July 19, 2022

COUNCIL OF THE CITY OF FORT COLLINS, COLORADO

Council-Manager Form of Government

Regular Meeting - 6:00 PM

ROLL CALL

PRESENT: Pignataro, Francis, Canonico, Peel, Ohlson, Gutowsky

ABSENT: Arndt (Excused)
STAFF: Marr, Daggett, Knoll

• AGENDA REVIEW: CITY MANAGER

Spanish interpretation options were outlined and the video outlining public participation options was played.

Interim Deputy City Manager Tyler Marr stated there were no changes to the published agenda.

PUBLIC COMMENT ON ANY TOPIC OR ITEMS

Rick Casey, Fort Collins Sustainability Group, expressed support for Council establishing an ambitious interim greenhouse gas emissions reduction goal prior to the start of budget hearings.

Rich Stave raised several questions regarding Item No. 8, Resolution 2022-079 Directing the Design and Issuance of a Request for Proposals for a Residential Waste Services Program Within the Boundaries of the City. He stated individuals should be able to opt out of the service.

Stephanie Berganini, The Growing Project Executive Director, expressed support for an increased minimum wage in Fort Collins. She stated she would like to see additional public outreach on the issue.

Oliver Richardson opposed any involvement by the Fort Collins Sustainability Group in Platte River Power Authority's generation capabilities and offered suggestions related to the waste hauler process.

Gary Prewett asked if the City is seeking only one provider regarding Item No. 8, Resolution 2022-079 Directing the Design and Issuance of a Request for Proposals for a Residential Waste Services Program Within the Boundaries of the City. He expressed concern about smaller haulers being put out of business.

Nick Armstrong thanked Councilmembers for their service and for quickly filling the vacant positions on the Parks and Recreation Board. Additionally, he thanked the Mayor and Councilmember Gutowsky for participating in the meeting regarding the situation in the Library Park neighborhood and thanked staff for scheduling a cleanup day at Crescent Park. He also concurred with Ms. Berganini regarding expanded public engagement on the minimum wage issue.

Kevin Caffery, Northern Colorado Labor Council President, strongly supported increasing Fort Collins' minimum wage over \$15 an hour.

Kendall Stephenson commented on graduate workers at CSU being underpaid and having to work additional minimum wage jobs. He encouraged staff to extend the deadline of the minimum wage survey to allow members of the CSU community time to complete it.

PUBLIC COMMENT FOLLOW-UP

Regarding Item No. 8, Resolution 2022-079 Directing the Design and Issuance of a Request for Proposals for a Residential Waste Services Program Within the Boundaries of the City, Councilmember Pignataro stated an ultra-low trash generator rate is being considered as is the use of a single hauler, which would not apply to multi-family residences and businesses. Additionally, she noted customer service standards would need to be met.

Mayor Pro Tem Francis requested an update on the minimum wage survey and the possibility of extending it. Ginny Sawyer, Senior Policy and Project Manager, replied the survey has been extended through July 24 and could be extended further, however, it may be difficult to get data analyzed in time for Council to have two hearings on the issue prior to the end of the year. She outlined some of the public outreach efforts that are occurring.

Councilmember Ohlson stated he believes Council owes it to the community to decide on the minimum wage issue for any changes to be implemented at the start of 2023.

Councilmember Canonico thanked Mr. Armstrong for announcing the volunteer event at Crescent Park.

CONSENT CALENDAR

Councilmember Canonico made a motion, seconded by Councilmember Pignataro, to adopt and approve all items on the Consent Agenda.

RESULT: CONSENT CALENDAR ADOPTED [UNANIMOUS]

MOVER: Tricia Canonico, District 3
SECONDER: Julie Pignataro, District 2

AYES: Pignataro, Francis, Canonico, Peel, Ohlson, Gutowsky

EXCUSED: Arndt

Second Reading of Ordinance No. 083, 2022, Authorizing the Acquisition by Eminent Domain Proceedings of Certain Property Rights Necessary for Phase 2 (Construction) and Phase 3 (Operations and Maintenance) of the Halligan Water Supply Project. (Adopted on Second Reading)

This Ordinance, unanimously adopted on First Reading on July 5, 2022, authorizes the use of eminent domain to acquire property rights for construction (Phase 2) and long-term maintenance and operations access (Phase 3) to the Halligan Water Supply Project (Halligan Project) across private property that provides the primary access point to Halligan Reservoir. This property is jointly owned by Geo A. Henderson Co., Inc. and Chris Vandemoer (collectively, Vandemoer), and is encumbered by two conservation easements held by The Nature Conservancy (TNC). The parties are currently in eminent domain litigation for Phase 1 of the Project and have had productive conversations regarding a global settlement for all three phases of the Halligan Project. The acquisition will include:

- a temporary access easement for construction
- a permanent access easement for ongoing maintenance and operations
- a permanent easement for flood/high water events
- fee title to approximately 5.48 acres of land for inundation

To meet near-term project timelines, prompt acquisition of the property rights is necessary. Staff fully intends to continue negotiating in good faith with the affected property owners and is requesting authorization to, in consultation with the City Attorney's Office, use eminent domain as necessary to acquire the needed property rights. To effectuate a possible global settlement in the City's eminent domain litigation with Vandmoer, the City needs Council's authorization of eminent domain to include Phase II and Phase III, so that all property rights needed from Vandemoer for the entire project can be acquired at one time.

This action ensures the City can secure all access rights required to complete the final two phases of the Halligan Project over the primary access route to the Halligan Dam and Reservoir:

- Phase 1 permitting and design (site visits and data collection related to permitting processes and preliminary design work for the reservoir enlargement and for the diversion structure replacement)
- Phase 2 construction (construction work related to replacement of dam and diversion structure)
- Phase 3 long-term maintenance and operations of the dam and reservoir (including permanent maintenance of measuring devices on the reservoir and diversion structure and environmental monitoring requirements under governmental permits)
- 2. <u>Second Reading of Ordinance No. 084, 2022, Amending the City of Fort Collins District-Precinct Map Following the Decennial Census.</u> (Adopted on Second Reading)

This Ordinance, unanimously adopted on First Reading on July 5, 2022, amends the City's Council district boundaries following the decennial census in compliance with Section 7-87 of the City Code, including aligning City precinct boundaries with County precinct boundaries.

3. <u>Second Reading of Ordinance No. 085, 2022, Making Supplemental Appropriations of Grant Funds from the Pools Special Initiative 2022 Program.</u> (Adopted on Second Reading)

This Ordinance, unanimously adopted on First Reading on July 5, 2022, appropriates funding received from the Colorado Department of Local Affairs to recruit and retain public swimming pool employees.

4. <u>First Reading of Ordinance No. 087, 2022, Authorizing the Exchange of Stormwater Easements</u>
<u>Between the City of Fort Collins and Sun Foothills Fort Collins, LLC</u> (Adopted on First Reading)

The purpose of this item is to authorize the conveyance of a stormwater drainage easement to Sun Foothills Fort Collins, LLC ("Sun") on undeveloped City-owned real property located south of Trilby Road and east of South College Avenue (Assessor's Parcel No. 9613200927). This easement is necessary for Sun to develop its property adjacent and to the north of the City's property. In exchange, Sun will convey to the City a stormwater drainage easement on its property that will allow the City, or future owner, to use Sun's property for stormwater drainage from the City's property when developed. The execution of the Reciprocal Stormwater Drainage Easement Agreement will effectuate the reciprocal conveyances.

5. Resolution 2022-072 Approving the 2022 Certification to the Larimer County Assessor Pursuant to Colorado Revised Statutes Section 31-25-807(3)(a)(IV)(B) for the Downtown Development Authority Property Tax Increment. (Adopted on First Reading)

The purpose of this item is to certify to the Larimer County Assessor the percentages of property tax distributions to be allocated for the Downtown Development Authority by the Assessor as tax increment from the 2022 property taxes payable in 2023 to the City and to all other affected taxing entities.

- 6. <u>Items Relating to Various Appointments to Boards and Commissions.</u> (Adopted)
 - A. Resolution 2022-073 Making an Appointment to the Affordable Housing Board.
 - B. Resolution 2022-074 Making Appointments to the Building Review Commission.
 - C. Resolution 2022-075 Making an Appointment to the Cultural Resources Board.

- D. Resolution 2022-076 Making Appointments to the Human Relations Commission.
- E. Resolution 2022-077 Making Appointments to the Land Use Review Commission.
- F. Resolution 2022-078 Making an Appointment to the Parks and Recreation Board.

The purpose of this item is to fill vacancies on various boards and commissions.

STAFF REPORTS - None

Interim Deputy City Manager Marr offered thanks to Jacy Marmaduke who is the local government reporter from the Coloradoan noting this will be her last meeting. He commended her journalistic integrity, thoroughness, and ways she has attempted to increase civic engagement. Mayor Pro Tem Francis concurred.

• COUNCILMEMBER REPORTS

Councilmember Gutowsky reported on the Behavioral Health Policy Council meeting and stated the Larimer County Behavioral Health Services at Longview center is scheduled to be opening in about a year.

Councilmember Peel reported on a tour of the City Park 9 golf course and announced a listening session on July 23 at Spring Canyon Park.

Mayor Pro Tem Francis announced Council will be taking a break from regular meetings and work sessions for a couple weeks.

DISCUSSION ITEMS

7. <u>Items Relating to a City-Initiated Charter Amendment Relating to Residency Requirements.</u> (Defeated)

- A. Possible Public Hearing and Motion(s) Regarding Protest(s) of Ballot Language.
- B. First Reading of Ordinance No. 089, 2022, Submitting to a Vote of the Registered Electors of the City of Fort Collins Proposed Amendments to the City Charter Concerning the Requirement that Certain Employees Live in or Near Fort Collins.

At the June 28 work session, Council directed staff to bring forward potential ballot options to amend the City Charter to remove requirements that certain employee positions live in or near Fort Collins, allowing Council to establish any residency requirements by ordinance. Currently, a vote of the registered electorate is required to amend the Charter language that specifies City positions that must live in or near Fort Collins.

The purpose of this item is to minimize residency as a barrier to employment in leadership positions in the City of Fort Collins and to recognize the world of work has changed significantly.

Any protest of the proposed ballot language must be received no later than Monday, July 18, at noon. Protest(s) shall be heard, considered, and resolved by the Council prior to adoption of the related Ordinance. If protests are received, copies will be included in Council's "Read Before the Meeting" packet.

Teresa Roche, Human Resources Director, discussed the purpose of this recommendation is to minimize residency as a barrier to employment for leadership positions in the City organization. She stated the City Charter requires the electorate to vote on this item and staff is recommending that the residency requirements that apply to City employees should be established by a written

agreement with an employee or in the Municipal Code, which would allow Council to set residency requirements by ordinance rather than needing a vote of the electorate. Roche outlined the residency requirements for area municipalities and the County noting Fort Collins is unique in its extensive requirements and an effect on talent applying has resulted.

Rich Stave opposed the proposed change and stated he does not see a problem with requiring certain employees to live within the growth management area.

Councilmember Pignataro requested staff address Mr. Stave's comments. Roche replied she would prefer to have a deeper conversation in person with Mr. Stave.

Councilmember Pignataro thanked Roche for addressing Council's questions from the work session. She asked if previous changes have all been ballot items. Roche replied in the affirmative.

Councilmember Pignataro requested input regarding the changes made in 1985. Councilmember Ohlson replied it was the thinking at the time that people in management roles should live within city limits, particularly given decisions being made on taxes.

Councilmember Pignataro asked if there is a contingency plan related to this should it not pass or not be placed on the ballot. Roche replied there have never been exceptions made and there is therefore no contingency plan. City Attorney Daggett stated the requirements must be complied with until voters approve a change to the Charter language.

Roche outlined issues with internal candidates not applying for promotions and talented candidates not applying for positions given the cost of living in Fort Collins.

Councilmember Pignataro stated she does support placing this item on the ballot and is also supportive of requiring a 2/3 vote of Council to determine which positions should have residency requirements.

Councilmember Ohlson suggested placing this item on an April ballot may be more appropriate given the number of items already on the November ballot. Additionally, he suggested the problem may be overstated given the salaries of the positions being discussed. He agreed with the 2/3 voting requirement.

City Attorney Daggett clarified this change would move all the residency requirement decision making to Council, including the City Manager. Councilmember Ohlson opposed that change stating the City Manager should be required to live in city limits.

City Attorney Daggett stated the ordinance could be modified to leave the current residency requirement for the City Manager in the Charter.

Councilmember Canonico asked Roche if she believes the current residency requirements are putting Fort Collins at a disadvantage for hiring talented employees. Roche replied it is a concern and noted it is difficult to attract and retain talent at all levels; however, she stated she does not want to overstate the concern.

Councilmember Canonico asked how many positions are currently open that would be impacted by this. Roche replied three or four positions are currently filled by interim individuals and the others are filled by permanent employees.

Councilmember Canonico noted the average home price in Fort Collins is up 19.5% from last year and stated that is impacting the ability to recruit talent. Roche also noted the cost of living has increased.

Councilmember Canonico stated she would support placing this item on the ballot.

Councilmember Peel stated it is unfortunate people in leadership positions cannot afford to live in the city and be part of the fabric of the city; however, it is important to be adaptable and this change would provide that opportunity.

Mayor Pro Tem Francis noted this change would affect about 50 of the City's 2,500 employees and asked how many times this has been an issue over the past decade. Roche replied it has affected perhaps 10% of positions in the recent past.

Mayor Pro Tem Francis noted there is a nationwide recruitment issue and stated that while the Charter may be outdated in its requirements, there is value in having top leaders live in Fort Collins. She stated she does not believe it is appropriate to remove the requirement from Charter and place it in the Code. Additionally, she noted the November ballot already contains several issues and she stated she would prefer to postpone this issue to April.

Councilmember Pignataro asked if there will be an April ballot if the November ballot question shifts elections to November. City Attorney Daggett replied the next election would be in November of 2023 if the measure to move municipal elections to November passes.

Councilmember Ohlson stated he could possibly support this for a 2023 election with certain changes.

Councilmember Pignataro requested Human Resources start keeping hard data on this issue.

Councilmember Gutowsky stated the City Manager should be required to live within the city limits. Councilmember Canonico concurred and stated she would support advancing this with that change.

Councilmember Canonico made a motion, seconded by Councilmember Pignataro, to adopt Ordinance No. 089, 2022, on First Reading, eliminating from the ordinance the modification for the City Manager residency requirement, and requiring a 2/3 Council vote for any ordinances establishing or adjusting residency requirements in the City Code.

Councilmember Gutowsky stated she believes the placement of this item on the November ballot is too soon.

Councilmember Ohlson noted the Election Code Committee did not consider this item in depth.

City Attorney Daggett suggested staff may want to return with a new ordinance given this conversation should Council want to consider this for a future election.

RESULT: ORDINANCE NO. 089, 2022 FAILED TO PASS [3 TO 3]

MOVER: Tricia Canonico, District 3
SECONDER: Julie Pignataro, District 2
AYES: Pignataro, Canonico, Peel
NAYS: Francis, Ohlson, Gutowsky

EXCUSED: Arndt

8. Resolution 2022-079 Directing the Design and Issuance of a Request for Proposals for a Residential Waste Services Program Within the Boundaries of the City (Adopted)

The purpose of this item is to consider a Resolution that outlines elements of a contracted residential waste and recycling program that will be used to inform development and issuance of a Request for Proposals for a service provider for that program. This action aligns with the Council Priority to explore a districted system for garbage, recycling and compost for single family homes and multifamily residences of seven or fewer units.

Lindsay Ex, Environmental Services Director, stated this item would direct the design and issuance of a request for proposals for a residential waste services program within city limits.

Caroline Mitchell, Waste Reduction and Recycling Manager, discussed the various iterations of the roles of a municipality in trash handling and detailed the current system in Fort Collins and its requirements. She stated the system under consideration is a contracted system under which the city would contract with one hauler to provide trash and recycling services to residents. She stated 70% of communities across the United States use either a municipal hauling utility or contracted system.

Mitchell detailed the impacts created by the current open market system as compared to a contracted system, including street maintenance impacts, greenhouse gas emissions impacts, and cost inequities. She outlined the feedback received from community members and discussed the set of staff recommendations. She stated staff has secured one grant and is seeking others to offset the cost of carts which would help to provide a level playing field between haulers bidding on the contract. Mitchell discussed the opt-out fee that would be charged to households that do not wish to work with the contracted hauler and discussed the customer service and billing expectations. She outlined next steps and stated staff recommends adoption of the resolution.

David Bye stated he generates very little trash and suggested the opt out fee should be tied to frequency of use rather than container size.

Barrett Jensen spoke on behalf of the Ram Waste parent company. He expressed concern about flow control and outlined the negative impacts of a contract system on haulers. Additionally, he expressed concern about the provision related to billing being completed by the hauler.

Nick Armstrong encouraged Council to provide outreach on single stream recycling on a neighborhood-by-neighborhood basis. Additionally, he requested special event trash hauling issues be addressed and encouraged a single-payer system.

Mayor Pro Tem Francis asked if Council could decide not to move forward if the RFP returns with rates higher than what households are currently paying. Mitchell replied in the affirmative.

Councilmember Pignataro requested additional information regarding the ultra-low trash generator rate. Mitchell replied the current system allows each hauler to decide whether they would like to

offer an ultra-low generator rate and staff's recommendation for the RFP is to request that each proposal include a recommendation for an ultra-low generator rate and system, such as a pay by the bag service.

Councilmember Ohlson requested staff contact Mr. Bye to address his concerns. He requested additional information regarding pick-ups for low trash generators that may have high recycling output. Mitchell replied the current system in Fort Collins for pay by the bag service is not all that different from 32-gallon service largely because fixed costs of providing service are the same. She stated the amount of the price difference is one of the elements that will be analyzed when proposals are returned.

Councilmember Peel commended the work done on this item. She asked about a local contact person being available. Mitchell replied that is one of the staff recommendations that will be reflected in the RFP and in the contract.

Councilmember Peel asked if there will be a way for households to rate the service. Mitchell replied staff is recommending the baseline element of customer service is provided by individuals familiar with and dedicated to Fort Collins. Additionally, there will be specific customer service metrics and requirements, as well as consequences for not meeting those, as part of the contract. She stated staff has not yet gotten to the level of detail regarding providing a platform for rating service.

Councilmember Peel asked about the billing question. Travis Storin, Chief Financial Officer, replied internal discussions have occurred about the possibility of internalizing billing for a future hauler that would be awarded the contract. However, that change would cause a substantial increase in volume for that function. He stated staff is currently preparing for the procurement of a new utility billing system and he does consider billing services to be subject to negotiation as part of the competitive procurement process. He suggested reevaluating the issue in the future after a new billing system is procured.

Regarding flow control, Mitchell stated the local government would be directing where particular materials need to be disposed, and trash in this case would need to be sent to the Larimer County Landfill. She stated having a predictable volume of material coming to the landfill is a baseline element for the regional waste shed infrastructure elements, including a compost facility and a construction and demolition waste recycling facility. She stated the new landfill is slated to open in approximately July of 2024.

Councilmember Peel asked if the opt out fee is still being considered for individuals who deal with their own trash. Ex replied staff's recommendation is to keep the opt out fee at the equivalent of the smallest cart price; however, Council could direct staff to take a different approach for the RFP. Mitchell noted conversations are being held to determine if there are some situations in which an exemption could apply.

Councilmember Gutowsky commended staff on their work but expressed concern a single hauler system may not be able to provide the necessary services. She asked about the survey results related to opinions about choice in providers and how those relate to individuals in homeowner's associations who already use a single hauler. Mitchell replied 21% of respondents to the general survey were in HOAs with existing trash and recycling contracts. She stated whether someone was in an HOA was not a primary indicator of how they responded.

Councilmember Gutowsky discussed comments she received in opposition to this change, particularly in relation to the opt out fee. She also questioned how a single hauler would improve emissions given the same amount of trash and recycling still needs to be collected. Mitchell concurred the same amount of trash and recycling will be collected; however, the number of trucks utilized changes dramatically from an open market system to a contract system because one truck can be utilized to collect from an entire street rather than four, for example, in an open market system.

Councilmember Gutowsky suggested the opt out fee should be discussed, particularly for those who haul their own trash.

Councilmember Pignataro asked if the opt out fee is a legal requirement from the state level. City Attorney Daggett replied it is not a requirement but is permitted under the statute. She stated all similar systems in other communities do include an opt out fee likely to help increase predictability for the haulers who are bidding on the RFP.

Mitchell discussed the situation in Arvada, which opted for a lower opt out fee. She stated there were multiple opt outs initially and a large push to take customers away from the contracted hauler. She stated having a low opt out fee likely increases the pricing haulers would offer community wide and the opt out fee helps ensure a certain base amount of revenue that comes out of a contract and allows haulers to provide competitive pricing.

Councilmember Pignataro asked if gas emissions from trucks needed to repair streets were included in emissions calculations. Mitchell replied in the negative and clarified any hauler who would like a license to operate in the city can apply and receive one with the current system. She stated the three haulers who have expressed interest in providing additional services in Fort Collins have yet to move forward with applications.

Councilmember Ohlson stated he has been working on this issue for years and commented on support he has heard from the community. Additionally, he noted this action simply puts out a request for proposals. He noted the Economic Advisory Board and Natural Resources Advisory Board put forth strong, detailed support for this change.

Councilmember Peel asked about the increase in the number of trucks needed from a single hauler. Ex replied there would be a total number of trucks that any one hauler would need to deliver on the commitments in the contract. She stated the savings in emissions comes from the day-to-day number of trucks serving each street.

Councilmember Peel questioned whether this change would result in the benefits discussed. She discussed comments she has received in opposition to the change and stated she would not support moving forward at this time.

Councilmember Canonico thanked staff for work on this item, particularly the data provided from peer cities that shows cost savings, safer neighborhoods, and decreased wear and tear on streets. Additionally, she noted the contract would be reevaluated every five years and the single-payer option could also be reevaluated at that time. She noted decreased emissions are a key factor as well.

Mayor Pro Tem Francis stated she would support this item citing street maintenance cost savings and the ways in which a single-hauler system would help with climate emergency goals and price equalizing. She thanked staff for their work and thoroughness.

Councilmember Gutowsky requested input on a five dollar opt out fee.

Mayor Pro Tem Francis replied she would not support a lower opt out fee.

Councilmember Ohlson concurred a lower opt out fee would prevent the system from working. He noted other communities have seen benefits from a single-hauler system.

Councilmember Gutowsky stated lowering the opt out fee would seem to make sense if the community is truly ready for and excited about this change. She stated she would like to show constituents who are not supportive of this change that Council is listening.

Councilmember Ohlson stated the lower opt out fee would eliminate the other benefits of a single hauler system.

Councilmember Canonico stated part of good governance is moving forward with a program that can be successful and part of that success is having the correct opt out fee.

Councilmember Canonico made a motion, seconded by Councilmember Pignataro, to adopt Resolution 2022-079.

RESULT: RESOLUTION 2022-079 ADOPTED [4 TO 2]

MOVER: Tricia Canonico, District 3
SECONDER: Julie Pignataro, District 2

AYES: Pignataro, Francis, Canonico, Ohlson

NAYS: Peel, Gutowsky

EXCUSED: Arndt

OTHER BUSINESS

A. Possible consideration of the initiation of new ordinances and/or resolutions by Councilmembers.

Councilmember Ohlson requested and received Council support to direct staff to develop an interim greenhouse gas emissions reduction resolution for Council consideration at its regular meeting on August 16.

Mayor Pro Tem Francis expressed concern about the possibility of adopting a goal prior to October work session discussion.

Councilmember Pignataro asked if another priority would need to be shifted if this were brought forth earlier. Honore Depew, Climate Program Manager, stated the July 6 memo provided to Council on this topic outlined staff's timing and plans around interim goals, including pros and cons of adopting a resolution before or after the October work session. He stated the current plan is to bring a proposal for an interim goal to the October work session, along with a clear roadmap to adoption of the 2030 goals for climate, energy, and zero waste. Depew stated staff could bring forth a resolution in August with preliminary 2021 inventory data; however, it would not include the context of the updated projections for 2030 or more context around commitments to equity and

resilience. He noted the stated objective for an interim goal coming forward sooner is to help influence budget priorities.

Councilmember Pignataro asked if putting forth a resolution prior to the October work session would change budget recommendations. Depew replied the budget lead team and City Manager are being given the context of impacts on reaching Our Climate Future goals as they consider what to recommend to Council.

Councilmember Pignataro stated she would not support moving forward with this item in August as more informed goals will be provided after the October work session.

Councilmember Ohlson stated this does inform the budget process and noted the support was put forth to bring forward a resolution in August.

B. Consideration of a motion to cancel the August 2, 2022, Council Meeting, as permitted under Section 2-28 of the City Code, due to Neighborhood Night Out Community Events.

Councilmember Canonico made a motion, seconded by Councilmember Pignataro, to cancel the August 2, 2022 Council meeting as permitted under section 2-28 of the City Code, due to Neighborhood Night Out community events that evening.

RESULT: MOTION ADOPTED [UNANIMOUS]

MOVER: Tricia Canonico, District 3
SECONDER: Julie Pignataro, District 2

AYES: Pignataro, Francis, Canonico, Peel, Ohlson, Gutowsky

EXCUSED: Arndt

• ADJOURNMENT		
The meeting adjourned at 8:55 PM.		
	Mayor Pro Tem	
ATTEST:		
City Clerk		