

CITY OF HARTFORD

OFFICE OF THE TOWN AND CITY CLERK

CITY RECEIVED
MAYOR'S OFFICE

14 JUN 10 PM 3:50

550 MAIN STREET

HARTFORD, CONNECTICUT 06103

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

June 10, 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 June 9, 2014. I have duly certified these documents and respectfully send them to you for your review.

John V. Bazzano, Town & City Clerk.

Approve

Veto

Pedro E. Segarra, Mayor



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

June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following SUBSTITUTE RESOLUTION was passed.

Whereas, The City of Hartford ("City") owns two parcels of land comprising approximately .31 acres at 2156 and 2170 Main Street (collective, the "Property") which serves as a parking lot; and

Whereas, Mount Olive Church Ministries ("Mount Olive") has made improvements to the Property and is using and maintaining the Property for parking in support of Mount Olive Church and its day care center; and

Whereas, Mount Olive desires to purchase the Property for the sum of \$21,000 and a recent real estate appraisal assessed the value of the Property at \$21,000; and

Whereas, Mount Olive agrees to grant the City a right of first refusal to purchase the Property which right expires fifteen (15) years after the date the lots are transferred to the Mount Olive; and

Whereas, If the City exercises its right to purchase the Property, the consideration paid to Mount Olive shall be \$21,000 plus amounts equal to annual increases measured by the Consumer Price Index Northeast Region – Urban, such annual increases not to exceed 1.5% per year; and

Whereas, The City has requested, and Mount Olive has agreed, to combine the lots to be transferred to one legal lot; now, therefore, be it

Resolved, That the Mayor is hereby authorized, on behalf of the City, to execute a Purchase and Sale agreement with Mount Olive, and to transfer to Mount Olive, the Property on the following terms and conditions:

- 1. Purchase price if \$21,000;
- 2. Grant the City a right of first refusal to purchase the Property which right expires fifteen (15) years after the date the lots are transferred to Mount Olive;

- 3. If the City exercises its right to purchase the Property, the consideration paid to Mount Olive shall be \$21,000 plus amounts equal to annual increases measured by the Consumer Price Index Northeast Region Urban, such annual increases not to exceed 1.5% per year;
- 4. Combine the lots to be transferred to one legal lot.

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 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 OF HARTFORD

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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following RESOLUTION was passed.

Whereas, The strategic goals of the Recreation Division of the Department of Families, Children, Youth and Recreation (DFCYR) include the following: 1) encourage a more active community and contribute to improved physical and mental health, 2) provide a range of programs from sports to arts to nature explorations that welcome all ethnicities and ages, 3) provide opportunities for personal growth, creative expression, reduced obesity, and community partnerships, and 4) improve diversification to meet the needs of the population, economy, and recreation trends, and

Whereas, A 2012 study of Hartford pre-school children in day care centers found that 37% were classified as overweight and 20% as obese, and

Whereas, In response to this trend, the DFCYR Recreation Division is transforming its summer food service and recreation program into "Leave No Child Inside", a summer food service and recreation program that integrates healthy eating, nutritional literacy and physical fitness directed at "staying fit for life", and

Whereas, The National Recreation and Parks Association has awarded to the City a \$30,000 grant to support the 2014 "Leave No Child Inside" program, now, therefore, be it,

Resolved, That the Hartford Court of Common Council does hereby authorize Mayor the Mayor to accept funding and in-kind support from the National Recreation and Parks Association for the City's "Leave No Child Inside" 2014 summer food service and recreation 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 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 agreements 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 Mayor executing such agreements and 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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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following RESOLUTION was passed.

Whereas, The Summer Food Service Program, operated by the Connecticut Department of Education with funds provided by the United States Department of Agriculture, provides meals for children and youth during the summer months when school breakfast and lunch programs are unavailable, and

Whereas, The Department of Education has invited the City of Hartford to apply for a grant of approximately \$250,000 for Hartford's 2014 summer food program, and

Whereas, The City has operated a summer meals program for 18 years and Hartford youth remain in need of this supplemental nutrition program, now, therefore, be it

Resolved, That the Court of Common Council hereby authorizes the Mayor to apply for and accept a Summer Food Service Program grant from the Connecticut Department of Education in the amount of approximately \$250,000, 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.



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June 10, 2014

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This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following SUBSTITUTE 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 fifteen individuals to the Commission, now, therefore, be it

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

Janet L. Bauer (D) 19 Warwick Street, West Hartford 06119 Appointed to a two-year term expiring in 2016

Rio E. Comaduran (D) 23 Bretton Road, 1st Floor, West Hartford 06119 Appointed to a two-year term expiring in 2016

Eva Jacobson (D) 15 Fales Street, Hartford 05105 Appointed to a two-year term expiring in 2016

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

Jyotsna Khattri-Chettri (R) 1605 Main Street, 1st Floor, East Hartford 06118 Appointed to a two-year term expiring in 2016

Dean L. Rhoden (non-citizen) 31 Lenox Street, Hartford 06112 Appointed to a two-year term expiring in 2016

Rebecca L. Thomas (D) 7 Farnham Road, West Hartford 06119 Appointed to a two-year term expiring in 2016

Attest:

John V. Bazzano,



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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following RESOLUTION was passed.

Whereas, The City of Hartford has one of the highest infant mortality rates and the highest rate of teenage pregnancy in the State of CT and there is a clear connection between health disparities among children and family income, including an infant's ability to thrive, and

Whereas, The Hartford Department of Health and Human Services has successfully addressed these disparities within Hartford and the region through a partnership with the Hispanic Health Council through the Healthy Start Program and has been asked by the Connecticut Department of Public Health to partner with the Bristol Community Organization for a similar program, and

Whereas, DPH has notified the City that a grant in the amount of \$285,855 is available for the period July 1, 2014 through June 30, 2015 to continue to provide Healthy Start services, and

Whereas, The City will execute a contract with the Hispanic Health Council for \$235,713 and with the Bristol Community Organization for \$47,442 and will utilize \$2,700 for program materials, curriculum, and supplies, now, therefore, be it

Resolved, The Hartford Court of Common Council hereby authorizes the Mayor to accept a grant of \$285,855 from the Connecticut Department of Public Health for the period of July 1, 2014 through June 30, 2015, and be it further

Resolved, That the Mayor is authorized to contract with the Hispanic Health Council in the amount of \$235,713 and the Bristol Community Organization in the amount of \$47,442 to provide services through the Healthy Start Program 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.



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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following RESOLUTION was passed.

Whereas, The Commission on Addiction and Public Health serves as a coordinating body for planning, awareness, prevention, and education efforts focused on the issues associated with substance use in the city of Hartford, and

Whereas, The Commission consists of nine members, up to three of whom may be non-Hartford residents, who serve two-year staggered terms, and

Whereas, Mayor Pedro E. Segarra has appointed Nayda LeMay as a member of the Commission, now, therefore, be it

Resolved, That the Court of Common Council hereby confirms the following appointment to the Commission on Addiction and Public Health:

Nayda LeMay (D) 96 Commonwealth Avenue, New Britain, CT 06053 Appointed to a term expiring on March 10, 2016

Attest:

John V. Bazzang



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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following RESOLUTION was passed.

Whereas, The Connecticut Department of Mental Health and Addiction Services (DMHAS), through the Capital Area Substance Abuse Council (CASAC), provides funds under the Local Prevention Council (LPC) Grant Program to municipalities in the Capital Region to increase public awareness of the prevention of alcohol, tobacco, and other drug (ATOD) abuse, and to develop initiatives to facilitate the development of culturally competent ATOD abuse prevention initiatives of LPCs with the support of chief elected officials, and

Whereas, The City of Hartford has been awarded an LPC grant of \$7,130 which will be utilized for a project through which high school students will do research and make recommendations to the Commission on Addiction and Public Health regarding pension laws and programs, and

Whereas, As a condition of receipt of this funding, a municipality must have a Local Prevention Council (LPC), focused on goals such as increasing awareness and prevention of alcohol, tobacco, and other drug abuse, and

Whereas, The Court of Common Council, by resolution dated February 13, 2013, designated the Hartford Commission on Addiction and Public Health as the City's LPC, now, therefore, be it

Resolved, That the Mayor is hereby authorized to accept a grant of \$7,130 from the CT Department of Mental Health and Addiction Services through its Local Prevention Council Grant Program for use toward purposes set forth and approved under the grant, 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 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 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:

ohn V. Bazzano,



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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following RESOLUTION was passed.

Whereas, The Commission on Disability Issues charged with assuring that people living with disabilities have the opportunity to function as full and active citizens in the Hartford community, and

Whereas, The Mayor has appointed Catherine Spera to the Commission, now, therefore, be it

Resolved, That the Court of Common Council herby confirms the appointment of the following individual to the Commission on Disability Issues:

Catherine Spera (D), 293 Zion Street, Hartford 06106 Appointed to a term expiring March 1, 2017

Attest:

John V. Bazzano



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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following RESOLUTION was passed.

Whereas, The State of Connecticut Department of Public Health makes available, to municipal health departments, grant funding in amounts based on the population of the community, and

Whereas, This funding, known as the Per Capita Grant, may be used by local governments for a wide range of existing and new health programs, and

Whereas, The State has advised that the City of Hartford will receive \$147,373.74 in Per Capita Grant funds for Fiscal Year 2014-15, and

Whereas, The Per Capita Grant funds will be used by the Department of Health & Human Services for community initiatives, such as epidemiology, community health education, maternal and child health initiatives, disease prevention, environmental health, and senior and community health enhancement programs, now, therefore, be it

Resolved, That the Court of Common Council hereby authorizes the Mayor to apply for and accept \$147,373.74 in Per Capita Grant funding from the Connecticut Department of Public Health 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 OF HARTFORD

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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following RESOLUTION was passed.

Whereas, The Connecticut Department of Transportation has allocated funding under the Connecticut Clean Fuel (CCF) program for the purchase of clean fuel vehicles by public entities, including municipalities that want to transition from traditional fossil fuel municipal fleet vehicles to alternative fuel vehicles (AFV) and/or clean fuel vehicles (CFV), and

Whereas, The CCF program is intended to improve air quality, reduce dependency on petroleum based fuels and enhance public awareness of alternative fuel based technologies in the automotive and transportation industries, and

Whereas, The CCF program funding will supplement the incremental cost associated with the purchase of alternative and/or clean fuel vehicles (AVT or CFV) that tend to be higher in cost than traditional gasoline or diesel powered models, and

Whereas, The City has been incrementally replacing conventional fueled vehicles with AFVs and CFVs and currently operates 37 hybrid/electric, 18 compressed natural gas (CNG) passenger vehicles, and 6 CNG-powered heavy trucks used in waste/recycling operations, the first such vehicles purchased with general fund dollars by a municipality in the state, and

Whereas, The Federal Department of Environmental Protection has designated Hartford an Environmental Justice City and it is a priority of the Court of Common Council to support efforts to improve our air quality by reducing greenhouse gas emissions that pose a serious threat to the health and well-being of all our citizens, especially our most vulnerable elderly and children, now, therefore, be it,

Resolved, That the Hartford Court of Common Council does hereby authorize the Mayor to apply for and accept approximately \$165,000 in funding, from the State Department of Transportation Connecticut Clean Fuel program, to subsidize the purchase of five compressed natural gas (CNG) powered heavy waste/recycling Freightliner vehicles, replacing older conventional diesel powered models, 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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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following SUBSTITUTE RESOLUTION was passed.

Whereas, The City of Hartford must complete and submit to the U.S. Department of Housing and Urban Development (HUD) its Year Five Annual Action Plan (FY 2014-15) in order to receive entitlement funds under the Community Development Block Grant (CDBG), Home Investment Partnership program (HOME), Emergency Solutions Grant (ESG), and Housing Opportunities for Persons with AIDS (HOPWA) programs, and

Whereas, The Year Five Annual Action Plan addresses the City's intended use of approximately \$6.75 million for activities and programs that support specific priority needs and objectives identified in the City of Hartford Five Year Consolidated Community Development Plan (2010-2015), and

Whereas, The Year Five Annual Action Plan was developed according to HUD's approved Citizen Participation Plan, which included two public hearings, several community meetings and a 30-day comment period that solicited citizen feedback on the needs of community in areas such as Housing, Economic Development and Public Service, now, therefore, be it

Resolved, That the Court of Common Council hereby approves the Year Five Annual Action Plan (FY 2014-15) as attached and authorizes the Mayor to submit the Plan to HUD for approval and release of funds, 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 or his designee is hereby authorized to execute any and all manner of other document 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 agreements 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 Mayor executing such agreements and documents, reallocating unexpended funds between existing line items within a 25% variance according to the City's evolving priority needs and objectives, 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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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following RESOLUTION was passed.

Whereas, Mildred Jeter Loving and Richard Perry Loving (hereby referred to as "Lovings") married for love; and

Whereas, In 1958 the Commonwealth of Virginia had an existing anti-miscegenation law (The Racial Integrity Act) that criminalized marriage between whites and other races; and

Whereas, The Lovings were compelled to get married in Washington D.C. (where it was legal), but were arrested after returning to Virginia since it was legal to marry in another state and return to Virginia; and

Whereas, On January 6, 1959, the Lovings pled guilty and were sentenced to one year in prison, with the sentence suspended for 25 years on condition that the couple leave the state of Virginia, the Lovings fought the law taking their case to the Supreme Court; and

Whereas, The Supreme Court ruled June 12, 1967 that Virginia's anti-miscegenation statute violated both the Due Process clause and Equal Protection clause of the 14th Amendment; and

Whereas, Loving v. Virginia was a landmark case, both in the history of race relations in the United States and in the ongoing political and cultural dispute over the proper definition of marriage; and

Whereas, On June 12, 2007, Mildred Loving issued a rare public statement, which commented on same-sex marriage, prepared for delivery on the fortieth anniversary of the Loving v. Virginia decision of the US Supreme Court. The concluding paragraphs of her statement read as follows:

"I am still not a political person, but I am proud that Richard's and my name is on a court case that can help reinforce the love, the commitment, the fairness, and the family that so many people, black or white, young or old, gay or straight seek in life. I support the freedom to marry for all. That's what Loving, and loving, are all about"; and

Whereas, Ken Tanabe established the Loving Day Project to commemorate the anniversary of the Loving decision every year on or around June 12th, with the goal of Loving Day to be celebrated nationwide by assisting with the development of events around the country; and

Whereas, Mixed Roots Stories was established with the mission of celebrating and strengthening diverse Mixed communities through the power of sharing stories, including collaboration with the Loving Day Project to facilitate annual Loving Day events; now, therefore, be it

Resolved, That by the adoption of this resolution, the Court of Common Council of the City of Hartford, hereby recognize Friday, June 12, 2014 as "LOVING DAY" in the city of Hartford.

Attest:

John V. Bazzano/



CITY OF HARTFORD

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June 10, 2014

This is to certify that at a meeting of the Court of Common Council, June 9, 2014, the following RESOLUTION was passed.

Whereas, Albany Avenue is a State highway (Route 44) which carries significant regional traffic and serves as a primary business corridor for the city and for the neighborhood adjacent to the Avenue, and

Whereas, The City of Hartford (City) and area community groups are committed to revitalizing Albany Avenue, the business district, and the residential areas to the north and south, and

Whereas, A critical component of the revitalization efforts is the reconstruction, by the Connecticut Department of Transportation (DOT), of Albany Avenue in order to address traffic and pedestrian safety concerns, and

Whereas, The City and the DOT propose to enter into a Memorandum of Understanding (MOU) which outlines the responsibilities of each party, and

Whereas, The DOT will be responsible for constructing and installing the following improvements: street repaving, sidewalk reconstruction, installation of bump-outs, handicapped accessibility modifications, street lighting, and planting of trees and other landscaping, and

Whereas, The DOT will continue to maintain Albany Avenue and to plow snow on the roadway, with the exception of the parking areas formed by the bump-outs, and

Whereas, The City will maintain lighting and trees and other landscaping and will plow snow within the parking areas formed by the bump-outs, now, therefore, be it

Resolved, That the Mayor is authorized to enter into a Memorandum of Understanding with the Connecticut Department of Transportation in accordance with the agreement as described above, now, therefore, be it

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,