



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

June 10, 2015

Honorable Pedro E. Segarra, Mayor

Dear Mayor Segarra:

Please find attached the following resolutions that were passed at a recessed meeting of the Court of Common Council on June 8, 2015. I have duly certified these documents and respectfully send it to you for your review.

John V. Bazzano, City Clerk

RESOLUTIONS

Approve	13, 17, 11, 12, 14, 15, 16, 17, 20, 21, 23, 25, 27
Veto	
Date	JUNE 17, 2015

ORDINANCES

Approve	22
Veto	
Date	JUNE 17, 2015

Pedro E. Segarra, Mayor

15 JUN 10 PM 3:10

RECEIVED
CITY OF HARTFORD
MAYOR'S OFFICE

Court of Common Council

11



CITY OF HARTFORD
550 MAIN STREET
HARTFORD, CONNECTICUT 06103

Shawn T. Wooden, Council President
Alexander Aponte, Majority Leader
Joel Cruz, Jr., Minority Leader

John V. Bazzano, Town and City Clerk

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

June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, The Greater Hartford Flood Commission, acting in the name of, and on behalf of, the City of Hartford, owns two surface parking lots located at 11 Flower Street and 12 Flower Street in Hartford consisting of approximately 174 parking spaces at 11 Flower Street and approximately 43 parking spaces at 12 Flower Street; and

WHEREAS, The Hartford Courant (the "Courant") has been using 143 parking spaces at 11 Flower Street and 43 parking spaces at 12 Flower Street (collectively, the "Property") for employee parking under various lease agreements since September 13, 1984; and

WHEREAS, The current lease agreement expired on March 31, 2015 and the Courant has expressed its desire to continue to utilize the Property for employee parking; and

WHEREAS, The use of the Property by the Courant as an employee parking lot has afforded the City a steady stream of revenue, spared the City the cost of maintaining the Property, and has supported the operation of the Courant, one of Hartford's notable institutions; and

WHEREAS, The City commissioned a Market Rent Analysis in March of this year, which determined that the fair market rent is currently \$40.00 per space per month; and

WHEREAS, The City is willing to enter into a new lease with the Courant on the following terms and conditions:

- 1) the initial term of the lease is eight (8) years;
- 2) the rental rate during the initial term of the lease is \$40.00 per space per month;
- 3) there is an option to extend the lease term for two (2) additional five-year terms;

- 4) the rental rate will be adjusted every five years based on a fair market rent analysis;
- 5) the Property to be leased is 143 parking spaces at 11 Flower Street and 43 parking spaces at 12 Flower Street;
- 6) the Courant is responsible for maintenance, repair and insurance of the Property;
- 7) the Property may be used for the sole purpose of employee parking;
- 8) the lease must be approved by the Greater Hartford Flood Commission;

now, therefore, be it

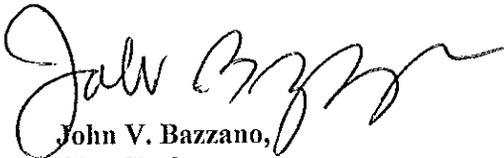
RESOLVED, That the Mayor is hereby authorized to execute the above referenced lease agreement, upon and subject to the above terms and conditions, in addition to any other terms and conditions that the Mayor and the Corporation Counsel may deem appropriate and in the best interests of the City; and be it further

RESOLVED, That the Mayor is 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 to effectuate the above-referenced 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 agreement or other documents, 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 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

12



CITY OF HARTFORD
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June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, officials of 390 Capitol Avenue, LLC (the "Borrower") have made a proposal to the Hartford Redevelopment Agency (the "Agency") and have requested the assistance of the City of Hartford, Connecticut (the "City") and the Agency in financing the cost of developing a residential rental housing facility of approximately 112 units to be located at 390 Capitol Avenue, Hartford, Connecticut, to be owned and operated by the Borrower (the "Project"), by the issuance of revenue bonds, notes or other obligations of the City, acting by and through the Agency, in an original principal amount of not exceeding \$20,000,000 (the "Bonds") pursuant to Chapter 130 of the General Statutes of Connecticut, Revision of 1958, as amended (the "Act"); and

WHEREAS, The Bonds (i) shall be special obligations of the City payable solely from the income, proceeds, revenues and property of the Project pledged therefor; (ii) shall not be obligations of the Agency, the City, the State of Connecticut (the "State") or any other political subdivision thereof and neither the Agency, the City, the State or any other political subdivision thereof shall be liable thereon; (iii) shall not constitute an indebtedness within the meaning of any debt limitation or restriction; and (iv) shall qualify as exempt facility bonds for purposes of Federal income taxation pursuant to Section 142(a) of the Internal Revenue Code of 1986, as amended (the "Code"); and

WHEREAS, The issuance of the Bonds by the City, by and through the Agency, will be in furtherance of the purposes of the Act, will result in an increase in employment in the City and will provide approximately 112 units of housing in the City, a portion of which shall be made available to persons of low or moderate income in compliance with certain requirements of the Code; now, therefore be it

RESOLVED, That the Mayor and the City Treasurer are authorized to use their reasonable efforts to issue the Bonds in order to provide the financial assistance required for the Project, subject to acceptance by all interested parties of the terms, conditions, costs and fees involved in the issuance of the Bonds, including any loan agreements, indenture and any other instrument pertinent thereto; and be it further

RESOLVED, The City's obligation to use its reasonable efforts to issue the Bonds shall not be construed as a commitment to provide financing for the Project; and be it further

RESOLVED, That the sale of the Bonds is contingent upon the City's ability to sell the Bonds at a price and in accordance with terms and conditions satisfactory to the City, the Agency and the Borrower; and be it further

RESOLVED, That subject to the first and second resolved clauses herein, and upon receipt of sufficient information, assurances and legal opinions with respect to the authorization, issuance and sale of the Bonds on a tax-exempt basis under the Code, the City shall issue the Bonds to finance the Project in an amount not to exceed \$20,000,000, with the final principal amount, maturities, interest rates, security, redemption provisions and other details and particulars to be determined by a further resolution of the City; and be it further

RESOLVED, That the appropriate officers, agents and employees of the City are hereby authorized and directed to take such steps as may be required to initiate the Project in cooperation with the Borrower and the Borrower is hereby authorized to initiate the acquisition and construction of the Project and to advance such funds as may be necessary to accomplish the Project; and be it further

RESOLVED, That the City hereby expresses its official intent pursuant to Section 1.150-2 of the Federal Income Tax Regulations, Title 26 (the "Regulations"), to reimburse expenditures paid sixty days prior to and any time after the date of passage of this resolution in connection with the development of the Project with the proceeds of the Bonds; and be it further

RESOLVED, That the Bonds shall be issued to reimburse such expenditures not later than 18 months after the later of the date of the expenditure or the substantial completion of the Project, or such later date the Regulations may authorize; and be it further

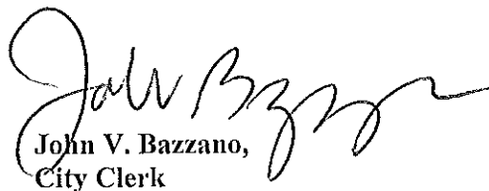
RESOLVED, That the City hereby certifies that the intention to reimburse as expressed herein is based upon its reasonable expectations as of this date; and be it further

RESOLVED, That the Mayor or his designee is hereby authorized to pay Project expenses, if any, in accordance herewith pending the issuance of the Bonds. This clause is included herein solely for purposes of compliance with the Regulations and may not be used or relied on for any other purpose; 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 or City Treasurer fail to issue the bonds or execute any other documents, 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 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

13



CITY OF HARTFORD
560 MAIN STREET
HARTFORD, CONNECTICUT 06103

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June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, The Parkville Municipal Development Plan (MDP) was adopted by three separate entities on the following dates: Hartford Planning and Zoning Commission on January 13, 2009, Hartford Redevelopment Agency on March 12, 2009, and the Hartford Court of Common Council on May 26, 2009; and

WHEREAS, The purpose of the MDP is to improve the area physically, with emphasis on aesthetics and focusing primarily on revitalization and economic development; and

WHEREAS, In 2012, the northeast boundary of the Project Area was extended to Hawthorne Street in order to add three additional parcels to the MDP; and

WHEREAS, In an effort to continue to capitalize on opportunities along the I-84 corridor and rid the area of blight, it is prudent and sound economic development practice to amend the text of the Parkville MDP and continue to expand the Parkville MDP boundary; and

WHEREAS, The first objective of this second amendment is to further extend the northern boundary of the project area east along Capitol Avenue to Flower Street, thence northerly along Flower Street to the rail line, thence westerly along the rail line to Laurel Street, thence southerly along Laurel Street to the point and place of beginning; and

WHEREAS, The second objective of this second amendment is to amend the text of the Parkville MDP to enable the inclusion of a new Project 14 for the area, which is the renovation and redevelopment of 390 Capitol Avenue, previously known as the Hartford Office Supply Building; and

WHEREAS, The inclusion of the proposed Project 14 will help meet the Parkville MDP's major goals of supporting existing businesses and attracting additional private investment into the area, along with developing an important component of quality market-rate and affordable housing; and

WHEREAS, The inclusion of the proposed Project 14 and the subject property of 390 Capitol Avenue in the Parkville MDP is critical for the financial viability of this transformative opportunity; and

WHEREAS, As part of the Parkville MDP, Project 14 will be able to utilize up to \$20 million in special obligation bonds issued by the Hartford Redevelopment Agency to finance the redevelopment of the property; and

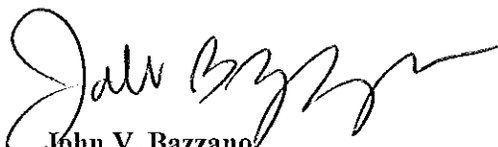
WHEREAS, Such bond funds will be payable solely from the revenues and assets pledged by the developer, thereby assuring that neither the Hartford Redevelopment Agency nor the City of Hartford will have any liability with respect to these bonds; now, therefore be it

RESOLVED, that the second boundary amendment to the Parkville MDP is hereby approved and that the Mayor is authorized to execute any and all manner of documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City to further the above-referenced matter; 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 easement or other documents, 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 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

14



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June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, The Greater Hartford Flood Commission, acting in the name of, and on behalf of, the City of Hartford ("City"), owns a surface parking lot located at 11 Flower Street in Hartford (the "Property") comprised of 174 parking spaces; and

WHEREAS, The City intends to lease 143 of the 174 parking spaces at 11 Flower Street to the Hartford Courant, subject to approval by the Court of Common Council and the Greater Hartford Flood Commission; and

WHEREAS, Dakota Partners has expressed an interest in entering into a long-term agreement to lease the remaining 31 parking spaces on the Property for parking in support of the building located at 390 Capitol Avenue, which it plans to convert into a residential development consisting of 112 units; and

WHEREAS, The City commissioned a Market Rent Analysis in March of this year, which determined that the fair market rent for the Property is currently \$40.00 per space per month; and

WHEREAS, The City is willing to enter into a lease with Dakota Partners on the following terms and conditions:

- 1) the term of the lease is forty-nine years (49) years;
- 2) the rental rate during the first five years of the term is \$40.00 per space per month subject to rate increases every five years thereafter as determined by a fair market rent analysis;
- 3) Dakota Partners is responsible for maintenance, repair and insurance of the Property;

- 4) the Property may be used for the sole purpose of providing parking necessary for the residential development of the property located at 390 Capitol Avenue;
- 5) the lease must be approved by the Greater Hartford Flood Commission;
- 6) Dakota Partners or an entity formed for purposes of development of the site, must own the property located at 390 Capitol Avenue at the time the lease is executed by the City; now, therefore, be it

RESOLVED, That the Mayor is hereby authorized to execute the above referenced lease agreement, upon and subject to the above terms and conditions, in addition to any 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 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 to effectuate the above-referenced 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 agreement or other documents, 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 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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15



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June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 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 Diana D. Ali, Reena Shrestha, Nadine E. Nieves, and Raji B. Rashid as members of 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:

Rashid B. Raji (D) 946 Wethersfield Avenue, Hartford 06114
Appointed to a term expiring on June 9, 2017
(Filling a vacancy)

Reena Shrestha (non-citizen) 85 Sumner Street, Apt. 2C, Hartford 06105
Appointed to a term expiring on June 9, 2017
(Replacing Leonel Balam Soto)

Diana D. Ali (non-citizen) 11 Rambling Brook Lane, A4, Glastonbury 06033
Appointed to a term expiring on June 9, 2016
(Replacing Joseph Morris Kalapele)

Attest:


John V. Bazzano
City Clerk

Court of Common Council

16



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June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, The mission of the Hartford Commission on Homelessness is to make homelessness a priority for City government, influence policies that affect the homeless, and advocate for a comprehensive approach to meeting the immediate needs of Hartford's homeless population; and

WHEREAS, Mayor Pedro E. Segarra has appointed Gregory W Woods to the Commission on Homelessness; now, therefore, be it

RESOLVED, That the Court of Common Council hereby confirms the appointment of the following individual as a member of the Commission on Homelessness:

Gregory W. Woods (U) 33 Atkins Street, Middletown 06457
Appointed to a term expiring in 2016

Attest:


John V. Bazzano,
City Clerk

Court of Common Council

17



CITY OF HARTFORD
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June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, The North Central Area Agency on Aging (NCAAA) has announced the availability of funding under Title III of the Older Americans Act to support services for the elderly; and

WHEREAS, The City of Hartford has received and utilized Title III-B Supportive Services & Senior Center funds for more than twenty-five years to support its Home Help and Dial-a-Ride Transportation programs; and

WHEREAS, The City has also received and utilized Title III-D Disease Prevention and Health Promotion funds for more than a decade to support the Keep on Living (KOL) Wellness program; and

WHEREAS, The continued use of these funds supports the City's overall commitment to assist its senior residents in remaining independent in their own homes and community for as long as possible; and

WHEREAS, The City proposes to utilize Title III funds, if awarded, for the period October 1, 2015 through September 30, 2016 as follows: \$80,000 for Home Help; \$20,000 for the Keep on Living program, and \$100,000 for Dial-a-Ride Transportation program; and

WHEREAS, The acceptance of these program funds requires a 100% non-Federal cash match which can be provided in the Department of Health and Human Services' proposed FY 2015-16 General Fund Budget; now, therefore, be it

RESOLVED, That the Hartford Court of Common Council hereby authorizes the Mayor to apply for and accept \$200,000 in grants from the NCAAA for the funding period October 1,

2015 through September 30, 2016 to be used for the Home Help, Keep on Living, and Dial-a-Ride programs administered by the City of Hartford Department of Health and Human 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

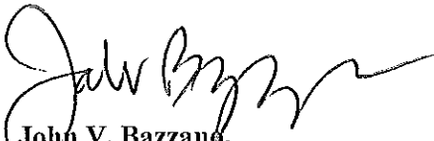
RESOLVED, That the Mayor is authorized to execute any and all manner of other documents and to take such other actions as he and the Corporation Counsel may deem appropriate and in the best interests of the City in order to receive, contract and expend the above referenced grant funds; and be it further

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; 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

20



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June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, The Marketing, Events, & Cultural Affairs Division (MECA) of the Development Services Department, is creating programming to activate the Winterfest Ice Skating Rink (widely known as "THE SPOT") during the Summer months; and

WHEREAS, MECA is partnering with organizations, and artists to facilitate culturally enriching programs at the "THE SPOT"; and

WHEREAS, MECA is working with artist Tao Labossiere on the "Mural Enhancement Project" which will transform the concrete slab that serves as the WinterFest ice skating rink, from a grey eyesore to an interactive, creative, public artwork, to be enjoyed by all visitors to Bushnell Park; and

WHEREAS, MECA will commission muralist Tao Labossiere to create the world's largest, live action maze inspired by the Pac-Man video game, as a hand painted mural on concrete; and

WHEREAS, Mr. Labossiere has agreed to create this interactive public artwork for a reduced fee of \$10,000 and such funds have been made available by the Greater Hartford Arts Council; now, therefore, be it

RESOLVED, That the Mayor is hereby authorized to commission Tao Labossiere to complete the Mural Enhancement Project as described above for a fee of \$10,000; 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

21



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June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, The City of Hartford (the "City") is committed to improving operations and services at Goodwin Park Golf Course; and

WHEREAS, The City wants to lease golf cars that will be available to golfers for a fee at the Golf Course; and

WHEREAS, The City issued a Request for Response ("RFR") to obtain proposals from qualified respondents relative to the provision of golf cars for the Golf Course; and

WHEREAS, As a result of the RFR, a City selection committee chose E-Z-GO, a Division of Textron, Inc., with a trade name of E-Z-GO/Cushman, as the selected vendor to provide the golf cars (the "Vendor"); and

WHEREAS, The City now wishes to enter into a Municipal Lease, consisting of a Lease-Purchase Agreement and a Service Agreement (collectively the "Agreement"), with the Vendor; and

WHEREAS, Under the terms of the Agreement, the City will lease up to sixty (60) golf cars and up to five (5) service vehicles (collectively the "Units") for a term of up to five (5) years, effective on July 1, 2015, at an annual cost of \$32,430, with a final balloon payment of \$87,750; and

WHEREAS, The Agreement also includes the obligation on the part of the Vendor to provide service and maintenance of the Units at no additional cost to the City; now, therefore, be it

RESOLVED, That the Hartford Court of Common Council hereby authorizes the Mayor to execute and deliver a Municipal Lease for the provision of the Units under the terms outlined above; 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

23



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June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, The mission of the Hartford Commission on Homelessness is to make homelessness a priority for City government, influence policies that affect the homeless, and advocate for a comprehensive approach to meeting the immediate needs of Hartford's homeless population; and

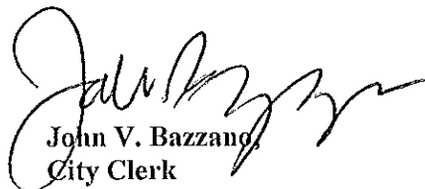
WHEREAS, Mayor Pedro E. Segarra has appointed John Ferrucci and Corey Fleming to the Commission on Homelessness; now, therefore, be it

RESOLVED, That the Court of Common Council hereby confirms the reappointments of the following individual to the Commission on Homelessness:

John Ferrucci (D) 247 Girard Avenue, Hartford 06105
Appointed to a term expiring in 2018

Corey Fleming (D) 24 Park Place #19B, Hartford 06106
Appointed to a term expiring in 2018

Attest:


John V. Bazzano
City Clerk

Court of Common Council

25



CITY OF HARTFORD
550 MAIN STREET
HARTFORD, CONNECTICUT 06103

Shawn T. Wooden, Council President
Alexander Aponte, Majority Leader
Joel Cruz, Jr., Minority Leader

John V. Bazzano, Town and City Clerk

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

June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, Pursuant to Chapter IV, Section 2(j) of the Hartford City Charter, the Council is empowered to "provide by ordinance for such staff and other assistance as the Council may deem appropriate to meet its need, providing that due appropriation has been made therefore, and to provide by ordinance for the method of hiring and terminating such staff"; and

WHEREAS, Section 2-46 of the City Code provides that "each Council member may appoint an executive assistant who shall serve at the pleasure of, and whose duties shall be prescribed by, the Council member making said appointment"; and

WHEREAS, Council President Shawn T. Wooden seeks to appoint an executive assistant pursuant to Section 2-46 of the Code of the City of Hartford; now therefore, be it

RESOLVED, That Council President Shawn T. Wooden is authorized to appoint an executive assistant, with a bi-weekly salary of \$1,782.69, less applicable employee taxes, deductions and adjustment; and be it further

RESOLVED, That pursuant to City Code Section 2-46, such executive assistant shall serve at the pleasure of, and perform those duties prescribed by, Council President Shawn T. Wooden.

Attest:


John V. Bazzano,
City Clerk

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27



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June 9, 2015

This is to certify that at a meeting of the Court of Common Council, June 8, 2015 the following RESOLUTION was passed.

WHEREAS, The City of Hartford has been facing a series of gun-related violence episodes that have taken valuable lives of Hartford residents, hurting families and communities; and

WHEREAS, It is a known fact that during the summer, the peaks of violence increase in numbers and intensity; and

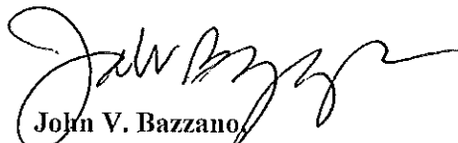
WHEREAS, The Summer solstice usually occurs on June 21st and it has been a date that has been celebrated from the beginning of mankind by different cultures throughout the world using different activities but all of them asking for a positive season in diverse ways; and

WHEREAS, A call for action to our community is needed to stop the violence that is affecting the City as a whole, and as a diverse City, this call for action can be used by diverse groups of people doing diverse activities in the same place where all residents can gather and participate in unity to ask for a positive non-violent summer; now therefore, be it

RESOLVED, That the Court of Common Council approves Jose Camacho and Underground Coalition to use the basketball court and the open space between the corners of Albany Avenue, Magnolia Street and Irving Street including the mural on the premises for the community event "Stop the violence in Hartford; Summer solstice celebration" on Saturday, June 20th, 2015 from 6:00 p.m. to midnight in coordination with the City of Hartford Marketing and Cultural Affairs Office; and be it further,

RESOLVED, That the event must be open to the public and no fees should be collected [from] by the City since this event and all the activities related to it already are being sponsored by the City of Hartford and they should be considered a City Event.

Attest:


John V. Bazzano
City Clerk