''$ E. 449.58 feet; thence 220.38 feet along the arc of a curve to the right (radius 1559.78 feet, chord bearing N. $42^{\circ} 17' 18''$ E. 220.20 feet) to the point of beginning. Parcel contains 12.317 acres and is subject to easements, rights and restrictions of record.

WHEREAS, by dividing the above lot, they would be taxed as such;

NOW, THEREFORE, BE IT RESOLVED, that the Trenton City Council does hereby approve the division of the above described property, and the parcels are to be assessed for ad valorem purposes as follows:

PARCEL A

Part of the northeast $\frac{1}{4}$ of fractional section 18, T. 4 S., R. 11 E, City of Trenton, Wayne County, MI. described as: beginning at a point on the southerly line of King Road (93 feet) distant N. $88^{\circ} 38' 54''$ E. 534.47 feet along the north line of said fractional section 18 and S. $18^{\circ} 49' 18''$ W. 35.15 feet along the easterly right-of-way line of the Grand Trunk/Canadian National Railroad (50 feet wide) and N. $88^{\circ} 38' 54''$ E. 233.36 feet along the southerly line of said King Road from the north $\frac{1}{4}$ corner of said fractional section 18: proceeding thence from this point of beginning N. $88^{\circ} 38' 54''$ E. 93.09 feet along the southerly line of King Road to the westerly line of W. Jefferson Ave. (99 feet); thence S. $05^{\circ} 44' 28''$ W. 620.00 feet along said westerly line; thence N. $84^{\circ} 14' 59''$ W. 397.02 feet to the easterly line of an easement for railroad right-of-way as recorded in Liber 16878, Page 610, Wayne County Records; thence S. $18^{\circ} 49' 18''$ W. 160.00 feet along said line; thence N. $71^{\circ} 10' 42''$ W. 60.00 feet to the easterly line of said Grand Trunk/Canadian National Railroad; thence N. $18^{\circ} 49' 18''$ E. 189.65 feet along said railroad line; thence N. $35^{\circ} 48' 35''$ E. 449.58 feet; thence 220.38 feet along the arc of a curve to the right (radius 1559.78 feet, chord bearing N. $42^{\circ} 17' 18''$ E. 220.20 feet) to the point of beginning. Parcel contains 4.322 acres and is subject to easements, rights and restrictions of record.

PARCEL B

Part the northeast $\frac{1}{4}$ of fractional section 18, T. 4 S., R. 11 E, City of Trenton, Wayne County, MI described as: beginning at a point on the westerly line of W. Jefferson Ave. (99 feet wide) distant N. $88^{\circ} 38' 54''$ E. 534.47 feet along the north line of said fractional section 18 and S. $18^{\circ} 49' 18''$ W. 35.15 feet along the easterly right-of-way of the Grand Trunk/Canadian National Railroad (50 feet wide) and N. $88^{\circ} 38' 54''$ E. 326.45 feet along the southerly line of King Road (93 feet wide) to the westerly line of said W. Jefferson Ave. and S. $05^{\circ} 44' 28''$ W. 620.00 feet along said westerly line from the north $\frac{1}{4}$ corner of fractional section 18; proceeding thence from this point of beginning S. $05^{\circ} 44' 28''$ W. 666.73 feet along said westerly line to the northerly line of Church Land Co's Orchard View Subdivision, according to the plat thereof , as recorded in Liber 46, Page 81 of plats, Wayne County Records; thence N. $84^{\circ} 14' 59''$ W. 613.53 feet along said northerly plat line to the easterly right-of-way line of said Grand Trunk/Canadian National Railroad; thence N. $18^{\circ} 49' 18''$ E. 538.39 feet along said easterly railroad line; thence S. $71^{\circ} 10' 42''$ E. 60.00 feet; thence N. $18^{\circ} 49' 18''$ E. 160.00 feet along an easterly line of an easement for railroad right-of-way as recorded in Liber 16878, Page 610, Wayne County Records; thence S. $84^{\circ} 14' 59''$ E. 397.02 feet to the point of beginning. Parcel contains 7.995 acres and is subject to easements, rights and restrictions of record.

In accordance with the survey attached herein and incorporated herein by reference.

BE IT FURTHER RESOLVED, that the City Clerk cause a copy of this Resolution to be recorded with the Office of the Register of Deeds for Wayne County, and a copy to be forwarded to the City Assessor and the Wayne County Assessment and Equalization Division.

ADOPTED, APPROVED AND PASSED by the City Council of the City of Trenton on this 3rd day of December 2012.

Moved by Councilperson Baun-Crooks, seconded by Councilperson Taylor, to concur with the recommendation of the Planning Commission and the City Engineer and approve the Petition to Divide Property, 1650 West Jefferson, W. Jefferson Investment LLC.

Carried unanimously.

(D-3)
CITY ENGINEER
2012 Concrete Replacement Program Extension Request

Moved by Councilperson Teifer, seconded by Councilperson Baun-Crooks, to concur with the recommendation of the City Engineer to waive the usual bidding procedure in the best interest of the City and extend the contract for the 2012 Concrete Program with Dominic Gaglio Construction Co., with no change in unit costs until December 31, 2013, with funding from the Major Street Capital Improvement Account (202-451-988.000) and the Local Street Capital Improvement Account (203-451-988.000).

Carried unanimously.

(D-4)
CITY ENGINEER
DPS Overhead Garage Door Emergency Replacement

Moved by Councilperson Taylor, seconded by Councilperson Howey, to concur with the recommendation of the City Engineer and approve the payment of \$3735.00, to Reliable Door Co. for the emergency repair of the overhead door located at the Department of Public Services Building, with funds from the Motor Vehicle Pool Building Maintenance Account (661-932-931.000), and to reject the other quotes.

Carried unanimously.

(D-5)

POLICE CHIEF

Request to Purchase Consoles and Equipment for the Dispatch Center

Moved by Councilperson McLeod, seconded by Councilperson Baun-Crooks, to concur with the recommendation of the Police Chief and waive the usual bidding process in the best interest of the City and purchase three dispatch consoles, storage equipment and peripherals from Evan Consoles of Vienna, VA, in the amount of \$49,584.54, with \$24,792.27 to be funded from the State of Michigan EVIP program, \$12,396.14, from the City of Riverview and \$12,396.14, from the Police Department Federal Forfeiture Account (289-307-985-032).

AMENDMENT TO MOTION

Moved by Councilperson Taylor, seconded by Councilperson Teifer, to approve an additional amount of \$1,500.00, for a surcharge for union labor for off loading and installation of equipment.

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

Motion failed.

ORIGINAL MOTION

Carried unanimously.

(D-6)

MAYOR

December 10, 2012, Study Session Agenda

Moved by Councilperson Baun-Crooks, seconded by Councilperson McLeod, to approve the agenda for the Study Session to be held on Monday, December 10, 2012, at 7:30 p.m. to discuss the Frank and Poet Drain, energy conservation and refinancing of the bonds.

AMENDMENT TO MOTION

Moved by Councilperson Taylor, seconded by Councilperson LeFevre, to discuss yard waste fees at the transfer station.

Carried unanimously.

MAIN MOTION AS AMENDED

Carried unanimously.

AUTHORIZED DISBURSEMENTS

Moved by Councilperson Teifer, seconded by Councilperson McLeod, that the Authorized Disbursements, per the December 3, 2012, schedule, be approved.

MONROE BANK & TRUST: Cash Disbursements	\$381,335.98
General Fund	102,659.60
Kennedy Rec. Complex	70,530.39
Library Operating Fund	15,580.90
Tax Receiving Fund	337.94
Special Revenue Fund	6,319.03
Grant Funds	1,024.65
SINC Fund	90,000.00
Waste & Wastewater Fund	54,616.47
Motor Vehicle Pool Fund	10,685.69

Carried unanimously.

REPORTS

Moved by Councilperson Teifer, seconded by Councilperson Baun-Crooks, to receive and place on file the Commission and Board Reports, December 3, 2012.

Carried unanimously.

COMMENTS FROM THE COUNCIL AND OFFICIALS

Councilperson Teifer	* Need Donations for Goodfellows
Councilperson Baun-Crooks	* Commended Everyone for the Great Christmas Parade
Councilperson LeFevre	* Parade Judges Did a Great Job
Councilperson Howey	* Thanked Everyone for Salvation Army Donations; Status of Fire Department Grant
City Assessor Dahlquist	* Board of Review meets December 11th
Parks & Rec Director Perna	* Upcoming Holiday Events; Parks and Recreation Survey
City Engineer Hogan	* Transfer Station and Rubbish Pick Up Holiday Hours
Police Chief Nardone	* Received 2012 Dodge Durango
Mayor Stack	* Commended Everyone on Parade; Thanked Cindy Dingell and Crew for Work on Wayne County Roads

PUBLIC COMMENT

Wendy Pate

- * Former Riverside Hospital Site; Rezoning of Fritz Enterprise Property

MOTION TO ADJOURN by Councilperson LeFevre, 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: _____