

City of Fort Lauderdale

City Hall
100 North Andrews Avenue
Fort Lauderdale, FL 33301
www.fortlauderdale.gov



Meeting Minutes - DRAFT

Tuesday, November 4, 2014

6:00 PM

City Commission Chambers

City Commission Regular Meeting

FORT LAUDERDALE CITY COMMISSION

JOHN P. "JACK" SEILER Mayor - Commissioner
ROMNEY ROGERS Vice Mayor - Commissioner - District IV
BRUCE G. ROBERTS Commissioner - District I
DEAN J. TRANTALIS Commissioner - District II
BOBBY B. DuBOSE Commissioner - District III

LEE R. FELDMAN, City Manager
JOHN HERBST, City Auditor
JONDA K. JOSEPH, City Clerk
CYNTHIA A. EVERETT, City Attorney

Meeting was called to order at 6:06 p.m. by Mayor Seiler.

ATTENDANCE ROLL CALL

Present: 3 - Mayor John P. "Jack" Seiler, Vice-Mayor Romney Rogers, Commissioner Bruce G. Roberts, Commissioner Dean J. Trantalis and Commissioner Bobby B. DuBose

Also Present: City Manager Lee R. Feldman, City Auditor John Herbst, City Clerk Jonda K. Joseph, City Attorney Cynthia A. Everett and Sergeant At Arms Sergeant Jaime Costas

Vote Roll Call Order for this Meeting

Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

Invocation

Jim Moyer, Community Outreach Manager, The Salvation Army Adult Rehabilitation Center

Pledge of Allegiance

Led by Commissioner DuBose

Approval of MINUTES and Agenda

No public comments were submitted by email for the November 4, 2014 regular meeting.

14-1427 APPROVAL OF MINUTES for September 16, 2014 Regular and Conference Meetings

Motion made by Commissioner Trantalis and seconded by Commissioner DuBose to approve the noted minutes.

PRESENTATIONS

The Commission heard comments from the visiting Turkish Consul General to the South Florida region.

PRES-4 14-1444 PROCLAMATION RECOGNIZING 2015 AS THE 150th ANNIVERSARY YEAR OF THE SALVATION ARMY IN CITY OF FORT LAUDERDALE

Commissioner DuBose presented the proclamation to Jim Moyer of the Broward County Salvation Army. Moyer thanked the City and recognized Commissioner DuBose's service.

A video was displayed in recognition of Commissioner DuBose's service. Mayor Seiler noted his accomplishments during his tenure as a commissioner.

PRES-1 14-1362 COMMUNITY APPEARANCE BOARD WOW AWARD FOR DISTRICT II

Commissioner Trantalis presented the District II WOW Award to Community Appearance Board member Ron Aloso on behalf of Bill Philby, recognizing beautification efforts at his home in Victoria Park.

PRES-3 14-1440 DONATION OF PAINTING OF THE BONNET HOUSE BY SANDRA HILL

Public Affairs Manager Chaz Adams explained the City's partnership with local artists, providing them an opportunity to display their work in the City Hall lobby. He introduced Sandy Hill, who donated an original oil painting of the historic Bonnet House.

PRES-5 14-1445 PROCLAMATION DECLARING NOVEMBER, 2014, AS NATIONAL ALZHEIMER'S DISEASE AWARENESS MONTH IN THE CITY OF FORT LAUDERDALE

Vice-Mayor Rogers presented the proclamation to Ann May, chief executive officer of the Alzheimer's Association, Southeast Florida Chapter.

PRES-2 14-1439 RECOGNITION OF CITY OF FORT LAUDERDALE - RECIPIENT OF CERTIFICATE OF DISTINCTION BY INTERNATIONAL CITY MANAGEMENT ASSOCIATION CENTER FOR PERFORMANCE ANALYTICS FOR CITY'S ACCOMPLISHMENTS IN PERFORMANCE MANAGEMENT

The City Manager recognized Structural Innovation Manager Amy Knowles, who introduced members of her team.

CONSENT AGENDA

Mayor Seiler announced the procedure for consent items, noting that CR-1 has been removed from the agenda.

R-2 14-1384 QUASI-JUDICIAL - RESOLUTION - REVIEW OF APPEAL OF CITY ENGINEER ACTION DENYING RIGHT-OF-WAY PERMIT APPLICATIONS TO INSTALL CABINETS AND UTILITY POLES AT EIGHT LOCATIONS AND SET DE NOVO HEARING

Applicant: Crown Castle NG East LLC

Mayor Seiler announced that all parties have agreed to continue this matter.

Vice-Mayor Rogers introduced the resolution to set a de novo hearing for December 17, 2014, which was read by title only.

RESOLUTION ADOPTED SETTING DE NOVO HEARING FOR DEC 17, 2014

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

WALK-ON

Resolution authorizing the City Manager to enter into an agreement with American Traffic Solutions Inc. (ATS) and its Counsel, Carlton Fields Jordan Burt, P.A., to undertake and completely fund the representation of the City in seeking and obtaining a judicial review of the Fourth District Court of Appeals decision in City of Fort Lauderdale v. June Dhar, Case No. 4D-13-1187, and appointing Carlton Fields Jordan Burt, P.A. as Special Counsel

Commissioner Trantalis introduced the resolution, which was read by title only.

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

The City Clerk announced that CM-15, CR-1, CR-2, CR-5 and CR-8 have been revised.

Raymond Cox, no address provided, requested that all consent motion items be removed for discussion individually and was allotted time to comment on them. He expressed concern that not providing backup material for the public is a violation of the Sunshine Law. He noted the recent death of a radio program entertainer from Alzheimer's Disease. He went on to complain about his inability to access backup materials. Commissioner Trantalis pointed out that information for agenda items is available to the public in the lobby of City Hall. Cox was concerned about access to revisions as well as accessibility by people who are not computer literate. Cox expressed concern about expenditures on the agenda and advocated that funds be allotted for the homeless and that feeding programs not be prohibited. He also spoke in opposition to the City Manager's influence in the International City Management Association.

Motion made by Vice-Mayor Rogers and seconded by Commissioner Roberts that CM-1 through CM-16 be approved as recommended.

CONSENT MOTION

CM-1 14-1323 NOT-FOR-PROFIT GRANT PARTICIPATION AGREEMENT WITH FAMILY CENTRAL, INC. - \$41,249

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-2 14-1372 NOT-FOR-PROFIT GRANT PARTICIPATION AGREEMENT WITH AGING & DISABILITY RESOURCE CENTER OF BROWARD, INC. - \$46,568

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-3 14-1373 NOT-FOR-PROFIT GRANT PARTICIPATION AGREEMENT WITH FORT LAUDERDALE ST. PATRICK'S DAY PARADE & FESTIVAL,

INC. - \$20,000

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-4 14-1374

NOT-FOR-PROFIT GRANT PARTICIPATION AGREEMENT WITH RIVERWALK FORT LAUDERDALE, INC. - \$95,000

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-5 14-1375

NOT-FOR-PROFIT GRANT PARTICIPATION AGREEMENT WITH WINTERFEST, INC. - \$10,000

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-6 14-1376

NOT-FOR-PROFIT GRANT PARTICIPATION AGREEMENT WITH FIRST CALL FOR HELP OF BROWARD, INC. - \$20,000

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-7 14-1377

NOT-FOR-PROFIT GRANT PARTICIPATION AGREEMENT WITH SISTRUNK HISTORICAL FESTIVAL, INC. - \$70,000

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-8 14-1378

NOT-FOR-PROFIT GRANT PARTICIPATION AGREEMENT WITH DOWNTOWN DEVELOPMENT AUTHORITY - \$100,000

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-9 14-1176

EVENT AGREEMENTS: New Hope Fest, St. Jerome Fall Festival 2014 and Las Olas Outdoor Living & Home Expo

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-10 14-1307

EVENT AGREEMENTS AND RELATED ROAD CLOSINGS: First Friday Block Party, Light the Night Walk, Pints in the Park, Home for the Holidays and 3rd Annual Merrill Lynch Bull Run

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-11 14-1306

AGREEMENT FOR 2015 RIVERWALK EVENTS - Riverwalk Fort Lauderdale, Inc.

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-12 14-1317

ACQUISITION OF 2008 BMW 528I from Federal Bureau of Investigation

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-13 14-1326

GRANT ACCEPTANCE - \$700,000 - INSTALLATION OF TIDAL VALVES AND ASSOCIATED STORMWATER IMPROVEMENTS - Las Olas Isles, Venice Isle and Rio Vista Isles - Florida Department of Environmental Protection Program

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-14 14-1271

REVOCABLE LICENSE - BROWARD CENTER FOR THE PERFORMING ARTS - MAINTENANCE OF DRAINAGE CONTROL STRUCTURE AND EXPANSION OF AMPHITHEATER - Performing Arts Center Authority

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-15 14-0728

WAVE STREETCAR PROJECT - SUPPLEMENTAL AGREEMENT -with South Florida Regional Transportation Authority

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CM-16 14-1446

SISTRUNK BOULEVARD - STREETCAR FEASIBILITY STUDY -
authorizing City staff to negotiate and proper City Officials to execute task order with Broward Metropolitan Planning Organization

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CONSENT RESOLUTION

The City Clerk announced revisions to CR-2, CR-4, CR-5 and CR-8. The Commission received information concerning these items. Item CR-1 has been removed from the agenda.

Raymond Cox, no address provided, requested that all consent resolution items be removed for discussion individually and was allotted time to comment on them. He questioned the removal of Item CR-1. He questioned boarding up of buildings and elaborated on design flaws with restrooms at the beach. He questioned safety zones. He felt there should be more involvement of the elected officials. He discussed a hole on 3 Avenue and that lack of cooperation of Broward County. He expressed concern about the police in general.

Motion made by Vice-Mayor Rogers and seconded by Commissioner Roberts to adopt items CR-2, CR-3, CR-4, CR-5, CR-6, CR-7, CR-8 and CR-10 as recommended.

CR-1 14-1218

RENAMING LINCOLN PARK TO CARLTON BRADLEY MOORE PARK

REMOVED FROM AGENDA

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CR-2 14-1218

**CONSOLIDATED BUDGET AMENDMENT TO FISCAL YEAR 2015
BUDGET – APPROPRIATION**

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CR-3 14-1249

CITY'S 2015 LEGISLATIVE PRIORITIES AND FUNDING REQUESTS

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CR-4 14-1330

AUTHORIZING ISSUANCE AND SALE OF WATER AND SEWER

REVENUE REFUNDING BONDS, SERIES 2014, IN AN AGGREGATE PRINCIPAL AMOUNT NOT TO EXCEED \$110,000,000

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CR-5 14-1329

APPOINTING BOND AND DISCLOSURE COUNSEL - WATER AND SEWER REFUNDING REVENUE BONDS, SERIES 2014 - Albert Del Castillo of Greenberg Traurig LLP as Bond Counsel and Steven Bullock, P.A. as Disclosure Counsel

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CR-6 14-1413

FRATERNAL ORDER OF POLICE LODGE 31 - RATIFYING TENTATIVE AGREEMENT - police officers and sergeants, effective October 1, 2016 - September 30, 2017

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CR-7 14-1235

SPECIAL ASSESSMENT LIENS FOR COST ASSOCIATED WITH LOT CLEARING AND CLEANING

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CR-8 14-1285

SPECIAL ASSESSMENT LIENS FOR COST ASSOCIATED WITH SECURING AND BOARDING UP BUILDINGS

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CR-9 14-1294

QUALIFIED TARGET INDUSTRY TAX REFUND PROGRAM - RECOMMENDING PROJECT BAMBOO as a qualified target industry business applicant and providing local support in the amount of \$49,000 contingent upon approval by State of Florida

Vice-Mayor Rogers indicated he has a conflict of interest and therefore would abstain from voting and discussion on this matter. A memorandum of voting conflict, dated November 4, 2014, is attached to these minutes.

Commissioner Trantalis introduced the resolution, which was read by title only.

ADOPTED

Aye: 4 – Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

Abstain: 1 – Vice-Mayor Rogers

CR-10 14-1129

PEDESTRIAN LIGHTING IMPROVEMENTS ON STATE ROAD A1A BETWEEN OAKLAND PARK BOULEVARD AND FLAMINGO AVENUE - Maintenance Memorandum of Agreement - Florida Department of Transportation

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CR-11 14-1335

SAFETY ZONES AND CAPITAL IMPROVEMENTS - ALL ABOARD FLORIDA PASSENGER RAIL PROJECT - Letter of Agreement amending crossing agreements - Florida East Coast Railway, LLC and All Aboard Florida - Operations, LLC

In response to Commissioner Trantalis, the City Manager did not think there will be another round of Transportation Investment Generating Economic Recovery (TIGER) grants that could fund this project; none have been announced. He expected federal funds would not be available before the improvements are in place. The City would have the same maintenance obligations that it does now for railroad crossings. Regardless of how it is funded, the City is responsible for maintenance.

Motion made by Commissioner Trantalis and seconded by Commissioner Roberts to approve the item as recommended.

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

PURCHASING AGENDA

Raymond Cox, no address provided, requested that all purchasing items be pulled for discussion individually and was allotted time to comment on them. He was concerned about the hat-racking of trees. He questioned whether ordinance violators at the City's soccer fields where there are no public restrooms will rightfully be charged. He expressed concern about the roles of the Commission and City Manager. He advocated for the homeless including those found without shelter due to hurricanes.

Motion made by Commissioner Trantalis and seconded by Commissioner Roberts to approve PUR-1 through PUR-8.

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis,

Commissioner DuBose and Mayor Seiler

PUR-1 14-1253 FIRST ONE-YEAR CONTRACT EXTENSIONS FOR LANDSCAPE ARCHITECTURAL CONSULTANT SERVICES - Calvin, Giordano & Associates., Keith and Schnars, P.A., and EDSA, Inc. and authorize City Manager to execute on behalf of City

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

PUR-2 14-1263 DELINQUENT ACCOUNT COLLECTION SERVICES CONTRACT - \$103,500 estimated annual cost - NCSPlus Incorporated

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

PUR-3 14-1279 THREE-YEAR CONTRACT FOR SOCCER OFFICIATING SERVICES - estimated annual amount of \$28,460 - 3PS Soccer Pros LLC and authorize City Manager to approve one, one-year renewal option, contingent upon appropriation of funds

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

PUR-4 14-1282 PURCHASE OF POLICE RECRUIT TRAINING AND MANDATORY RETRAINING CLASSES - not- to-exceed \$127,214 - Broward College

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

PUR-5 14-1295 PEDESTRIAN GATE REPLACEMENTS AT EXECUTIVE AIRPORT - \$59,840 - Commercial Fence Contractors, Inc.

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

PUR-6 14-1324 ASSIGNMENT OF CONTRACT FOR LOCKBOX SERVICES - Intuition Systems, Inc., d/b/a Bill2Pay to Bill2Pay, LLC

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis,

Commissioner DuBose and Mayor Seiler

PUR-7 14-1367 PROPRIETARY PURCHASE OF SERVICES AND PARTS TO REPAIR HYDROTREATOR NUMBER ONE AT FIVEASH WATER TREATMENT PLANT - \$704,235 - Ovivo USA, LLC

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

PUR-8 14-1391 EXTENSION OF 2013 HOUSING OPPORTUNITES FOR PERSONS WITH HIV/AIDS (HOPWA) FOR SUSAN B. ANTHONY AND HOUSING AUTHORITY AGREEMENTS

APPROVED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

CITIZEN PRESENTATIONS

CIT-2 14-1433 CLEATTE FRITZ - Concerns about the size of Aquablu Development on Intracoastal Drive

Cleatle Fritz was not present. Patrick M. Hughes, a resident of Corinthian Condominium, read from a prepared statement, which is attached to these minutes.

CIT-3 14-1434 ALMA MERRIWEATHER - First Mortgage Subordination Agreement Request

Alma Merriweather provided a prepared statement, which is attached to these minutes.

The City Manager explained that Merriweather does not meet the requirements of the subordination program in terms of reduction in the interest rate and an aspect involving the amount of the loan. He believed she is seeking to refinance.

Deputy Director of Economic and Sustainable Development Jenni Morejon explained that two criteria were not met: 1) interest rate reduction must be at least 2 percent, and 2) loan to value ratio must not exceed 95 percent. She clarified for Commissioner Trantalis that the new financing is not 2 percent lower than the current financing and the new loan to value ratio is 173 percent. The City Manager advised that the standards were adopted by resolution so staff cannot deviate. Mayor Seiler agreed to look into the matter and follow up with Merriweather.

CIT-4 14-1435 ROBERT KUNST - All Aboard Florida Passenger Rail Project

Robert Kunst identified himself as president of Shalom International and provided information titled "From All Aboard Auschwitz to All Aboard Florida – Why?" that is attached to these minutes. He has requested that All Aboard Florida not use French or German trains because they were responsible for transporting people to death camps in the Holocaust. Siemens has been chosen for this project. It was one of the worst in the Holocaust and has refused to discuss the matter with the survivors. He felt the All Aboard

project is a scam because there are economic and fast alternatives available. He asked the Commission take a position by recommending that a different company be selected. He questioned why any company that participated in the Holocaust is allowed to do business in the city or the United States. He will be making this position to other cities also.

CIT-5 14-1436 NATALIA BROWN AND GABRIELA BROWN - Ban Puppy Mills and Prohibit Retail Sale of Dogs in Broward County

Natalia Brown and Gabriela Brown were not present.

CIT-1 14-1432 ART SEITZ - Fort Lauderdale Beach – City

Art Seitz said the Wave streetcar should go east-west instead of north-south. It is a boondoggle. He referenced a *Sun-Sentinel* editorial that questioned the status of the Aquatic Center and the contractor, Recreation, Design & Construction. He felt a restaurant at the site would be profitable. He supported the City Manager's original proposal. Something is needed to draw people. He criticized the currently proposed design. He pointed out that the visioning survey of residents did not support water sports. He felt it is political and has to do with campaign contributions.

RESOLUTIONS

R-1 14-1407 APPOINTMENT OF CITY COMMISSIONER, DISTRICT III, TO FILL VACANCY AS A RESULT OF COMMISSIONER BOBBY B. DuBOSE'S RESIGNATION

Mayor Seiler opened the floor for public comment.

Raymond Cox, no address provided, advocated for the female candidate. He went on to discuss homeless issues.

Roosevelt Walters, 1207 NW 10 Place, thanked Commissioner DuBose for his service. He stressed the importance of this appointment. He supported Sam Morrison for the appointment.

Kathryn Smith, 1910 SW 36 Avenue, advocated for Sam Morrison to be appointed. Mayor Seiler confirmed for Smith that commissioners should reside in the area he or she represents.

Sonya Burrows, 1600 NW 4 Street, thanked Commissioner DuBose for his service. She did not think whether a candidate is seeking a full term should be any part of the Commission's consideration in that it is not mentioned in the charter. She supported Robert McKinzie and noted that he resides in the district.

Beauregard Cummings, 1710 NW 27 Avenue, thanked Commissioner DuBose for his service. He felt the Commission should heed his recommendation. He supported Robert McKinzie.

Jessie Adderley, 443 NW 19 Avenue, supported Robert McKinzie. He resides on her street.

Donna Guthrie, president of Melrose Park Homeowners Association, said she is a candidate for the District III seat. She noted that when previously speaking with Mayor Seiler, he told her she would not be considered for the interim position if she was a candidate for the full term or was intending to file such candidacy, therefore she did not apply. She supported Sam Morrison and noted that her entire neighborhood including the Association's board of directors supports him. She has spoken with Virgil Niedermeyer of Riverland neighborhood and he also indicated support for Sam Morrison. She also noted

that Ms. Smith in attendance this evening from Sunset also supports Sam Morrison. She believed that Commissioner DuBose has the pulse of the northwest, but not the entire district. Commissioner DuBose indicated there may be some 50 people in Melrose Park who speak the contrary.

Mickey Hinton, 713 NW 19 Avenue, felt it is not so much a priority whether a candidate for the interim position plans to seek the full term, but rather that the individual know the district's issues. The number one issue is an environmental problem.

Pamela Adams, 425 NW 23 Avenue, thanked Commissioner DuBose for his service. She supported Sam Morrison. She felt the Commission should select someone who is not pursuing a full term but has the acumen to do the job in the interim.

Gino Jamison, 1601 NW 15 Place, thanked Commissioner DuBose for his service. He did not think the Commission should consider an individual for the interim appointment that is pursuing the full term. He supported Sam Morrison.

Art Seitz, 1905 North Atlantic Boulevard, indicated that he had an opportunity to speak with Sam Morrison in his capacity with the Broward County Library System and was impressed by his response and his work in making the African-American Library in the northwest a reality. He liked that Morrison is not seeking a full term.

There was no one else wishing to speak.

Commissioner Trantalis said he was troubled over the matter of eligibility. The issue of whether the individual intends to pursue the full term is a personal choice of each member of the Commission. However, he was told one of the candidates had his homestead in another city until February of this year. He no longer has his homestead in that city but his wife has her homestead there. He indicates he resides in the district, but one would think he is not living away from his wife. Mayor Seiler did not think this is an issue. The charter sets out a time frame for residency. It is clear that the candidate removed his homestead by the appropriate date and established residency in Fort Lauderdale. He is in compliance with the charter. He is running for the seat. Commissioner DuBose felt it is obvious that Commissioner Trantalis has been digging into the issue. He believed that Commissioner Trantalis is getting information from a very small minority group that is agitated. It is out of bounds to bring up the candidate's family. In other elections people have decided to move and run for office. He felt things of this nature are only raised when it has to do with District III. He was offended. Commissioner Trantalis explained that he simply wants to do the right thing and to know that Mr. McKinzie is an eligible candidate. The City Attorney told him it was a Commission decision, which is why he brought the matter forward publicly today. Commissioner Trantalis explained it is nothing personal, but rather about residency. Mayor Seiler pointed out that no one else on the Commission has an issue with Mr. McKinzie's residency. He noted that he attended grade school with Mr. McKinzie in Fort Lauderdale and has no question about his residency. Commissioner Roberts did not fault Commissioner Trantalis for asking the question to the City Attorney. There is a charter residency requirement and that intent is to be decided by the Commission. With the move that took place and the City Attorney's opinion, he is comfortable with the residency issue.

Commissioner Trantalis indicated that it was not meant to be an affront to anyone. McKinzie's wife filed for homestead at their Plantation home. Commissioner DuBose pointed out that his wife is not applying for the position. He felt that bringing up a candidate's family is out of bounds with respect to anything and anyone.

Commissioner DuBose was pleased there would be no interruption in representation for District III. He disagrees with Mayor Seiler about whether the interim candidate should have an opportunity to seek the full term. Going forward, the Commission may wish to put some true policy in place. It is unfair when

people are transparent, with good intentions and are prohibited from running for the office. There is nothing to prohibit anyone from running. He has a problem with an individual babysitting the position for a short period of time when there is a learning curve and limited resources. He would rather have an interim candidate who intends to stay. He felt bullied out of the process the last time a vacancy occurred. Historically it has not given the interim candidate an advantage in the election. The last interim commissioner had indicated she had no intention to run for the seat, then decided to run and came in last. Anything can happen after an individual is seated on an interim basis. This gives the district an opportunity to preview a potential commissioner. Until a policy is put in place, no one has an advantage. All of the candidates are capable for this job. He looks at candidates to see if they have a love for the community and its people. It is not an easy job. He recommended Mr. McKinzie.

Commissioner Roberts supported a candidate who can ensure continuity and consistency. He met individually with three of the candidates. He was confident that all of the candidates are capable for this job. He supported Commissioner DuBose's recommendation in that he has worked so well for the district and the City.

Commissioner Trantalis indicated that he also met with all of the candidates individually. He supported the idea of the interim appointee seeking a full term. It is important for the district to be supported without any lapse. He advocated for Mr. McKinzie.

Vice-Mayor Rogers noted it is a testament to the community that there are four candidates of this quality. He preferred appointing a candidate that has indicated they will not run for the full term. He supported Mr. Morrison.

Mayor Seiler agreed that all four candidates are well-qualified. He did not want someone to have an advantage in the 2015 election and allow the district to elect their next commissioner. He supported appointing Mr. Morrison.

Commissioner DuBose introduced the resolution nominating Robert McKinzie, which was read by title only.

ADOPTED

Aye: 3 – Commissioner Roberts, Commissioner Trantalis and Commissioner DuBose

Nay: 2 – Vice-Mayor Rogers and Mayor Seiler

Arrangements will be made for the oath of office to be administered at the November 10 special workshop.

**R-3 14-1344 APPOINTMENT OF CITY BOARD AND COMMITTEE MEMBERS -
vacancy information provided under Conference Item BD-2**

Commissioner Trantalis recommended Noah Szugajew for appointment to the Community Services Board that will be presented for consideration on November 18, 2014.

The City Clerk announced the appointees/re-appointees who were the subjects of this resolution:

Affordable Housing Advisory Committee
Category: Active in local community improvement activities

Roderick C. Kemp (Vice-Mayor Rogers)

Charter Revision Board

Desorae Giles Smith (Commissioner DuBose)

Citizens Committee of Recognition	Courtney Crush (Consensus) Gloria Katz (Consensus)
Citizens Police Review Board	Marc Dickerman (Mayor Seiler) Skeet Jernigan (Commissioner Trantalis) Roosevelt Walters (Commissioner DuBose) Kevin Borwick (Consensus)
Community Appearance Board	Marni Canavan (Mayor Seiler) Thomas Yianilos (Mayor Seiler) Leslie Fordham (Vice-Mayor Rogers)
Community Services Board	Joseph S. Van de Bogart (Vice-Mayor Rogers) Gwendolyn Haynes (Commissioner DuBose) Gabe Sheffield (Commissioner DuBose)
Downtown Development Authority	Jim Ellis (Consensus) Michael Weymouth (Consensus)
Economic Development Advisory Board	Jason Crush (Commissioner DuBose) Nikki Austin (Commissioner DuBose)
General Employees Retirement System	Paul Tanner (Mayor Seiler)
Insurance Advisory Board	Steve Botkin (Consensus) Ted Hess Sr. (Consensus)
Northwest Progresso-Flagler Heights	Rosalind Osgood (Commissioner DuBose)
Sustainability Advisory Board	Daniel Ayers (Mayor Seiler) Mate Thitisawat (Consensus)

As to the vetting process, the City Attorney explained once a name is submitted to the City Clerk, she needs the opportunity to make sure the qualifications for a position are met. The City Clerk indicated she vets individuals when they are brought forward by a member of the Commission. As to the nominee of Jim Ellis, Mayor Seiler noted that he has been a long-time resident and business owner in the Downtown Development Authority. He believed he has been sufficiently vetted.

Commissioner DuBose introduced the resolution, which was read by title only, subject to confirmation with respect to Ellis meeting requirements for service on the Downtown Development Authority.

ADOPTED

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

PUBLIC HEARINGS

PH-1 14-1305 QUASI-JUDICIAL - RESOLUTION - WAIVER OF LIMITATIONS OF UNIFIED LAND DEVELOPMENT REGULATIONS - installation of three triple pile mooring clusters and nine mooring piles extending a maximum of 75 feet from upland property line into Intracoastal Waterway - 321 North Birch Road

Applicant Grand Birch, LLC

All individuals wishing to speak on this matter were sworn in.

Members of the Commission announced with whom they had spoken and/or site visits made concerning this matter.

Mayor Seiler reviewed the procedure for the public hearing and opened the floor for public comment.

Attorney Heidi Davis Knapik of Gunster law firm, representing the Applicant, advised that the item was deferred in order to meet with the Central Beach Alliance and representatives of Cormona Apartments. Central Beach Alliance opted out of a presentation. She spoke with David Berlin, representing Cormona Apartments, last week. She believed he has philosophical issues with the City's vision to be the yachting capital of the world rather than this application. He is generally against large boats docked on the waterways. The Applicant has worked extremely hard for the past nine plus months to obtain all permits and licenses for boat lifts. The docking facilities are safe, do not impact navigation or have any adverse impacts on environmental issues or the neighbors.

Commissioner Trantalis summarized points made by Berlin in his letter to the Commission. Knapik confirmed that the perpendicular view corridor will not be impact. With the Intracoastal Waterway being 560 feet in width and the extension being 75 feet, there is no interference with the channel pathway. Commissioner Trantalis felt the city should accommodate both large and small boats.

Commissioner Trantalis noted Berlin's concerns about environmental issues related to manatees. Knapik explained that the Department of Environmental Protection, U.S. Army Corps of Engineers and Broward County review issues related to manatees and seagrass to determine that there is no negative impact. Andrew Cuba, Marine Facilities Manager, advised that the regulatory agencies would be appropriate to weigh in on such issues. Knapik indicated the regulatory agencies have issued the permits

There being no other individuals wishing to speak on this matter, a **motion** was made by Vice-Mayor Rogers and seconded by Commissioner Trantalis to close the public hearing. Roll call showed: AYES: Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis and Mayor Seiler. NAYS: None. NOT PRESENT: Commissioner DuBose.

Commissioner Trantalis said he respects the opinion of Cormona residents but believed the Grand Birch has made great strides in attempting to accommodate the neighboring residents.

Commissioner Trantalis introduced the resolution, which was read by title only.

ADOPTED

Aye: 4 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis and Mayor Seiler

Not Present: 1 – Commissioner DuBose

ORDINANCES**O-1 14-1085**

QUASI-JUDICIAL - SECOND READING OF ORDINANCE
REZONING TO GENERAL AVIATION AIRPORT - Fort Lauderdale
Stadium and Lockhart Stadium - Case Z14005

Applicant: City of Fort Lauderdale
Location: Executive Airport Parcels 19B, 25, 26, and 27 - Generally described as Stadium Property - Fort Lauderdale Stadium and Lockhart Stadium
Current Zoning: Recreation and Open Space (P) and Commerce Center (CC)
Future Land Use: Transportation

All individuals wishing to speak on this matter were sworn in.

Members of the Commission announced with whom they had spoken and/or site visits made concerning this matter.

The City Manager explained the difference between Items O-1 and O-2.

Mayor Seiler reviewed the procedure for the public hearing and opened the floor for public comment.

Steve Klamm, 4611 NW 10 Terrance, questioned whether the development would be under the designation of the airport or the city. Commissioner Roberts explained that it remains part of the airport property, but the Federal Aviation Administration is requiring it be rezoned. The City Manager advised that it remains under the City's zoning and land use. Federal funding could be placed in jeopardy if the City is out of compliance with FAA requirements.

There being no other individuals wishing to speak on this matter, a **motion** was made by Commissioner Roberts and seconded by Vice-Mayor Rogers to close the public hearing. Roll call showed: AYES: Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler. NAYS: None.

Commissioner Roberts introduced the ordinance, which was read by title only.

ADOPTED ON SECOND READING

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

O-2 14-1087 SECOND READING OF ORDINANCE AMENDING UNIFIED LAND DEVELOPMENT REGULATIONS, SECTION 47-14, GENERAL AVIATION DISTRICTS - revising list of permitted and conditional uses and updating terminology - Case T14009

Mayor Seiler opened the floor for public comment.

Tony Ficociello, 2622 NW 55 Street, Tamarac, expressed concern if this project would be serving the interests of the general public or the corporate few. The constitution speaks about promoting the general welfare which should be taken seriously. Schlitterbahn made promises when opening water parks in Cedar Park, Texas and Kansas City, Kansas. They were given tax incentives but they reneged on their promises. Occupational Safety and Health Administration cited Schlitterbahn for safety violations that led to the death of a lifeguard and serious injury to one of their employees.

Jay Arjoonsingh, representing Concerned Citizens of North Fort Lauderdale, explained that this group is composed of Fort Lauderdale residents and primarily from the north part of the city. He spoke in

opposition to the item. He submitted a binder of petitions and other documents. The table of contents is attached to these minutes. They recognize that uses on the property must be compliant with zoning laws and that the Federal Aviation Administration (FAA) as a condition of the lease has required the City to rezone the property. There are no assurances that future use would remain compatible and consistent with the current uses. This ordinance allows for future uses that may not be compatible with existing surrounding uses including but not limited to residential neighborhoods and airport use. There are currently no amusement parks on the property. Many people think that a water park would fly in the face of the security that the FAA sought to preserve.

John Barrett, president of Twin Lakes North Homeowners Association, was concerned that 15 Avenue would become a main access point for the water park that would disrupt and endanger residents. He felt the traffic impact will be significant. Schlitterbahn has claimed it will close at 5 p.m. which is rush hour and he felt it will worsen the situation. The area will be almost permanently congested. The airport will become more inconvenient to use. Airport uses will go elsewhere and that source of revenue will decrease. Rezoning the area to allow amusement parks is irresponsible. He asked that the City not amend the Unified Land Development Regulations or allow the water park.

Bonnie Dickey, 4550 NW 12 Avenue, expressed concern that Schlitterbahn allows tailgating and drinking in their parking lots. There will be broken glass and trash. It will require an increased police presence and cause traffic issues. She urged the Commission not to rezone the property or amend the Unified Land Development Regulations or allow the water park construction.

Maureen Woods, 1021 NW 49 Street, was concerned about the benefits that Schlitterbahn is being given in the lease. She questioned why other companies were not offered such benefits for competition in the process. She opposed the rezoning, amending the Unified Land Development Regulations or allowing this use.

Patricia McKewen, 1211 NW 46 Court, did not believe the water park is a good fit for the area. Some 70 acres of open space will be lost. The water park will have to shut down when there is rain or lightning. She was concerned about what would happen if the business fails and whether a letter of credit would be any good if Schlitterbahn goes into bankruptcy. The lease is deeply flawed. She opposed the rezoning, amending the Unified Land Development Regulations or allowing this use.

Mark Cucharale, 4511 NW 15 Avenue, expressed concern that traffic would be a problem. There is already overflow of traffic. He was skeptical of the numbers presented by Schlitterbahn. He was also concerned whether there is written guarantee on Schlitterbahn keeping their word. Until these issues are resolved, he opposes this item.

Alena Alberani, 4740 NE 29 Avenue, asked that the Commission consider the Florida endangered and threatened burrowing owl population of approximately 79 owls on the property. They have already been affected by development and a major water park would more devastating. There are photographs of their habitat on the property submitted by Mr. Arjoonsingh. She asked that some greenspace be preserved for the owls to live. Commissioner Roberts noted that the City is bound to protect the burrowing owl habitat. It has never been an issue in this particular area. There are designated areas around the airport for just that reason. The City Manager concurred and added that the property designated for water park includes the existing Fort Lauderdale and Lockhart stadiums and the associated parking lot. The burrowing owl and gopher tortoise that are both present on airport property are part of a conservation effort. The City effectively manages these species on the airport property and the adjoining area to the west where they are prevalent. The City is required to protect them. In response to Mayor Seiler, a member of the public offered to send digital copies of the photographs.

B.E. Johnson, 4560 NW 11 Terrace, expressed concern about child safety. Traffic is already a problem in

the area. He was opposed to the water park for this reason.

Charles King, 105 North Victoria Park Road, supported the concept. It seems like a way to bring people to Fort Lauderdale, particularly an area that is not frequented. It could spur economic development. There is nothing like this in the county. The location seems safe. Schlitterbahn is a world-class water park. He believed that most residents of the city would not object to it.

Steve Klamm, 4611 NW 10 Terrance, said that Schlitterbahn has a shoddy track record in terms of business practices. He cited problems that occurred with a park built by Schlitterbahn in Kansas City and questioned whether the City has looked into Kansas City's experience with Schlitterbahn. He opposed the rezoning, amending the Unified Land Development Regulations or allowing this use.

Commissioner Roberts pointed out that the City Manager visited the Kansas City park. He also plans to go to Texas. The City has reviewed their finances and operations. He believed some of the Kansas City issues were related to the recession. The City Manager clarified that he visited the original headquarters location in New Braunfels, Texas. The Kansas City park opened recently and has the tallest water slide in the world. He believed that park is on privately owned land. Commissioner DuBose said he visited the Kansas City park about two years ago. It was open to the public but not fully built. The City Auditor advised that it opened in the summer of 2009. Vice-Mayor Rogers said he visited their park in Texas and it was top notch. It is a family-run operation. It was in the middle of a neighborhood and did not appear to create any traffic problems. Klamm felt the roads in Texas are much different than those in Florida. Vice-Mayor Rogers noted the proximity to Interstate 95 and that people coming and going from a water park are not on the same schedule as daily business commuters. Klamm pointed out that the park is estimated to hold 10,000 people, which would equate to about 7,000 vehicles. Commissioner Roberts noted that Lockhart Stadium seats twice that number. There were also vehicles from the other stadium. Traffic has not been an issue. In this case, traffic will be dispersed over a 12-hour day and not from a specific event. Commercial Boulevard from NW 31 to Interstate 95 is a C-rated road. It becomes F-rated east of Interstate 95. It can accommodate additional traffic. For four years, \$3,000 has been set aside for traffic mitigation measures on 15 Avenue. He asked the neighborhood association to reach a conclusion as to what should be done.

Klamm felt the neighborhood will negatively impact property values. The area will become commercial. He does not believe there is enough parking.

There was no one else wishing to speak.

Mayor Seiler questioned the organizational particulars of the Concerned Citizens of North Fort Lauderdale. He saw that they have distributed campaign literature. There are disclosure rules for lobbyists.

Commissioner Roberts pointed out that has been studied for quite some time. It costs the City about \$500,000 per year to maintain the baseball stadium. The City has been unable to attract a baseball team. The Schlitterbahn agreement offers \$800,000 in revenue to the airport per year. This is the best arrangement the City has ever been able to negotiate. This did not go out for bid; Schlitterbahn stepped up and offered the investment. The City is not giving away property; it is a lease. There are vacant properties around the airport and space for business expansion. No roadway improvements are planned because the road can handle the anticipated traffic. Schlitterbahn has made an investment of roughly \$110 million. The City is not offering any incentives or tax breaks. They are developing the park in two phases. It will include youth soccer fields for public use, which is more greenspace than currently exists. The lease provides some control to the City on use of the fields. As to accidents and deaths, he pointed out that Schlitterbahn has operated parks for some 30 years. Every major amusement park will have a mishap. One incident does not mean there is a safety issue. He reiterated that he wants to work with the

neighborhood on traffic or noise issues. Schlitterbahn will be subject to City ordinances. The City will be able to control such activities as tailgating. If necessary, Schlitterbahn would be required to hire off-duty police officers. This is a family business that has operated for more than 30 to 35 years. He mentioned other parks owned and operated by Schlitterbahn. It will generate jobs. Their business plan does not specify operating the entire park 365 days a year. The City Manager indicated that the park would essentially shut down for maintenance during the colder weather months. As the weather changes, their schedule is modified and becomes fully operational in the summer. He concluded by reiterating his concerns about traffic and his willingness to work with the neighborhood association on mitigation.

Commissioner Trantalis noted that it has been difficult for the Commission to maximize use of this property. There are large vacant spaces. It behooves the City to try to find ways to enhance quality of life. There are many people in District I and throughout the city who have voiced support for a family-oriented theme park. This is a water park, and any tailgating would be done by families. There may be other amusement venues added. There will be an impact on the community. Other cities have entertainment venues surrounded by residential areas and there is no negative impact. It is important to realize that Fort Lauderdale is trying to attract tourists and entertain families that reside here and to do so in a way that is compatible with the environment in which they are located. The City Manager has worked extensively with Schlitterbahn. A provision is in place in the lease in case the business fails in a three-year period. He believed Schlitterbahn is reputable. He believed it is right for the community.

Commissioner Roberts added that the visioning discussion with the Urban Land Institute contemplated more residential in the airport area to complement Twin Lakes and Palm Aire. The goal is to make the area more walkable with more entertainment venues and to further business in the area north to 62 Street. There are companies looking at long-term leasing in the area of the park-and-ride lot that would be mixed-use.

Vice-Mayor Rogers felt that this venue has and should be used for recreational purposes. It is strategically located for traffic to utilize the interstate. Visitors to the park will not arrive and depart at the same time or during peak traffic hours. He would not be comfortable had he not met the owners and felt they represent the best in the industry. It is a second- or third-generation family business and they are committed to it. Moreover the City Manager has reviewed this and the City Auditor has reviewed their financials.

Klamm questioned whether other similar venues have succeeded locally. He pointed out that the Marlins and Panthers are not well supported. Mayor Seiler said the Rapids in Palm Beach County has been a long-time successful park. He felt that traffic to and from the park will be utilizing Interstate 95. He also believed this park will be a regional tourist attraction with people mostly coming from the south. There is discussion about establishing a park in the south because of the demand. Vice-Mayor Rogers agreed about the demand. There have been successful water parks in the past, but they were a land bank situation. Mayor Seiler was confident Schlitterbahn's marketing materials would not direct traffic through Twin Lakes. Klamm indicated that the speed humps in the area are not high enough to slow down traffic. Traffic is a major concern. Vehicles are cutting through the neighborhood. Commissioner Roberts emphasized that he is committed to working with the neighborhood once they reach a consensus on what they would like done. He has offered staff assistance to develop a solution. The City will then find a funding source.

Cucharale questioned whether Schlitterbahn could contribute financially to closing 15 Avenue. The City Manager replied that there still must be consensus in the neighborhood on a traffic solution. Once the solution is identified, staff will come up with a method to fund it. Commissioner Roberts responded to Barrett that the City has not requested a financial contribution from Schlitterbahn for a street closure. He went on to give assurance that the City will find a funding source. Because he understood there are residents opposed to closing 15 Avenue, therefore he needs a consensus to be reached by the

neighborhood. Barrett agreed to work on developing a consensus. Mayor Seiler gave assurances that Commissioner Roberts would keep his word.

Commissioner Roberts introduced the ordinance, which was read by title only.

ADOPTED ON SECOND READING

Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

The City Commission recessed the regular meeting at 9:48 p.m. and returned to the conference meeting agenda, item BD-1, from 9:48 p.m. to 10:12 p.m., then returned to the regular meeting to discuss Beach Place Security Issues.

CITY MANAGER REPORTS

14-1371

BEACH PLACE SECURITY ISSUES

The City Manager advised that based on Commission feedback, he notified the Beach Place operators that the Commission has requested a revised security plan be put in place or at least be presented to the Commission. He imposed a deadline of November 4 and indicated that failure to do so would result in a suspension of their special entertainment district license on November 15 for an undetermined period of time. A letter from their representatives is requesting an extension to the December 2 Commission meeting.

Attorney Stephanie Toothaker of Tripp Scott, P.A., representing Beach Place, referred to her letter, dated October 29, 2014, provided the Commission (Exhibit 2 to Commission Agenda Memorandum 14-1371) indicating significant changes have been made. Beach Place has engaged security consultant John David Grossman, president and CEO of Cap Index, who is in the process of performing a security study of Beach Place and the surrounding area. Beach Place is requesting an additional 30 days to review the results of the study and work with the City Manager to develop a security plan agreeable to both parties. In response to the City Manager, Toothaker advised that Cap Index is in addition to Beach Place's current consultant that was previously hired. The City Manager clarified that the City does not have a proposed security plan. There is an approved plan from April 1, 2014.

Commissioner Roberts said he is agreeable to the extension. He was supportive of flexibility in the time period for off-duty police coverage however use of narcotics canine is critical to the plan. The City Manager advised that the narcotics canine coverage has never been implemented even though it was part of the April 1 plan. Commissioner Roberts advised that unless the narcotics canine is implemented, he would not agree to an extension. The City Manager advised that there was a requested amendment to the plan in August but it was not approved by the City. Toothaker explained that her client has concerns about the narcotics canine in particular and what their presence conveys to the public. This is one of the issues that Beach Place has asked the security consultant to review. She acknowledged it is ultimately the City's decision.

Vice-Mayor Rogers said he met with Beach Place representatives and let them know that he believes the City Manager's plan should be followed. He had hoped a representative from Beach Place would be present this evening. He felt it is unacceptable for a representative not to be present. He agreed with Commissioner Roberts.

Commissioner Trantalis noted he also met with Beach Place representatives. There have been complaints for years about Beach Place. It has deteriorated over time. The owners act like this is the first

they have heard of it. It is not just about security; it is about the mix of retail and commercial establishments. Beach Place representatives claim that they are making money and see no reason to make any change. He did not believe they are committed to the beach environment. Although people truly enjoy going to places like those in Beach Place, but unfortunately it dominates the area and detracts from the overall quality of experience. He did not want this to occur at the Schlitterbahn water park. With high-end investors looking at Fort Lauderdale beach, it is not the right direction to allow secondary and third-rate businesses. He asked the City Manager if the point will be made if an extension is granted. The City Manager believed the City has gotten Beach Place's attention. He is disappointed that representatives are not in attendance tonight. Toothaker indicated that it had been mentioned that they would not be able to attend due to a scheduling problem. The City Manager hoped that if the item is continued to another date they would attend. He believed they want to protect their investment but they are also concerned about dollars. If a suspension is exercised, everyone will be spending more time in court than addressing the security issue. The suspension would not only eliminate the extended hours of operation, but also the distance requirement. One establishment serving alcoholic beverages would be prohibited from being within 300 feet of another. In other words only one would be allowed to remain that will result in court challenges. If the Commission believes Beach Place is serious and will present a security plan in enough time for staff to analyze it, it is important. He was concerned that the approach of the security consultant will be to make a case that Beach Place is no different than anywhere else. There is a problem specifically with Beach Place. The plan was breached and it failed. Toothaker agreed with the City Manager's position on what the security consultant's approach should be. The City Manager discussed requests made since August and went on to comment that if a plan is effectively being performed, it is not necessary to have a security consultant to build a plan around a particular security company.

Commissioner Roberts supported an extension but wanted to implement random narcotics canine checks. Vice-Mayor Rogers and Mayor Seiler also agreed to an extension to December 17 with the added condition.

Commissioner Trantalis felt that this is about more than security; it is a commitment to upgrade the experience at Beach Place. He would also request an outline of how they plan to enhance the retail experience. Commissioner Roberts agreed but felt that in his conversations with them, he believed they understand that need. Commissioner Trantalis wanted something in writing. This is their business. They are acting like absentee landlords. Commissioner Roberts felt it is important to maintain their attention. He agreed in the long term, there should be a different business plan. First these issues must be addressed. He agreed with the City Manager that it should be specific to this location. Toothaker indicated that the Beach Place owners take this extremely seriously. She made a personal commitment to the City Manager to come back within a reasonable time frame to work on a plan. She was hopeful a partnership could be achieved. They inherited some of the leases and will be reviewing them as they come up for renewal. Commissioner Roberts emphasized the City's frustration in that it took a year for there to be attention to the issues at hand.

Motion made by Commissioner Roberts and seconded by Vice-Mayor Rogers to approve an extension to December 17, 2014 regular meeting subject to implementing use of narcotics canine checks with the number of hours specified in the April 1 plan.

APPROVED CONDITIONAL EXTENSION OF SPECIAL ENTERTAINMENT DISTRICT DESIGNATION TO DEC 17, 2014 SUBJECT TO PROVISION FOR A NARCOTICS DETECTION CANINE DELINEATED IN THE APR 1 SECURITY PLAN

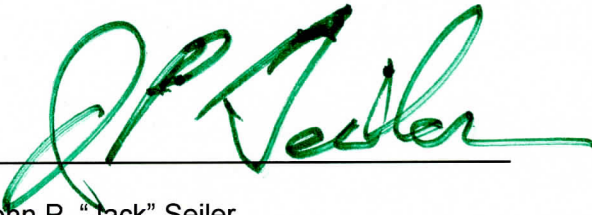
Aye: 5 – Vice-Mayor Rogers, Commissioner Roberts, Commissioner Trantalis, Commissioner DuBose and Mayor Seiler

Attorney Hope Calhoun of Becker & Poliakoff, P.A., representing Castillo Grand Residences, said that Castillo Grand is directly to the north of Beach Place, is supportive of the security measures being taken by the City. She planned to talk further with Toothaker and the Commission about their concerns. Castillo Grand is appreciative of the comments made this evening and that the City is serious about enforcement.

REQUEST FOR CLOSED DOOR SESSION

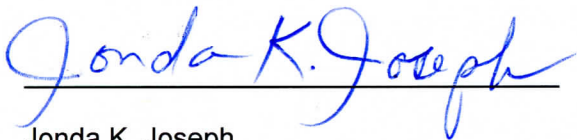
The City Attorney requested a closed door session for November 18, 2014, to discuss matters related to *Rolando and Gina Vasquez vs. City of Fort Lauderdale*.

There being no other matters to come before the Commission, the meeting was adjourned at 10:37 p.m.



John P. "Jack" Seiler
Mayor

ATTEST:



Jonda K. Joseph
City Clerk

AS

FORM 8B MEMORANDUM OF VOTING CONFLICT FOR COUNTY, MUNICIPAL, AND OTHER LOCAL PUBLIC OFFICERS

LAST NAME—FIRST NAME—MIDDLE NAME Rogers - Romney - Campbell		NAME OF BOARD, COUNCIL, COMMISSION, AUTHORITY, OR COMMITTEE City Commission	
MAILING ADDRESS City of Fort Lauderdale, 100 N. Andrews Ave., 8 th FL		THE BOARD, COUNCIL, COMMISSION, AUTHORITY OR COMMITTEE ON WHICH I SERVE IS A UNIT OF: <input checked="" type="checkbox"/> CITY <input type="checkbox"/> COUNTY <input type="checkbox"/> OTHER LOCAL AGENCY	
CITY Fort Lauderdale	COUNTY Broward	NAME OF POLITICAL SUBDIVISION: City of Fort Lauderdale, District IV	
DATE ON WHICH VOTE IS TO OCCUR November 4, 2014		MY POSITION IS: <input checked="" type="checkbox"/> ELECTIVE <input type="checkbox"/> APPOINTIVE	

WHO MUST FILE FORM 8B

This form is for use by any person serving at the county, city, or other local level of government on an appointed or elected board, council, commission, authority, or committee. It applies equally to members of advisory and non-advisory bodies who are presented with a voting conflict of interest under Section 112.3143, Florida Statutes.

Your responsibilities under the law when faced with voting on a measure in which you have a conflict of interest will vary greatly depending on whether you hold an elective or appointive position. For this reason, please pay close attention to the instructions on this form before completing the reverse side and filing the form.

INSTRUCTIONS FOR COMPLIANCE WITH SECTION 112.3143, FLORIDA STATUTES

A person holding elective or appointive county, municipal, or other local public office **MUST ABSTAIN** from voting on a measure which inures to his or her special private gain or loss. Each elected or appointed local officer also is prohibited from knowingly voting on a measure which inures to the special gain or loss of a principal (other than a government agency) by whom he or she is retained (including the parent organization or subsidiary of a corporate principal by which he or she is retained); to the special private gain or loss of a relative; or to the special private gain or loss of a business associate. Commissioners of community redevelopment agencies under Sec. 163.356 or 163.357, F.S., and officers of independent special tax districts elected on a one-acre, one-vote basis are not prohibited from voting in that capacity.

For purposes of this law, a "relative" includes only the officer's father, mother, son, daughter, husband, wife, brother, sister, father-in-law, mother-in-law, son-in-law, and daughter-in-law. A "business associate" means any person or entity engaged in or carrying on a business enterprise with the officer as a partner, joint venturer, coowner of property, or corporate shareholder (where the shares of the corporation are not listed on any national or regional stock exchange).

ELECTED OFFICERS:

In addition to abstaining from voting in the situations described above, you must disclose the conflict:

PRIOR TO THE VOTE BEING TAKEN by publicly stating to the assembly the nature of your interest in the measure on which you are abstaining from voting; *and*

WITHIN 15 DAYS AFTER THE VOTE OCCURS by completing and filing this form with the person responsible for recording the minutes of the meeting, who should incorporate the form in the minutes.

APPOINTED OFFICERS:

Although you must abstain from voting in the situations described above, you otherwise may participate in these matters. However, you must disclose the nature of the conflict before making any attempt to influence the decision, whether orally or in writing and whether made by you or at your direction.

IF YOU INTEND TO MAKE ANY ATTEMPT TO INFLUENCE THE DECISION PRIOR TO THE MEETING AT WHICH THE VOTE WILL BE TAKEN:

- You must complete and file this form (before making any attempt to influence the decision) with the person responsible for recording the minutes of the meeting, who will incorporate the form in the minutes. (Continued on other side)

NOV -4 PM 8:00
CITY CLERK

APPOINTED OFFICERS (continued)

- A copy of the form must be provided immediately to the other members of the agency.
- The form must be read publicly at the next meeting after the form is filed.

IF YOU MAKE NO ATTEMPT TO INFLUENCE THE DECISION EXCEPT BY DISCUSSION AT THE MEETING:

- You must disclose orally the nature of your conflict in the measure before participating.
- You must complete the form and file it within 15 days after the vote occurs with the person responsible for recording the minutes of the meeting, who must incorporate the form in the minutes. A copy of the form must be provided immediately to the other members of the agency, and the form must be read publicly at the next meeting after the form is filed.

DISCLOSURE OF LOCAL OFFICER'S INTEREST

I, Romney Rogers, hereby disclose that on November 4, 20 14 :

(a) A measure came or will come before my agency which (check one)

- inured to my special private gain or loss;
- inured to the special gain or loss of my business associate, _____;
- inured to the special gain or loss of my relative, _____;
- inured to the special gain or loss of Project Bamboo, by whom I am retained; or
- inured to the special gain or loss of _____, which is the parent organization or subsidiary of a principal which has retained my law partner.

(b) The measure before my agency and the nature of my conflicting interest in the measure is as follows:

Re: Commission Item 14-1294 (CR-9) "Qualified Target Industry Tax Refund Program – Recommending Project Bamboo" –
My law firm represents "Project Bamboo" in a commercial lease negotiation.

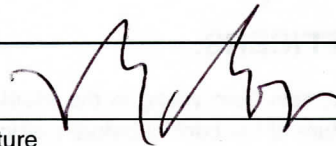
CITY CLERK

2014 NOV -4 PM 6:00

Date Filed

11/4/14

Signature



NOTICE: UNDER PROVISIONS OF FLORIDA STATUTES §112.317, A FAILURE TO MAKE ANY REQUIRED DISCLOSURE CONSTITUTES GROUNDS FOR AND MAY BE PUNISHED BY ONE OR MORE OF THE FOLLOWING: IMPEACHMENT, REMOVAL OR SUSPENSION FROM OFFICE OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR A CIVIL PENALTY NOT TO EXCEED \$10,000.

NOV 4, 2014 CIT-2

"I am speaking as a resident owner at the Corinthian and as a resident and owner of two units at 900 Intracoastal. I am not representing any homeowner's group or Board. Here are my personal views: Citizens, at significant personal expense, bought in to their respective ownership in condominiums, cooperatives, and homes here in Fort Lauderdale, with an understanding of the zoning limitations set in code, expecting that they could rely on them. Instead, some citizens have now determined that -- because the city is willing to give significant leeway and to approve exceptional differences based on the request of a developer -- that the city's building codes and stipulations cannot be relied upon. **How is a citizen supposed to know what they can rely on?** In the case of the AquaBlu 920 project, the primary issue is not just height. Citizen-owner issues have always been about set-backs and common-sense effects of a large structure thrust into a long-settled residential area. In the specific case of the AquaBlu 920 project -- the approval of a shorter building (from 227' to 175'), which we thank you for, was not accompanied by any change in setbacks. Speaking as a citizen, and resident owner, and on behalf of Cleaette Fritz who was scheduled to speak here this evening, I am registering our concern in regard to the set-backs, which we think also should have been adjusted. **We respectfully request you consider these issues in this light and adjust the set-backs to better complement the height decision you made.** Thank you."

Patrick M. Hughes 954-652-1456 Apt 10H, The Corinthian

NOV 4, 2014 CIT-3

I stand before the commission to ask that in order to keep my home, the commission agree to the subordination agreement for this to happen. I failed to meet the minimum criteria due to the percentage rate of the mortgage company not meeting the standards of the city of fort lauderdale's criteria. I came into some financial hardships which put me in a situation of possibly losing my home. I would desperately love to keep my home being that it is the only place I have been for the last twenty years. If you all see fit to grant me this I would do whatever is necessary to abide by whatever agreements set forth. Thank you for your time and allowing me the opportunity to speak before the commission.

NOV 4, 2014

CIT-4

"FROM ALL ABOARD AUSCHWITZ TO ALL ABOARD FLORIDA"-WHY?

From: shalominternational <shalominternational@mindspring.com>
To: mb
Subject: "FROM ALL ABOARD AUSCHWITZ TO ALL ABOARD FLORIDA"-WHY?
Date: Oct 20, 2014 3:21 PM

>Subject: "FROM ALL ABOARD AUSCHWITZ TO ALL ABOARD FLORIDA"-WHY?

>

>Dear Commissioners:

>

>I come to you today for moral and ethical purposes, tragically lacking in "All Aboard Florida" choosing Siemens to run its speed trains from Miami to Orlando and Tampa.

>

>Siemens was one of the worst German companies in the Holocaust. There were 14 millions slaves worked to death or led to the gas chambers and Siemens, who Hitler had addressed in 1933 in degrading Jews then, was one of the leading slave labor companies with hundreds of thousands in Auschwitz and 400 other facilities.

>

>Their company emblem is still on the gas chambers at Buchenwald where 150,000 were murdered. Tens of thousands more were killed in Ravensbrück where over 250,000 were enslaved and working on V1-V2 rockets and UBoats which helped to kill hundreds of thousands additionally. Ravensbrück was a women's death camp, where 3500 SS women trained; where brothels were shipped to SS everywhere; where death marches took place, where clothing and furs from all the seven million Jews the Nazis killed were shipped. The Soviets liberated this camp on 4/29-30/45 and only 3500 sick were left. Besides gas chambers, medical experiments took place on thousands of victims and euthanasia was carried out en masse and Siemens Electric was the #1 user of this madness and horror here AMONG THE 400 PLACES THEY RAN.

>

>There were 42,500 places of mass murder in the Holocaust with 500,000 participating in this industrial German killing of the Jews and others.

>

>Siemens was a key player with its CEO part of Heinrich Himmler's inner circle, planning the final solution of the Jews.

>

>For 55 yrs. Siemens ingored its role in the Holocaust and Auschwitz-Birkenau where millions were murdered; at Buchenwald where 150,000 were killed as well as Sashsenhausen and that number at Flossenburg death camp.

>

>In 2002, Siemens even wanted to trademark "Zyklon" for its vacuum cleaner, when "Zyklon B" was the gas that murdered millions of Jews and others with. After

protests Siemens backed off.

>

>Siemens was key to the 'Aryanization" program of expropriating Jewish properties and profiteering on paying pennies to the Deutch Mark in whatever they stole.

>

>Siemens rejected responsibilities for compensation to Survivors and Heirs in 1997 and in 1998 offered less than \$12millions. Siemens in the #2 largest corporation in the world with \$104billions last year. Germany itself offered \$1billion in 2014,for 'ghetto slaves', but only going back to 1999 and ignoring the previous 50 yrs. and all that suffering still.

>

>Holocaust survivors testified before Congress on Sept. 18, 2014 on the plight of 125,000 Survivors in U.S. and many thousands in Fla. with 50% below the poverty level that Obama offered \$15million to, while giving illegally, \$2billion to Fatah/Hamas both committed to Israel's destruction. Title 18 prohibits 'material support' to terrorists and the latest war with Hamas and Israel was the latest in many horrors from the State Dept.

>

>Now in Oct. 2014, it's revealed how \$millions of tax dollars was paid to Nazi killers living in the U.S. with Social Security checks and instead of prosecuting them, they were asked to leave. We're talking of 10,000 Nazis war criminals here. Out of 8000 who ran Auschwitz-Birkenau, only 50 were put on trial. What happened to the rest who were allowed to go free, got paid pensions and these Social Security checks while their victims, the survivors, were thrown a bone or ignored completely.

>

>Hitler told everyone what he would do and people denied it till it was too late. Now the cowards deny it ever took place and those companies who participated in it are rewarded with \$1.5billion in taxpayer backed bonds with "All Aboard Florida", who we asked in March of 2013 not to hire French or German train companies that participated in the Holocaust and didn't compensate survivors or heirs. The same issues are key in Maryland and in New York on the same issues of German and French trains.

>

>Mr. Reininger of All Aboard Florida, ignored a number of letters we sent. Why didn't he want any resistance to his game with Siemens? There are other train companies around the world to consider. Why Siemens, with its own disgusting track record and disgraceful bribery and corruptions practices all over the world and still doing it in Argentina,Greece, Brazil and other countries going into the 2003 and later years? What if all that Siemens was fined was given to their victims. We're talking over \$1.5billion in fines.

>

>What about Siemens in Iran, Iraq and its spy operations, while ISIS is the result of the same Islamic Nazi insanity aligned with Hitler to 'kill all Jews' and all Christians, all Hindus, all Bhuddists and each other and all 'infidels'?

ISIS, Hamas, Hezbollah, Islamic Jihad, Boca Haram, Taliban, Al Qaeda, Muslim Brotherhood, etc. all want all of us dead. What is it that we don't get except to keep denying this reality and threat?

>

>Why is any company that was part of the mass killing machine in the Holocaust allowed to do business or do sports in Fla. without compensating survivors and heirs? Over 2000 German companies got away with mass murder. Allianz Nazi insurance for all the death camps, owes Survivors \$2billion in death benefits they stole and profited with and holds golf tournaments in Boca Raton and won't even talk to the survivors. Shalom International has done 15 events with Holocaust Survivor Foundation, USA on these issues and an Allianz subsidiary, Pimco, in 2014 just lost over \$200billion, while Allianz keeps playing these games against Holocaust Survivors.

>

>If we keep rewarding the criminals instead of their victims, why wouldn't there be another Holocaust?

>

>2015 will be the 70th anniversary of the liberation of these death camps and yet antisemitism and hate is again racing through Europe; the UN, EU, the Vatican, Obama, are all demanding that Israel deny its "Covenant with G-d" for 5000 yrs. and millions of Jews were murdered for and give it to the very Islamic Nazis who were with Hitler to 'kill all Jews' and still do, besides dancing in the streets after '9/11'. There is no New Testament or Koran without the Old Testament. Judaism is 2300 yrs. older than Islam and the world keeps attacking Jews, Judaism, Israel etc.

>

>Iran is building its nukes to destroy Israel and America with and Siemens is part of this new Holocaust. Why?

>

>"Treblinka's Last Witness", will be aired on WLRN in Miami on Oct. 28, 2014 and shows where 900,000 Jews were exterminated from there and only one survivor. Over 400,000 shipped from the Warsaw Ghetto alone.

>

>We are bearing witness, not only not to forget or to forgive, but not to keep repeating the same insanity that led to 60million killed in WWII and Siemens a leading and despicable player in all of it. The worst criminal event in history and Siemens was an active part of all of it, so why are they being rewarded and every Floridian, whose tax dollars are backing this project, being smeared with this Nazi brush at the same time?

>

>Lack of Morality and Ethics in corporate and political behavior and mass murder and bribing internationally for train and other contracts. That is the Siemens story and so why aren't we supporting their victims instead of those committing these crimes?

>

>Germany and Europe were never denazified. We are paying the price again today with threats to our very security on so many levels.

>

>Why are we supporting Siemens UN's Oil For Food Program where Siemens made over \$38 millions with 42 illegal contracts just in this scandal and this is many times what they offered to their victims in the Holocaust?

>

>Siemens only offered to open its archives in March 2011 on its role in the Holocaust with 2.5 linier miles of files, 400,000 photos and 3000 films and so what has been described above may be only the tip of the horrors they were involved with and now All Aboard Florida wants to reward?

>

>Siemens isn't the victim. Siemens is the criminal, perpetrator and profiteer on everyone's miseries and the 'Final Solution Of The Jews.'

>

>We are asking this Commission to demand that Siemens not be rewarded this contract when other companies can also do the job and that All Aboard Florida, has been so dishonest on this issue, that the question is: can they be trusted on this entire project?

>

>Also, take a stand against any company, as they have in Md. and NY, not to allow any company that participated in the Holocaust and hasn't compensated survivors and heirs to do any business until these issues are resolved.

>

>I thank you for your kind attention to this appeal.

>

>Yours in Shalom,

>Bob Kunst

>President, Shalom International

>305-864-5110

>www.defendjerusalem.net

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>We have been to 31 death camps including those mentioned here and for the 50th anniversary of the liberation of those camps. We have now done 854 rallies and events and 3550 media since 1989. The poster here: "Siemens-From All Aboard Auschwitz to All Aboard Florida" appeared at the Fla. Governor's debate on Oct. 15, 2014 at BCC and again at the Torch of Friendship, Downtown Miami on Oct. 19, 2014 as we begin a major campaign to expose and oppose Siemens and All Aboard Florida.

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Contents

1. Letter to the City: We Are Concerned Citizens
2. Petition Signatures: Those received online and on paper
3. Letters to the City objecting to the proposed waterpark, ULDR amendments and rezoning of Lockhart stadium and surrounding property from P to GAA
4. Information on the endangered Burrowing Owl
5. Arrest record of Jeff Wayne Henry, CEO of Schlitterbahn
6. Our statements and documents for the public record

NOV 4, 2014
PROVIDED BY
JAY ARJOONSINGH