



CITY OF HARTFORD

OFFICE OF THE TOWN AND CITY CLERK

550 MAIN STREET

HARTFORD, CONNECTICUT 06103

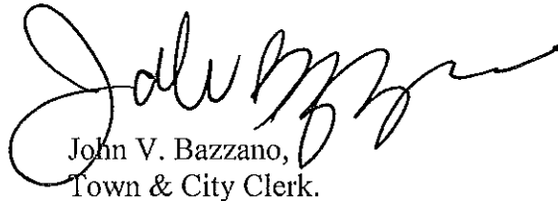
JOHN V. BAZZANO
TOWN & CITY CLERK
REGISTRAR OF VITAL STATISTICS

July 15, 2014

Honorable Pedro E. Segarra, Mayor

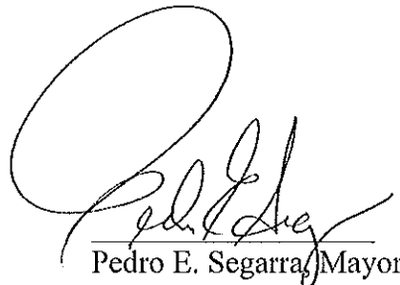
Dear Mayor Segarra:

Please find attached the following resolutions that were passed at a regular meeting of the Court of Common Council on July 14, 2014. I have duly certified these documents and respectfully send them to you for your review.



John V. Bazzano,
Town & City Clerk.

Approve 1, 6, 9, 14, 21, 22, 23, 24, 25, 26, 27, 31, 32, 33, 34, 35, 38, 41, 45
Veto



Pedro E. Segarra, Mayor

RECEIVED
CITY OF HARTFORD
MAYOR'S OFFICE
14 JUL 15 PM 4:47

Court of Common Council

1



CITY OF HARTFORD
550 MAIN STREET
HARTFORD, CONNECTICUT 06103

Shawn T. Wooden, Council President
Alexander Aponte, Majority Leader
Larry Deutsch, Minority Leader

John V. Bazzano, Town and City Clerk

Kyle K. Anderson, Councilman
Joel Cruz, Jr., Councilman
Raúl De Jesús, Jr., Councilman
Cynthia R. Jennings, Councilwoman
Kenneth H. Kennedy, Jr., Councilman
David MacDonald, Councilman

July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, International Food Market ("Tangiers") is a family-run business consisting of an import market and café currently located at 668 Farmington Avenue in West Hartford, an

Whereas, Tangiers is seeking to relocate their import market and café, together with an expanded restaurant space/banquet hall, within an approximately 5,300 square foot commercial building located at 550 Farmington Avenue, and

Whereas, Tangiers wishes to purchase, from the City of Hartford ("City"), furniture and fixtures consisting of an electronic scale, food slicers, panini grills, microwave ovens, drink mixer, food processor, electric food warmer, chairs and a flat panel previously owned by the Market at Hartford 21, and

Whereas, The sale will assist Tangiers in relocating to Hartford in what is now a vacant commercial building and, once relocated, Tangiers will contribute to the city's tax base and will aid in maintaining the vibrancy of the area, now, therefore, be it

Resolved, That the Mayor is hereby authorized to sell the furniture and fixtures previously used at the Market at Hartford 21 to Tangiers International Food Market for \$3,437, and be it further

Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to effectuate the above transaction, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

Attest:



John V. Bazzano,
City Clerk.

Court of Common Council

6



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David MacDonald, Councilman

July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, The Connecticut Department of Transportation awards grants to municipalities for enforcement of underage drinking laws and has notified the City that it is eligible to receive \$29,850 in Fiscal Year 2014 Underage Drinking Enforcement Grant funds, and

Whereas, Grant funds are to be used by Police Departments to conduct high visibility enforcement for the purpose of reducing the volume of car crashes, assaults, medical transports, and injuries attributed to underage drinking and intoxication, and

Whereas, The City intends to utilize these grant funds to pay overtime to officers to provide enhanced enforcement of underage drinking laws, and

Whereas, The City is required by the terms of the grant to provide a match of \$9,950 and the fringe benefits paid to officers participating in the enforcement activities may be used to provide the match, now, therefore, be it

Resolved, That the Mayor is hereby authorized to accept the FY 2014 Underage Drinking Enforcement Grant in the amount of \$29,850 from the Highway Safety Office of the Connecticut Department of Transportation, and be it further

Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantor under the same program, for the same authorized contract period, and for the same purposes, and be it further

Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

Attest:

A handwritten signature in black ink, appearing to read "John V. Bazzano", written in a cursive style.

**John V. Bazzano,
City Clerk.**

Court of Common Council



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July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, The Enhanced 9-1-1 Telecommunications Fund Regulations of the State of Connecticut provide that municipalities with populations greater than 40,000 are eligible to receive a financial subsidy from the State of Connecticut for the operation of their Public Safety Answering Points (dispatch centers), and

Whereas, Based upon the State's formula for calculating the subsidy, the City of Hartford will receive \$660,479.15 in E9-1-1 Subsidy Funding in Fiscal Year 2014-15 from the Connecticut Department of Emergency Services and Public Protection for the operation of the City's Public Safety Answering Point (Department of Emergency Services and Telecommunications), now, therefore, be it

Resolved, That the Court of Common Council hereby authorizes the Mayor to accept the Fiscal Year 2014-15 E9-1-1 Subsidy funding in the amount of \$660,479.15 to provide dispatch and telecommunication services, and be it further

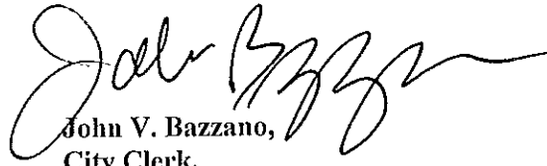
Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantor under the same program, for the same authorized contract period, and for the same purposes, and be it further

Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

Attest:


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Court of Common Council

14



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July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, The Connecticut Department of Transportation awards Major City Speed Enforcement Grants to municipalities for enforcement activities undertaken to reduce the number of crashes, injuries and fatalities from speed and other distracted driving behaviors, and

Whereas, Grant funds will be used by the Hartford Police Department to conduct high visibility enforcement to reduce the volume of fatalities and injuries resulting from high speed driving, now, therefore, be it

Resolved, That the Mayor is hereby authorized to accept the Fiscal Year 2014 Major City Speed Enforcement Grant in the amount of \$25,050 from the Connecticut Department of Transportation's Highway Safety Office, and be it further

Resolved, That the City will provide the required local match of \$8,350 through the provision of fringe benefits to officers participating in the program, and be it further

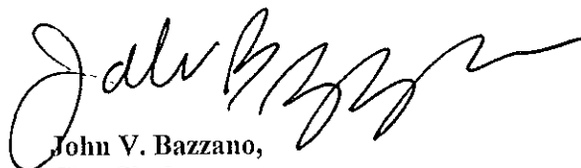
Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantor under the same program, for the same authorized contract period, and for the same purposes, and be it further

Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

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John V. Bazzano,
City Clerk.

Court of Common Council

21



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July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, The mission of the Commission on Refugee and Immigrant Affairs is to create a means for refugee and immigrant voices to be heard and understood, to facilitate civic engagement among refugees and immigrants, and to recognize and legitimize issues of importance to new arrivals to the city of Hartford, and

Whereas, The Mayor has appointed nine individuals to the Commission, now, therefore, be it

Resolved, That the Court of Common Council hereby confirms the appointment of the following individuals to the Commission on Refugee and Immigrant Affairs:

Michael E. Akpan (D), 84 Buckingham Street, A-3, Hartford 06106
Appointed to a two-year term expiring in 2016

Georges Samuel Annan-Kingsley (non-citizen), 106 Sargeant Street, Hartford 06105
Appointed to a one-year term expiring in 2015

Padam K. Bharati (non-citizen) 160A Collins St. Apt. B1, Hartford -6105
Appointed to a one-year term expiring in 2015

Leticia Cotto (D) 23 Colebrook Street, Hartford 06112
Appointed to a one-year term expiring in 2015

Anne B. Dombrowski (UA) 36 Mountain Road, West Hartford 06107
Appointed to a two-year term expiring in 2016

Mui Mui Hin-McCormick (D) 399 Chamberlain Road, Middletown 06457
Appointed to a one-year term expiring in 2015

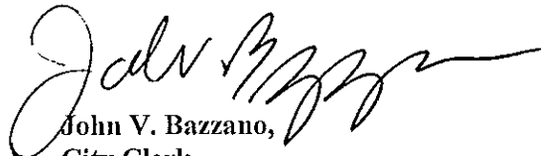
Joseph M. Kalapele (I) 254 School Street, East Hartford 06108
Appointed to a one-year term expiring in 2015

Indira A. C. Petoskey (UA) 798A Hartford Road, Manchester 06040
Appointed to a one-year term expiring in 2015

Leonel Balam Soto (UA) 555 Asylum Street #105, Hartford 06105
Appointed to a one-year term expiring in 2015

Carlos Espinosa (D) 1175 New Britain Avenue, West Hartford 06110
Appointed to a two-year term expiring in 2016

Attest:


John V. Bazzano,
City Clerk.

Court of Common Council

22



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July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, The Hartford Board of Education ("HBOE") has established a portfolio of internal and external school choices in collaboration with external partners and providers, and

Whereas, Goodwin College, Inc. has constructed and developed a school facility and supporting campus on land it owns in East Hartford, Connecticut, and

Whereas, HBOE and Goodwin College, Inc. have reached an agreement to locate the Pathways Academy of Technology and Design on the campus of Goodwin College, Inc. to provide students of Pathways Academy the opportunity to interact, work, study, and learn with Goodwin College students as well as the two other magnet schools currently located on the Goodwin College campus, and

Whereas, HBOE and Goodwin College, Inc. have negotiated an Educational Services Agreement which sets forth the general principles and goals of the educational programs and the operational responsibilities of HBOE and Goodwin College, Inc. with respect to the school facility, and

Whereas, The Educational Services Agreement includes the following material terms and conditions:

1. A term of twenty (20) years;
2. An exclusive license (right to use) the building in which the Pathways Academy operates, including the parking facility and all necessary access thereto;
3. HBOE shall reimburse Goodwin College, Inc. the direct costs and expenses of managing and operating the school facility, which amounts include:

Management Cost Reimbursement Payment: \$75,000 for the first fiscal year and then negotiated annually thereafter, but in no event shall the increase exceed the change in the United States Department of Housing and Urban Development Consumer Price Index;

Reimbursement for Direct Costs and Expenses for operation of the school facility: \$257,055 for the first fiscal year and thereafter based upon an annual agreed upon budget which budget may include:

- i) Maintenance, repair and replacement of failed and/or outmoded school facility building systems and structures,
- ii) Updates to building systems and structures,
- iii) Lawn care, mowing, landscaping and maintenance,
- iv) Long term site maintenance, including curbing, sidewalks and roadways, and
- v) Repairs to plumbing, heating, sanitary and electrical systems

now, therefore, be it

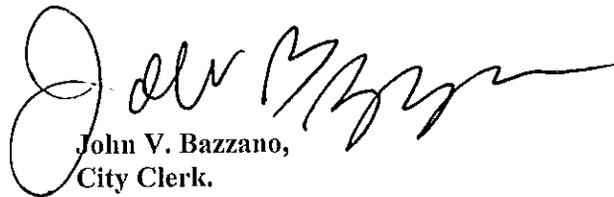
Resolved, That the Mayor is hereby authorized to enter into and execute an Educational Services Agreement or other agreement for the purposes set forth above, upon and subject to the above terms and conditions and such other terms and conditions that the Mayor and the Corporation Counsel may deem appropriate and in the best interests of the City; and be it further

Resolved, That the Mayor is hereby further authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to effectuate the above transaction, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned lease, or to take any of the other aforesaid actions; and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the Mayor executing such lease and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

Attest:


John V. Bazzano,
City Clerk.

Court of Common Council

23



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David MacDonald, Councilman

July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, At its meeting of March 28, 2014, the State of Connecticut Bond Commission approved a grant-in-aid in the amount of \$500,000 for various improvements to Cronin Park located in the Blue Hills neighborhood, and

Whereas, Improvements to the park will include upgrading the existing practice grade football field to a game field, purchase and installation of bleachers, and renovation of two existing basketball courts, and

Whereas, Additional improvements shall include the development of a connecting walkway system, landscaping of the disturbed area, and associated surveying, design and engineering, and

Whereas, To access this grant funding the City of Hartford must enter into a contract with the State of Connecticut, Department of Energy and Environmental Protection, now, therefore, be it

Resolved, That the Hartford Court of Common Council hereby authorizes the Mayor to accept a grant of \$500,000 from the Connecticut Department of Energy & Environmental Protection (CUAP 2014-9) for improvements to Cronin Park, and be it further

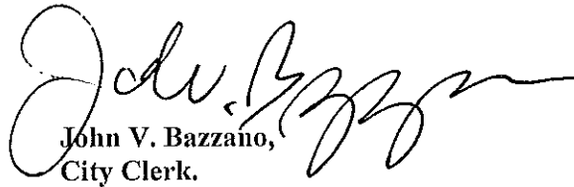
Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantor under the same program, for the same authorized contract period, and for the same purposes, and be it further

Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

Attest:


John V. Bazzano,
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Court of Common Council

24



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July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, At its meeting of March 28, 2014, the State of Connecticut Bond Commission approved a grant-in-aid in the amount of \$100,000 for various improvements to the East Lawn of Elizabeth Park, and

Whereas, Improvements to the East Lawn shall include purchase and installation of bollards or a similar rail system, landscaping and the re-establishment of turf, and

Whereas, Additional improvements will include the development of a connecting walkway system that offers patrons a safe and/or fitness-oriented pathway, and

Whereas, The existing basketball courts will be renovated, including the replacement of backboard and rims, and

Whereas, To access this grant funding the City of Hartford must enter into a contract with the Connecticut Department of Energy and Environmental Protection, now, therefore, be it

Resolved, That the Hartford Court of Common Council hereby authorizes Mayor Pedro E. Segarra to accept a grant of \$100,000 from the Connecticut Department of Energy & Environmental Protection (CUAP 2014-10) for improvements to the East Lawn in Elizabeth Park, and be it further

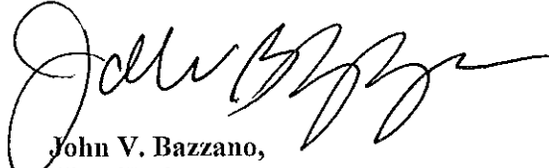
Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantor under the same program, for the same authorized contract period, and for the same purposes, and be it further

Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

Attest:



John V. Bazzano,
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Court of Common Council

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July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, The City of Hartford owns a certain parcel of vacant land at 122 Enfield Street which it acquired in 2008, and

Whereas, The City is currently marketing the property, but is not utilizing the land and has no immediate plans for its development, and

Whereas, Knox, Inc., at the request of the surrounding community, has agreed to establish and manage a community garden on this parcel of land, and

Whereas, Knox, Inc. is well established in the business of managing community gardens and currently manages in excess of 12 acres of gardens in Hartford, now, therefore, be it

Resolved, That the Mayor is hereby authorized to enter into a license agreement with Knox, Inc. to utilize and manage the property located at 122 Enfield Street as a community garden, and be it further

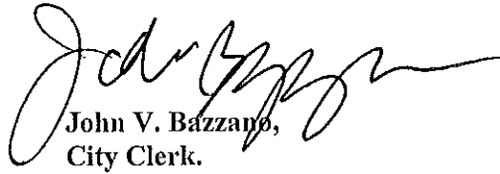
Resolved, That the City will continue to maintain the parcel of land and Knox, Inc. will manage the community garden until such time as the City sells, leases, or has other development plans for said parcel, and be it further

Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to allow Knox, Inc. and community member access to the aforementioned City owned property

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

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John V. Bazzano,
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Court of Common Council

26



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July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, The City of Hartford owns an 86 acre parcel of land in Farmington bounded by Fienemann Road, I-84, and Slater Road, and

Whereas, The City and the Town of Farmington are interested in developing this land for office use, and

Whereas, The City has been awarded a \$55,000 grant from the Connecticut Department of Economic and Community Development through its Municipal Brownfields Assessment Grant Program, and

Whereas, The grant will be utilized to secure the necessary consultants, firms and contractors to conduct a Phase I Environmental Assessment of the Farmington land, now, therefore, be it

Resolved, That the Mayor is hereby authorized to accept \$55,000 in grant funds from the Connecticut Department of Economic Development, and be it further

Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantor under the same program, for the same authorized contract period, and for the same purposes, and be it further

Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

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July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, The Connecticut Department of Public Health (CTDPH) provides block grant funding to local health departments for conducting research and gathering data on health conditions among residents of the municipality and the information compiled through this research is used to implement comprehensive approaches to address these health conditions, and

Whereas, The City is completing a three year contract with CTDPH which expires on June 30, 2014 for receipt of block grant funds which are being used for comprehensive cancer planning activities and the City has been notified by CTDPH that \$37,619 is available from CTDPH for the 2014-15 Fiscal Year, and

Whereas, The Commission on Cancer of the American College of Surgeons accredits the cancer program in the category of teaching hospitals, and Hartford Hospital has provided comprehensive cancer services to patients since 1854, and

Whereas, The City of Hartford Department of Health & Human Services has partnered with Hartford Hospital over the past 11 years on the comprehensive cancer planning program to recruit key community members for the Hartford Cancer Task force to provide cancer awareness through community screening events, community meetings and education programs, now, therefore, be it

Resolved, That the City is authorized to accept \$37,619 in block grant funds from the Connecticut Department of Public Health to be used for comprehensive cancer planning services during the period July 1, 2014 through June 30, 2015, and be it further

Resolved, That the Mayor is authorized to execute a contract with Hartford Hospital for services as part of the comprehensive cancer planning program, and be it further

Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantor under the same program, for the same authorized contract period, and for the same purposes, and be it further

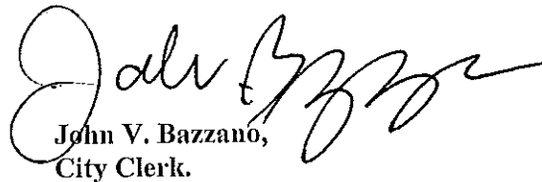
Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel, and be it further

Resolved, That City of Hartford hereby affirms as its policy to support the Non-Discrimination Agreements and Warranties required under Connecticut General Statute § 4a-60(a)(1) and § 4a-60a(a)(1), as amended in State of Connecticut Public Act 07-245 and Sections 9(a)(1) and 10(a)(1) of Public Act 07-142, as those statutes may be amended from time to time.

Attest:


John V. Bazzano,
City Clerk.

Court of Common Council

32



CITY OF HARTFORD
550 MAIN STREET
HARTFORD, CONNECTICUT 06103

Shawn T. Wooden, Council President
Alexander Aponte, Majority Leader
Larry Deutsch, Minority Leader

John V. Bazzano, Town and City Clerk

Kyle K. Anderson, Councilman
Joel Cruz, Jr., Councilman
Raúl De Jesús, Jr., Councilman
Cynthia R. Jennings, Councilwoman
Kenneth H. Kennedy, Jr., Councilman
David MacDonald, Councilman

July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, The Department of Health & Human Services has operated the Maternal Infant Outreach Program (MIOP) since 1985 in order to prevent infant mortality and improve birth outcomes for high risk pregnant women by promoting access to prenatal care and other services, and

Whereas, Hartford Hospital and Saint Francis Hospital & Medical Center have made donations in the amount of \$105,000 each in order to fund the MIOP program for the fiscal year July 1, 2014 through June 30, 2015, and

Whereas, The Hispanic Health Council has been implementing MIOP for more than twenty years and the Hartford Department of Health & Human Services wishes to continue this partnership, now, therefore, be it

Resolved, That the City is hereby authorized to accept a donation of \$105,000 from Hartford Hospital and a donation of \$105,000 from Saint Francis Hospital & Medical Center to be used for the Maternal Infant Outreach Program (MIOP) program during the period July 1, 2014 through June 30, 2015, and be it further

Resolved, That the Mayor is hereby authorized to enter into a contract with the Hispanic Health Council for operation of MIOP during the period July 1, 2014 through June 30, 2015, and be it further

Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantors under the same program, for the same authorized contract period, and for the same purposes, and be it further

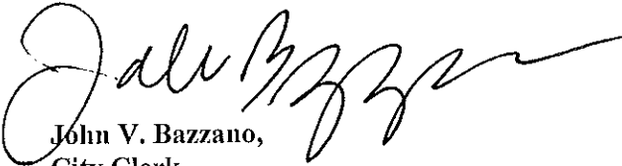
Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in

the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

Attest:



John V. Bazzano,
City Clerk.

Court of Common Council

33



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David MacDonald, Councilman

July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, There is an ongoing need for a coordinated response to the health and medical consequences of chemical, biological, radiological, nuclear and/or explosive Weapons of Mass Destruction (WMD) events, and

Whereas, Since April 2002, the Department of Health and Human Services, has worked collaboratively with other health departments and health organizations to develop a comprehensive bio-terrorism plan, and

Whereas, In order to respond to this need, the Centers for Disease Control, through the Connecticut Department of Public Health, has established a Cooperative Agreement Award for Public Health Preparedness for Bio-Terrorism with the purpose of upgrading the preparedness of State and local public health jurisdictions to respond to a bio-terrorism event, outbreaks of infectious diseases, and other public health threats and emergencies, and

Whereas, The CT Department of Public Health has informed the Department of Health & Human Services that the City is eligible for a grant of \$59,673, through the above program, to be used to operate the Public Health Preparedness and Response for Bio-Terrorism Program for the 2014-15 Fiscal Year, now, therefore, be it

Resolved, That the Court of Common Council hereby authorizes the Mayor to accept funding in the amount of \$59,673 from the Connecticut Department of Public Health through the Cooperative Agreement Award for Public Health Preparedness for Bio-Terrorism, for the period July 1, 2014 through June 30, 2015, and be it further

Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantor under the same program, for the same authorized contract period, and for the same purposes, and be it further

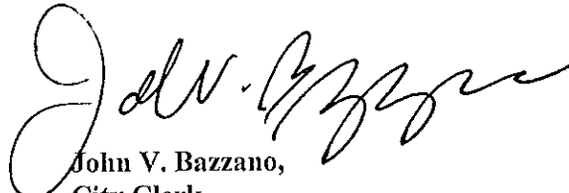
Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel, and be it further

Resolved, That City of Hartford hereby affirms as its policy to support the Non-Discrimination Agreements and Warranties required under Connecticut General Statute § 4a-60(a)(1) and § 4a-60a(a)(1), as amended in State of Connecticut Public Act 07-245 and Sections 9(a)(1) and 10(a)(1) of Public Act 07-142, as those statutes may be amended from time to time.

Attest:



John V. Bazzano,
City Clerk.

Court of Common Council

34



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David MacDonald, Councilman

July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, The State of Connecticut Department of Mental Health and Addiction Services (DMHAS) has a program that checks to ensure that licensed tobacco retailers are in compliance with State Statutes related to the selling of tobacco products to minors, and

Whereas, DMHAS has invited the Hartford Police Department (HPD) to participate in a pilot project in which local police departments will assist DMHAS with these inspections and will receive a stipend for their participation, now, therefore, be it

Resolved, That the Hartford Court of Common Council hereby authorizes the Mayor to execute a Memorandum of Agreement with the Connecticut Department of Mental Health and Addiction Services whereby the Hartford Police Department will participate in a pilot program to reduce sales of tobacco products to minors, and be it further

Resolved, That the Mayor is authorized to accept \$76,560 from DMHAS as a stipend for participation in the pilot project, and be it further

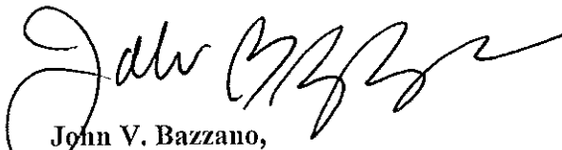
Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantor under the same program, for the same authorized contract period, and for the same purposes, and be it further

Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

Attest:



John V. Bazzano,
City Clerk.

Court of Common Council

35



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David MacDonald, Councilman

July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, Research shows that youths' early, repeated involvement with the juvenile justice system is associated with negative outcomes throughout life, and

Whereas, The juvenile review board (JRB) process, based on the values and proven models of balanced and restorative justice (BARJ), empowers youth who accept responsibility for their actions to repair the harm they have done to themselves and their community, and to avoid deeper justice system involvement and its lifelong effects, and

Whereas, The Hartford Juvenile Review Board (Hartford JRB) is a pivotal component of the City of Hartford Department of Families, Children, Youth and Recreation – Division for Youth's strategic efforts to promote healthy youth development and encourage youth to take positive ownership of their lives, and

Whereas, Targeted early intervention and diversion efforts such as the Hartford JRB contribute to Hartford's quality of life by promoting community safety, family competency, and youth accountability, and

Whereas, The close of FY 2014 marks the conclusion of a three-year grant from the Connecticut Department of Children and Families (DCF) to administer the Hartford JRB, in partnership with the Village for Families and Children, for the purpose of diverting, from the juvenile justice system, Hartford youth who have committed certain offenses, and

Whereas, The State of Connecticut Department of Children and Families has offered the City of Hartford a \$227,250 Renewal Contract to continue the Hartford JRB through FY 2015, and

Whereas, The City of Hartford Department of Families, Children, Youth and Recreation – Division for Youth - will be overseeing the coordination and monitoring of the Hartford JRB, now, therefore, be it

Resolved, That the Mayor is hereby authorized to accept the grant of \$227,250 from and execute the Renewal Contract for FY 2014-15 with the Connecticut Department of Children and Families, and be it further

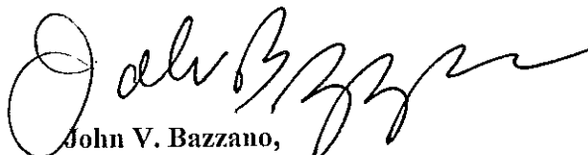
Resolved, That the Mayor is authorized to accept such further sums as may be additionally awarded by the grantor under the same program, for the same authorized contract period, and for the same purposes, and be it further

Resolved, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds, and be it further

Resolved, That no person or entity shall be entitled to rely on, or otherwise claim any benefit by reason of this resolution should the Mayor fail to execute the aforementioned agreement or other documents, or to take any of the aforesaid actions, and be it further

Resolved, That all approvals and authorizations provided hereby are contingent upon, and only shall be effective on and by means of, the parties executing such documents, and taking such actions, all of which shall be, in form and substance, acceptable to the Mayor and the Corporation Counsel.

Attest:


John V. Bazzano,
City Clerk.

Court of Common Council

38



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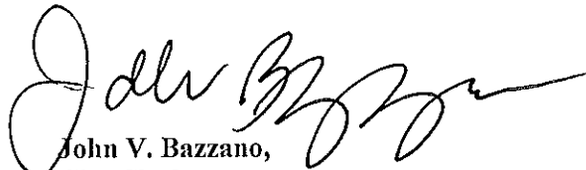
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Raúl De Jesús, Jr., Councilman
Cynthia R. Jennings, Councilwoman
Kenneth H. Kennedy, Jr., Councilman
David MacDonald, Councilman

July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Resolved, Pursuant to Chapter IV, Section 5 of the City Charter, the Council will not have a Council meeting on the fourth Monday for the months of July and August.

Attest:


John V. Bazzano,
City Clerk.

Court of Common Council

41



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July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, the City of Hartford has declared itself a Sanctuary City with an attitude welcoming immigrants and refugees (see ARTICLE XXI. CITY SERVICES RELATING TO IMMIGRATION STATUS), and has several Sister Cities throughout the world including Central America, and

Whereas, The rights to appeal for refugee status, and to receive safety and security with health and health care, are recognized throughout the world in documents including the UN Declaration of Human Rights, the Alma Ata statement on health, and others, and

Whereas, There is now a humanitarian crisis at borders of United States affecting children fleeing unsafe and unhealthful conditions in their native Central American countries, and

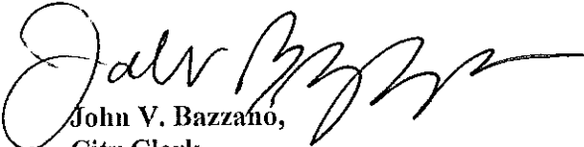
Whereas, Hartford can play a role in alleviating these oppressive conditions affecting children through influencing federal immigration policy with letters to the Administration AND through offers to receive those children who may be permitted to remain in this country, therefore be it

Resolved, That in view of the urgency of this crisis, this City of Hartford Court of Common Council calls upon the President and Senate to adopt a policy of "no deportations" of any unaccompanied child/minor under age 18 who has entered the U.S. under these extreme and dangerous circumstances, and therefore be it

Resolved, That this Policy of No expulsion/deportation of minors be continued until there have been votes, polices and funding for an orderly, humane policy which will assure and protect these unaccompanied child/minor with health and safety, and that this policy resolution be promptly communicated to the President and the Senate and therefore be it further

Resolved, That the City Council send these concerns to its newly-appointed Commission on Immigrants and Refugees for further research and publicity.

Attest:


John V. Bazzano,
City Clerk.

Court of Common Council

45



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July 15, 2014

This is to certify that at a meeting of the Court of Common Council, July 14, 2014, the following RESOLUTION was passed.

Whereas, Friends of Colt Park with Coltsville partners will be celebrating the 200th birthday of Samuel Colt, and

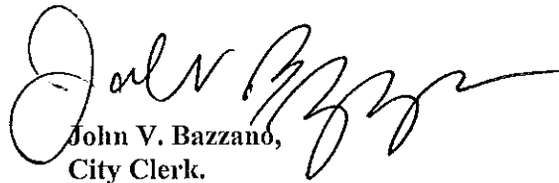
Whereas, On July 19, 2014, the 200th birthday of Samuel Colt will be celebrated with special events and activities in Hartford, Connecticut, and

Whereas, This historic celebration will showcase Hartford's rich collection of historic Colt assets and materials, and

Whereas, The Los Amigos Softball League will staff the beer garden in a contained area, and be it

Resolved, That the Court of Common Council approves the serving of alcohol in Colt Park by the Friends of Colt Park with Coltsville partners.

Attest:


John V. Bazzano,
City Clerk.