REGULAR MEETING OF THE COUNCIL OF THE CITY OF DEARBORN

September 24, 2024

The Council convened at 7:03 P.M., President of the Council Michael Sareini presiding. Present at roll call were Councilmembers Abraham, Alsawafy, Enos, Hammoud, Herrick, Paris, and President of the Council Sareini (7); Absent: None (0). A quorum being present, the Council was declared in session.

Pastor Ryan Wilson of Dearborn Free Methodist Church delivered the invocation.

All persons that were able stood for the Pledge of Allegiance.

Public comment began at 7:07 P.M. and ended at 7:16 P.M.

By Herrick supported by Enos.

9-473-24. RESOLVED: That all items on the Consent Agenda for the meeting of September 24, 2024 be and are hereby approved; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was adopted as follows: Yeas: Abraham, Alsawafy, Enos, Hammoud, Herrick, Paris, and Sareini (7), Nays: None (0); Absent: None (0).

By Hammoud supported by Alsawafy.

9-474-24. WHEREAS: The inauguration of PEACE Park 1.0 will take place on Friday, September 27, 2024 with a duo of events to showcase the park and its features to the community, and

WHEREAS: To protect pedestrian safety and accessibility between Peace Park 1.0 and West Village Commons during the event, it is requested that West Village Drive between Howard and Tenney Streets be temporarily closed between the entrance/exit points of the adjacent parking decks, and

WHEREAS: It is also requested that City Council authorize the use and closure of the first 150 parking spots within both the West and East parking structures on either side of the park on West Village Drive from 7:00 A.M. to 10:00 P.M. and that the Noise Ordinance be waved for the duration of the event; therefore be it

RESOLVED: That City Council hereby authorizes the use and vehicular closure of West Village Drive between Howard and Tenney Streets from 7:00 A.M. to 10:00 P.M. on Friday, September 27, 2024 for the PEACE Park 1.0 Grand Opening Event; be it further

RESOLVED: That City Council hereby authorizes the use and closure of the first 150 parking spots within both the West and East parking structures, on either side of the park on West Village Drive from 7:00 A.M. to 10:00 P.M. on Friday, September 27, 2024; be it further

RESOLVED: That the noise ordinance be and is hereby waived for the duration of the event on Friday, September 27, 2024; be it further

RESOLVED: That this resolution be given immediate effect.

By Herrick supported by Alsawafy.

9-475-24. WHEREAS: Zo's Good Burger (950 Monroe St.), through the Economic Development Department, requests the use and closure of Monroe St. between Michigan Ave. and the alley adjacent to the parking lot located at Garrison St. from 2:00 P.M. to 10:00 P.M. on Tuesday, October 8, 2024 to host its Grand Opening Event, and

WHEREAS: Zo's Good Burger has also requested Usage of DPW barricades and that the noise ordinance be waived for the duration of the event; therefore be it

RESOLVED: That City Council hereby authorizes the use and closure of Monroe St. between Michigan Ave. and the alley adjacent to the parking lot located at Garrison St. from 2:00 P.M. to 10:00 P.M. on Tuesday, October 8, 2024 for Zo's Good Burger Grand Opening Celebration Event, subject to all applicable ordinances and the rules and regulations of the Police Department; be it further

RESOLVED: That City Council hereby authorizes the usage and placement of DPW barricades to assist with the closure of the above areas, subject to payment from Zo's Good Burger to the Department of Public Works for any necessary fees incurred; be it further

RESOLVED: That the noise ordinance be and is hereby waived for the duration of the event from 2:00 P.M. to 10:00 P.M. on Tuesday, October 8, 2024; be it further

RESOLVED: That this resolution be given immediate effect.

By Hammoud supported by Paris.

9-476-24. WHEREAS: Salim Salim is the owner of the property located at 9571 Eagle Street. The City is the owner of the adjacent vacant property located at 9557 Eagle Street along the shared north property line, and

WHEREAS: The property owner wishes to remove the existing chain link fence and install a 6' vinyl privacy fence along this property line for a distance of approximately 65 feet, and

WHEREAS: The proposed fence complies with the City's fence ordinance and does not require any variances. The fence ordinance (Article IV Sec.5-122(b)) requires the consent of the adjacent property owner to the location and style of the fence; therefore be it

RESOLVED: That the request of Salim Salim, owner of the property located at 9571 Eagle Street, to remove the existing chain link fence is hereby approved; be it further

RESOLVED: That the request of Salim Salim, owner of the property located at 9571 Eagle Street, to install a 6' vinyl privacy fence along the property line for a distance of approximately 65 feet is hereby approved; be it further

RESOLVED: That Salim Salim, owner of the property located at 9571 Eagle Street, is hereby subject to all costs associated with the removal of the existing chain link fence and installation of the new 6' vinyl privacy fence; be it further

RESOLVED: That this resolution be given immediate effect.

By Enos supported by Alsawafy.

9-477-24. WHEREAS: Mr. and Mrs. Mozip Sabah Awadh & Sultan is the owner of the property located at 2147 Canterbury Street. The City is the owner of the adjacent vacant property located at 2139 Canterbury Street along the shared property line, and

WHEREAS: The property owner wishes to remove the existing chain link fence and install a 6' vinyl privacy fence along this property line for a distance of approximately 40 feet, and

WHEREAS: The proposed fence complies with the City's fence ordinance and does not require any variances. The fence ordinance (Article IV Sec.5-122(b)) requires the consent of the adjacent property owner to the location and style of the fence; therefore be it

RESOLVED: That the request of Mr. and Mrs. Mozip Sabah Awadh & Sultan, owner of the property located at 2147 Canterbury Street, to remove the existing chain link fence is hereby approved; be it further

RESOLVED: That the request of Mr. and Mrs. Mozip Sabah Awadh & Sultan, owner of the property located at 2147 Canterbury Street, to install a 6' vinyl privacy fence along the property line for a distance of approximately 40 feet is hereby approved; be it further

RESOLVED: That Mr. and Mrs. Mozip Sabah Awadh & Sultan, owner of the property located at 2147 Canterbury Street, is hereby subject to all costs associated with the removal of the existing chain link fence and installation of the new 6' vinyl privacy fence; be it further

RESOLVED: That this resolution be given immediate effect.

By Enos supported by Alsawafy.

9-478-24. WHEREAS: Mr. Hujran Hamed is the owner of the property located at 1801 Canterbury Street. The City is the owner of the adjacent vacant properties located at 1787 and 1810 Canterbury Street along the shared property line, and

WHEREAS: The property owner wishes to remove the existing chain link fence and install a 6' vinyl privacy fence along this property line for a distance of approximately 140 feet, and

WHEREAS: The proposed fence complies with the City's fence ordinance and does not require any variances. The fence ordinance (Article IV Sec.5-122(b)) requires the consent of the adjacent property owner to the location and style of the fence; therefore be it

RESOLVED: That the request of Mr. Hujran Hamed, owner of the property located at 1801 Canterbury Street, to remove the existing chain link fence is hereby approved; be it further

RESOLVED: That the request of Mr. Hujran Hamed, owner of the property located at 1801 Canterbury Street, to install a 6' vinyl privacy fence along the property line for a distance of approximately 140 feet is hereby approved; be it further

RESOLVED: That Mr. Hujran Hamed, owner of the property located at 1801 Canterbury Street, is hereby subject to all costs associated with the removal of the existing chain link fence and installation of the new 6' vinyl privacy fence; be it further

RESOLVED: That this resolution be given immediate effect.

By Abraham supported by Enos.

9-479-24. WHEREAS: The Department of Public Works has submitted the Michigan Department of Transportation (M-DOT) Contract No. 24-0302 which provides for the cost participation by the Michigan Department of Transportation to allow the City to perform maintenance on State Trunkline Highways, and

WHEREAS: This contract Agreement will allow the City to perform mowing operations and tree trimming on State Trunk lines. The Michigan Department of Transportation will only reimburse the City for 12 cuts per year and only for cuts that occur after the contract is signed, and

WHEREAS: The Department of Public Works has requested that City Council approve the MDOT State Trunkline Contract No. 24-0302 resulting in a new contract term valid October 1, 2024 through September 30, 2029, and

WHEREAS: The Department of Public Works has further requested that the Department of Public Works, Deputy Director, Nicole Golich be named as the Contract Administrator and be authorized to execute the agreement on behalf of the City; therefore be it

RESOLVED: That the Michigan Department of Transportation (M-DOT) Contract No. 24-0302 to allow the City to perform mowing operations and tree trimming on State Trunk lines be and is hereby approved, subject to review by the Legal Department; be it further

RESOLVED: That the Department of Public Works, Deputy Director, Nicole Golich be and is hereby authorized to be named as the Contract Administrator and to execute the agreement on behalf of the City; be it further

RESOLVED: That the new Agreement with the Michigan Department of Transportation shall be valid from October 1, 2024 through September 30, 2029; be it further

RESOLVED: That this resolution be given immediate effect.

By Paris supported by Alsawafy.

9-480-24. RESOLVED: That all bids received for Painting Services at the DPW Engineering Suite are hereby rejected except the bid of Northstar Painting in the amount of \$67,701, that the aforementioned bid is hereby accepted, that the Mayor is hereby authorized to execute a formal contract upon the approval of the Department of Law; provided however, that all of the specifications and instructions in the bid have been fully complied with; be it further

RESOLVED: That a 5% contingency in the amount of \$3,385, bringing the contract total to \$71,086 is hereby approved to provide for any unforeseen conditions encountered during the execution of the project; be it further

RESOLVED: That this contract shall be financed from the Facilities Fund, Public Works, Capital Project Support, Construction Contractors budget; be it further

RESOLVED: That this resolution be given immediate effect.

By Herrick supported by Alsawafy.

9-481-24. WHEREAS: Ordinance No. 05-1062, Section 2-568 (b) 6 (b), authorizes sole source procurement in certain circumstances, and

WHEREAS: The Purchasing Agent has received a request from the Police Department for a sole source procurement; therefore be it

RESOLVED: That Oakland County be designated as a sole source for the purchase of Membership and Maintenance fees for the Police Department's CLEMIS Mobile Data Computer System for Fiscal Year 2025 in the amount of \$167,510.88 and that the Purchasing Agent be authorized to enter into a purchase order for the aforementioned items; be it further

RESOLVED: That this purchase order shall be financed from the General Fund, Police Administration, Public Safety, Professional Services, EDP Software Service budget; be it further

RESOLVED: That this resolution be given immediate effect.

By Paris supported by Hammoud.

9-482-24. WHEREAS: Ordinance No. 05-1062, Section 2-568 (b) 6 (b), authorizes sole source procurement in certain circumstances, and

WHEREAS: The Purchasing Agent has received a request from the Fire Department for a sole source procurement; therefore be it

RESOLVED: That Oakland County be designated as a sole source for the purchase of Membership and Maintenance fees for the Fire Department's CLEMIS Mobile Data Computer System for Fiscal Year 2025 in the amount of \$48,200 and that the Purchasing Agent be authorized to enter into a purchase order for the aforementioned items; be it further

RESOLVED: That this purchase order shall be financed from the General Fund, Fire, Professional Services, EDP Software Service budget; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Herrick supported by Enos.

9-483-24. RESOLVED: That the minutes of the previous regular meeting of September 10, 2024 and the same are hereby approved as recorded and published.

The resolution was adopted as follows: Yeas: Abraham, Alsawafy, Enos, Hammoud, Herrick, Paris, and Sareini (7), Nays: None (0); Absent: None (0).

By Hammoud supported by Abraham.

9-484-24. RESOLVED: That Ordinance No. 24-1823 be taken from the table and placed upon its final reading.

The Clerk read the Ordinance No. 24-1823, entitled, "An Ordinance to Amend the Licenses and Business Regulations Chapter (Chapter 12) of the Code of Ordinances of the City of Dearborn by Amending Article XXIV, Entitled 'Tree Removal and Replacement'," as amended.

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

The Ordinance was adopted as follows: Yeas: Abraham, Alsawafy, Enos, Hammoud, Herrick, Paris, and Sareini (7), Nays: None (0); Absent: None (0).

Councilmember Enos introduced Ordinance No. 24-1824, entitled, "An Ordinance to Amend the Licenses and Business Regulations Chapter (Chapter 12) of the Code of Ordinances of the City of Dearborn by Amending Section 12-6, Entitled 'License Fees'."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Alsawafy supported by Hammoud.

9-485-24. RESOLVED: That proposed Ordinance No. 24-1824 be laid on the table.

The resolution was unanimously adopted.

Councilman Hammoud left the Chamber at 8:16 P.M.

Councilmember Herrick introduced Ordinance No. 24-1825, entitled, "An Ordinance to Amend the Animals Chapter (Chapter 4) of the Code of Ordinances of the City of Dearborn by Amending Section 4-23, Entitled 'License Required; Number of Dogs Allowed'."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Alsawafy supported by Abraham.

9-486-24. RESOLVED: That proposed Ordinance No. 24-1825 be laid on the table.

The resolution was adopted as follows: Yeas: Abraham, Alsawafy, Enos, Herrick, Paris, and Sareini (6), Nays: None (0); Absent: Hammoud (1).

Councilman Hammoud returned to the Chambers at 8:19 P.M.

By Paris supported by Abraham.

9-487-24. RESOLVED: That all bids received for Rain Garden Management and Construction are hereby rejected except the bid of Friends of the Rouge in the amount of \$666,920, that the aforementioned bid is hereby accepted, that the Mayor is hereby authorized to execute a formal contract upon the approval of the Department of Law; provided however, that all of the specifications and instructions in the bid have been fully complied with; be it further

RESOLVED: That this contract shall be valid through December 2027; be it further

RESOLVED: That this contract shall be financed in the amount of \$121,955 from the General Capital Improvement Fund, Economic Development budget; be it further

RESOLVED: That this resolution be given immediate effect.

By Herrick supported by Abraham.

9-488-24. WHEREAS: The Purchasing Department is requesting that City Council award a three-year professional services contract to ASU Group in the annual amount of \$15,000 to secure a third-party administrator (TPA) for the City's General Liability and Casualty Insurance, and

WHEREAS: This contract was procured through a competition exception because of the specialized professional services required; therefore be it

RESOLVED: That the aforementioned bid is hereby accepted, that the Mayor is hereby authorized to execute a formal contract upon the approval of the Department of Law; provided however, that all of the specifications and instructions in the bid have been fully complied with; be it further

RESOLVED: That this contract shall be financed from the Fleet & General Liability Insurance budget, Law Department, Risk Management, Other Professional Services, Other professional Services funds; be it further.

RESOLVED: That this resolution be given immediate effect.

By Abraham supported by Alsawafy.

9-489-24. WHEREAS: The City is eligible for contract pricing through the State of Michigan's Extended Purchasing Program for the purchase of traffic calming products, and

WHEREAS: The Purchasing Division recommends the purchase via a cooperative contract for the purchase of traffic calming products from Traffic Logix, and

WHEREAS: The contract purchase is in an amount not to exceed \$177,060; therefore be it

RESOLVED: That Traffic Logix, via the Sourcewell Cooperative Contract No. 070821-LGX, be designated for the purchase of traffic calming products, in an amount not to exceed \$177,060; be it further

RESOLVED: That this contract shall be financed from the General Capital Improvement Fund, Police, Capital Project Support, Equipment - Non-Capital funds; be it further

RESOLVED: That this resolution be given immediate effect.

By Enos supported by Herrick.

9-490-24. WHEREAS: The City is eligible for contract pricing through the State of Michigan's Extended Purchasing Program for the purchase of traffic calming products, and

WHEREAS: The Purchasing Division recommends the purchase via a cooperative contract for the purchase of traffic Calming Material including Illuminated Stop Signs and Beacon Systems from Tapco, and

WHEREAS: The contract purchase is in an amount not to exceed \$253,536; therefore be it

RESOLVED: That Tapco, via the Omnia Partner's Cooperative Program Contract No. 2020-200, be designated for the purchase of traffic calming products, in an amount not to exceed \$253,536; be it further

RESOLVED: That this contract shall be financed from the General Capital Improvement Fund, Police, Capital Project Support, Equipment - Non-Capital funds; be it further

RESOLVED: That this resolution be given immediate effect.

By Abraham supported by Enos.

9-491-24. RESOLVED: That the bid from Nationwide Construction Group received for Installation of Gates and Fencing at the Wagner Parking Deck and the Two (2) Parking Decks on W. Village Drive is hereby accepted in the amount of \$582,650, with a 5% contingency in the amount of \$29,133, for a total in the amount \$611,783; be it further

RESOLVED: That the Mayor be and is hereby authorized to execute a formal contract upon the approval of the Department of Law; provided however, that all of the specifications and instructions in the bid have been fully complied with; be it further

RESOLVED: That this contract shall be financed from the Facility Fund, Capital Project Support funds; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Paris supported by Enos.

9-492-24. WHEREAS: Ordinance No. 05-1062, Section 2-568 6 (b), authorizes sole source procurement in certain circumstances, and

WHEREAS: The Purchasing Agent has received a request for a sole source purchase from the Police Department; therefore be it

RESOLVED: That Vesti Manufacturing Corporation be designated as a sole source for the purchase of (300) Speed Humps in an amount not to exceed \$180,000 and that the Purchasing Agent be authorized to enter into a purchase order for the aforementioned items; be it further

RESOLVED: That this contract shall be financed from the General Capital Improvement Fund, Police, Capital Project Support funds, Equipment - Non-Capital; be it further

RESOLVED: That this resolution be given immediate effect.

Councilman Alsawafy left the Chambers at 8:38 P.M. and returned at 8:39 P.M.

By Herrick supported by Enos.

9-493-24. WHEREAS: The Dearborn Fire Department applied for and received a federal grant from the FY2023 Federal Emergency Management Agency's (FEMA) Assistance to Firefighters Grant (AFG)-Fire Prevention and Safety, and

WHEREAS: The total 2023 Assistance to Firefighters Grant (AFG)-Fire Prevention and Safety award is \$132,266 with a 5% local match in the amount of \$6,613.94, and

WHEREAS: The grant will be utilized to support the Dearborn Fire Department Smoke Alarm Installation Program and provide funding for the purchase of smoke alarms and a part-time GIS/Analyst for the Fire Department to assist in gathering and analyzing fire calls and high-risk areas throughout Dearborn and Melvindale, and

WHEREAS: The Fire Department has requested that City Council accept the Assistance to Firefighters Grant, recognize revenue in the amount of \$132,267 from the grant and appropriate \$138,880 which includes the 5% City match in the amount of \$6,613.94, within the General Fund, Fire Department, and

WHEREAS: Also requesting the inclusion of a fully grant funded part-time GIS/Analyst into the Fire Department staffing model; therefore be it

RESOLVED: That the Fire Department be and is hereby authorized to accept the FY2023 FEMA Assistance to Firefighters Grant (AFG) - Fire Prevention and Safety in the total amount of \$132,267 with a 5% local match in the amount of \$6,613.94; be it further

RESOLVED: That the Finance Director be and is hereby authorized to revenue in the amount of \$132,267 from the grant and appropriate \$138,880, which includes the 5% City match in the amount of \$6,613.94 within the General Fund, Fire Department; be it further

RESOLVED: That the Fire Department be and is hereby authorized to add the fully grant funded part-time GIS/Analyst into the Fire Department staffing model; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Herrick supported by Abraham.

9-494-24. WHEREAS: The 19th District Court applied for an additional funding reallocation grant request through the State Court Administrative Office (SCAO) to fund its Hybrid DWI/Drug Treatment Court program through the end of fiscal year 2024, and

 $\,$ WHEREAS: The grant fiscal year period is October 1, 2023 through September 30, 2024 and there is no matching requirement, and

WHEREAS: The 19th District Dearborn Hybrid DWI/Drug Treatment Court is requesting that the Finance Director be authorized to recognize and appropriate additional State Court Administrative Office (SCAO) grant award funding in the amount of \$2,421; therefore be it

RESOLVED: That the Finance Director be and is hereby authorized to recognize and appropriate additional State Court Administrative Office (SCAO) grant award funding in the amount of \$2,421 for the 19^{th} District Dearborn Hybrid DWI/Drug Treatment Court; be it further

RESOLVED: That this resolution be given immediate effect.

By Enos supported by Hammoud.

9-495-24. RESOLVED: That City Council hereby concurs in the Mayor's appointment of Cheryl Hawkins to the Library Commission with a term ending June 30, 2027; be it further

RESOLVED: That failure of a multi-member body appointee to possess the required qualifications for appointment by this charter or law shall result in that members immediate vacancy from the multi-member body to which they were appointed; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Paris supported by Herrick.

9-496-24. RESOLVED: That the proposed resolution to rename the City-owned public spaces of Hubbard West, Hubbard East, the Historical Offices and the Rotunda Gallery at the Henry Ford Centennial Library to honor exceptional community members be split into four (4) separate resolutions.

The proposed motion failed upon roll call vote as follows: Yeas: Abraham, Paris, Herrick (3); Nays: Enos, Hammoud, Alsawafy, and Sareini (4); Absent (0).

By Sareini supported by Hammoud.

9-497-24. WHEREAS: Dearborn is a city that champions inclusivity, diversity, and respect for all residents and in pursuit of these values, the Mayor proposes renaming the following city spaces to honor exceptional community members who have made lasting contributions:

- Hubbard West: Renamed in honor of former Mayor John B. O'Reilly, Jr.; whose decades of public service and family legacy have significantly impacted Dearborn.
- Hubbard East: Renamed to recognize Suzanne Sareini, the first Arab-American elected to the Dearborn City Council, who served with distinction for 24 years.
- Historical Offices: Renamed in honor of Jack Tate, Chief Curator of the Dearborn Historical Museum, whose dedication to preserving Dearborn's history and enhancing its cultural landscape is exemplary.
- Rotunda Gallery at the Henry Ford Centennial Library: Renamed to celebrate the artistic legacy of Emma Jean Woodyard, a driving force in Dearborn's vibrant arts community, and

WHEREAS: By renaming these city spaces, we take a significant step towards honoring the exceptional individuals who embody the best of Dearborn. These actions reaffirm our commitment to equality, respect, and a future where all residents feel valued and represented; therefore be it

RESOLVED: That the City Council hereby authorizes the renaming of the following city spaces to honor exceptional community members who have made lasting contributions, pursuant to C.R. 3-84-20:

- Hubbard West: Renamed in honor of former Mayor John B. O'Reilly, Jr.; whose decades of public service and family legacy have significantly impacted Dearborn.
- Hubbard East: Renamed to recognize Suzanne Sareini, the first Arab-American elected to the Dearborn City Council, who served with distinction for 24 years.
- Historical Offices: Renamed in honor of Jack Tate, Chief Curator of the Dearborn Historical Museum, whose dedication to preserving Dearborn's history and enhancing its cultural landscape is exemplary.

• Rotunda Gallery at the Henry Ford Centennial Library: Renamed to celebrate the artistic legacy of Emma Jean Woodyard, a driving force in Dearborn's vibrant arts community; be it further

The resolution was adopted upon roll call vote as follows: Yeas: Abraham, Alsawafy, Enos, Hammoud, Herrick, and Sareini (6); Nays: Paris (1); Absent (0).

By Paris supported Unanimously.

9-498-24. WHEREAS: The council has learned with sorrow of the passing of Giuseppina (Pina) Gabbeart, and

WHEREAS: This departure at the dictation of Divine Providence constitutes an irreplaceable loss to the beloved family and numerous friends and neighbors; therefore be it

RESOLVED: That the members of the 34th Council of the City of Dearborn here assembled, hereby sincerely extend and offer in this sad hour of bereavement, heartfelt sympathy and condolences to the family of the deceased; be it further

RESOLVED: That this resolution be given immediate effect.

By Councilmember Alsawafy introduced Ordinance No. 24-1826, entitled, "An Ordinance to amend the Streets, Sidewalks, and Other Public Places Chapter (Chapter 17) of the Code of Ordinance of the City of Dearborn by amending Article VI, Section 17-242 Entitled 'Public Benefit Declared; Obligation of Property Owner'."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Herrick supported by Enos.

9-499-24. RESOLVED: That proposed Ordinance No. 24-1826 be laid on the table.

The resolution was unanimously adopted.

By Paris supported by Alsawafy.

9-500-24. RESOLVED: That City Council hereby concurs in the Mayor's appointment of Issa Shahin to the Security Systems Board with a term ending June 30, 2027; be it further

RESOLVED: That failure of a multi-member body appointee to possess the required qualifications for appointment by this charter or law shall result in that members immediate vacancy from the multi-member body to which they were appointed; be it further

RESOLVED: That this resolution be given immediate effect.

By Paris supported by Hammoud.

9-501-24. RESOLVED: That City Council hereby concurs in the Mayor's appointment of Bradley Mendelsohn to the Security Systems Board with a term ending June 30, 2027; be it further

RESOLVED: That failure of a multi-member body appointee to possess the required qualifications for appointment by this charter or law shall result in that members immediate vacancy from the multi-member body to which they were appointed; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Enos supported by Herrick.

9-502-24. RESOLVED: That City Council hereby concurs in the Mayor's appointment of Corey Jarocki to the Security Systems Board with a term ending June 30, 2027; be it further

RESOLVED: That failure of a multi-member body appointee to possess the required qualifications for appointment by this charter or law shall result in that members immediate vacancy from the multi-member body to which they were appointed; be it further

RESOLVED: That this resolution be given immediate effect.

	City Clerk						·
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