TOWN COUNCIL AGENDA

TOWN COUNCIL CHAMBERS/MICROSOFT "TEAMS"

EAST HARTFORD, CONNECTICUT

740 MAIN STREET

AUGUST 16, 2022

R E V I S E D 8/15/2022

6:45 PM Executive Session

7:00 PM Public Hearing re: Bond Referenda

This Town Council meeting is accessible through "Microsoft Teams" 929-235-8441 Conference ID: 329 841 828# or click on this link: Click here to join the meeting

This meeting can be viewed through Comcast channel 96 and 1090 and Frontier channel 6018 or by clicking on https://ehct.viebit.com

Pledge of Allegiance

7:30 p.m.

- 1. CALL TO ORDER
- 2. AMENDMENTS TO AGENDA
- 3. RECOGNITIONS AND AWARDS
 - A. July 2022 Residential Beautification Commission Award: Orlando Shaw and Sheen Sommerville, 51 Central Avenue.
- 4. OPPORTUNITY FOR RESIDENTS TO ADDRESS THE COUNCIL ON AGENDA ITEMS
 - A. Other Elected Officials
 - B. Other Residents
 - C. Mayor
- 5. APPROVAL OF MINUTES
 - B. August 2, 2022 Executive Session
 - C. August 2, 2022 Regular Meeting
- 6. COMMUNICATIONS AND PETITIONS
 - A. Inspections and Permits Department Update
 - B. Town Hall Renovation Analysis Update
 - C. Resignations from Boards and Commissions
- 7. OLD BUSINESS
- 8. NEW BUSINESS
 - A. Bond Referenda:
 - 1. Road Improvement Program
 - 2. Fire Equipment Acquisition and Replacement
 - B. Designation of ARPA Funds re: Qualified Seniors Disproportionately Impacted by COVID-19.
 - C. East Hartford ARPA Nonprofit Support Program

- D. Real Estate Acquisition and Disposition Committee- Acting as a Committee of the Whole- re: Aviation Clearance Easements
- E. Memorandum of Understanding between National Development Company and Town of East Hartford re: Rentschler Field Development
- F. Referral to Personnel and Pensions Subcommittee re: Social Services Supervisor Job Description
- G. Referral to Fees Committee re: Senior Center Room Rental
- H. Amusement Permit Applications
 - 1. Eversource Hartford Marathon Addendum
 - 2. Believe 208- Run for the Brave and Finest
 - 3. India Association of Central Connecticut "Navratri 2022"

9. OPPORTUNITY FOR COUNCILLORS TO DIRECT QUESTIONS TO THE ADMINISTRATION

10. COUNCIL ACTION ON EXECUTIVE SESSION MATTERS

A. The pending CHRO claim known as Jacqueline Guadalupe-Rodriguez v. Town of East Hartford, CHRO Case No.2140322

- 11. OPPORTUNITY FOR RESIDENTS TO SPEAK
 - B. Other Elected Officials
 - C. Other Residents
 - D. Mayor
- 12. ADJOURNMENT (next meeting: September 6, 2022)

TOWN COUNCIL AGENDA TOWN COUNCIL CHAMBERS/MICROSOFT "TEAMS"

740 MAIN STREET

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 - C. Mayor
- 12. ADJOURNMENT (next meeting: September 6, 2022)

Marshall, Jason

From: Marshall, Jason

Sent: Monday, August 15, 2022 1:46 PM

To: Marshall, Jason

Subject: FW: July Beautification Notice

Jason Marshall Town Council Clerk Town of East Hartford 740 Main Street East Hartford CT 06108

Direct- 860-291-7207 Fax 860-291-7389

From: Attenello, Angela < Aattenello@easthartfordct.gov>

Sent: Monday, August 15, 2022 8:15 AM

To: Tchelidze, Ekaterine <ETchelidze@easthartfordct.gov>

Cc: Marshall, Jason < jmarshall@easthartfordct.gov>; Patricia Sirois < pasirois@comcast.net>

Subject: July Beautification

The request to add the Beautification Commission award for tomorrow night is <u>NOT</u> 39 Sunrise. It is as follows:

July 2022 Residential Beautification Commission Award: Orlando Shaw and Sheen Sommerville, 51 Central Avenue.

Thanks.

Angela

Angela Attenello
Town Council Office
Town of East Hartford
740 Main Street
East Hartford CT 06108

Office 860-291-7208 Fax 860-291-7389

TOWN COUNCIL CHAMBERS

AUGUST 2, 2022

EXECUTIVE SESSION

PRESENT Chair Richard F. Kehoe, Vice Chair Donald Bell, Jr., Majority Leader Sebrina

Wilson, Minority Leader John Morrison, Councillors Angela Parkinson, Awet Tsegai, Harry O. Amadasun, Jr., Thomas Rup and Travis Simpson (via

Teams)

ALSO

Michael P. Walsh, Mayor

PRESENT

Richard Gentile, Assistant Corporation Counsel Attorney Richard J. Burtula; Berchem Moses, PC

CALL TO ORDER

Chair Kehoe called the meeting to order at 7:09 p.m.

MOTION

By John Morrison

seconded by Don Bell

to **go into** Executive Session to discuss the pending Superior Court action known as Robert Scott Jones v Town of East Hartford; Docket No.

LLI-CV22-6030274-S. Motion carried 9/0.

MOTION

By John Morrison

seconded by Don Bell to go back to Regular Session.

Motion carried 9/0.

<u>ADJOURNMENT</u>

MOTION

By John Morrison seconded by Don Bell to **adjourn** (7:25 p.m.) Motion carried 9/0. TOWN CLERK AST HARTFORD ZZ AUG -8 AM 9: 50

Attest

Town Council Chair

EAST HARTFORD TOWN COUNCIL

TOWN COUNCIL CHAMBERS

AUGUST 2, 2022

PRESENT

Chair Richard F. Kehoe, Vice Chair Donald Bell, Jr., Majority Leader Sebrina

Wilson, Minority Leader John Morrison, Councillors Angela Parkinson, Avant

Tsegai, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Harry Amadasun, Travis Simpson (via Teams), Thomas Rup and Tra

ALSO PRESENT Mayor Michael Walsh

Connor Martin, Chief of Staff

Laurence Burnsed, Director of Health and Social Services

Eileen Buckheit, Director of Development

Paul O'Sullivan, Grants Manager

Kevin Munson, Fire Chief

Richard Gentile, Assistant Corporation Counsel

CALL TO ORDER

Chair Kehoe called the meeting to order at 7:34 p.m. The Chair stated that this meeting was also available to the public through the "Teams" platform.

The Chair announced the exit locations in accordance with Connecticut General Statutes §29-381, after which the Council joined him in the pledge of allegiance.

AMENDMENTS TO THE AGENDA

MOTION

By Awet Tsegai

seconded by Harry Amadasun to amend the agenda as follows:

under COUNCIL ACTION ON EXECUTIVE SESSION MATTERS

- delete Item 10. A. entitled "The Pending Workers' Compensation Claim of former Board of Education Employee, Paris Walton", and;
- substitute in lieu thereof the following Item entitled "The Pending Superior Court Action known as Robert Scott Jones v Town of East Hartford (Docket No. LLI-CV22-6030274-S).

Motion carried 9/0.

OPPORTUNITY FOR RESIDENTS TO ADDRESS THE COUNCIL ON AGENDA ITEMS

None

Mayor Walsh commented on the following: (1) a Traffic Calming Committee will be formed through the Mayor's office; (2) National Night Out was held today at Gorman and Martin parks with K-9 demonstrations- approximately 200 people attended; (3) Parks & Recreation held a pool party attended by more than 100 people;(4) the primary election is next Tuesday, August 9th; (5) the town has partnered with the Justice Education Center to bring the "Inspire" Girls Summer Basketball program to East Hartford from August 15th thru August 19th for up to 100 participants; (6) the 35th annual Senior Picnic will be held at Pratt & Whitney's Athletic Field; (7) Robert Fitzgerald will be joining the Corporation Counsel's office on a temporary basis; (8) the last Sounds of Summer Outdoor Concert of the season will be held next Thursday, August 4th; (9) the EHPS Back to School Rally will be held on Wednesday, August 10th; and (10) the Social Services Department is now accepting applications for the Back-to-School Shoes and Coats for Kids Program.

APPROVAL OF MINUTES

July 12, 2022 Executive Session Re: Real Estate

MOTION

By Sebrina Wilson

seconded by Tom Rup

to approve the minutes of the July 12, 2022 Executive Session Re: Real

Estate.

Motion carried 9//0.

July 12, 2022 Executive Session Re: Worker's Compensation

MOTION

By Sebrina Wilson

seconded by John Morrison

to approve the minutes of the July 12, 2022 Executive Session Re:

Worker's Compensation.

Motion carried 9/0

July 12, 2022 Regular Meeting

MOTION

By Sebrina Wilson

seconded by Awet Tsegai

to approve the minutes of the July 12, 2022 Regular Meeting.

Motion carried 9/0.

COMMUNICATIONS AND PETITIONS

Ordinance 10-3(c) Disposition of Obsolete or Broken Town-Owned Equipment

The Chair stated that, since the town has privatized its trash collection, the Mayor intends to dispose of a front loader refuse vehicle which Public Works estimates its value at a minimum bid of \$125,000.00. Pursuant to §10-3 (c) of the Code of Ordinances, the Mayor

must notify the Council of his decision to dispose of such equipment. No action by the Council is necessary.

Resignation: Boards and Commissions

Randolph Krause, Jr. is resigning from the Building Code Board of Appeals and the Zoning Board of Appeals. Chair Kehoe thanked him for his service to the community.

NEW BUSINESS

Memorandum of Understanding between Connecticut's Local Health Departments re: Reciprocal Licensing of Itinerant Food Vendors

MOTION

By Don Bell

seconded by Angie Parkinson

that pursuant to §3.4 (c) of the East Hartford Town Charter, the Town Council **approve** the Memorandum of Understanding

between the Town of East Hartford and Other Connecticut local Health Departments and Districts for reciprocal licensing of itinerant Food Vendors as attached to a memo from Laurence Burnsed, Director of Health and Social Services to Michael P. Walsh, Mayor, dated July 21, 2022.

Motion carried 9/0.

Once fully executed, a copy of this agreement will follow these minutes.

Approval of Silver Lane Redevelopment Plan

MOTION

By Angie Parkinson

seconded by Awet Tsegai

to approve the Silver Lane Redevelopment Plan, previously approved by the Redevelopment Agency after a public hearing on July 20, 2022 as provided in a memo from Eileen Buckheit to Mayor Michael P. Walsh in a memo dated July 21, 2022.

Motion carried 9/0.

Bid Waiver re: Fire Department Repairs to Ladder 1 Truck

MOTION

By Awet Tsegai

seconded by Don Bell

pursuant to Section 10-7(c) of the Town of East Hartford Code of

Ordinances, the Town Council waives the bidding requirements of Section 10-7(a) of the Town of East Hartford Code of Ordinances to authorize the Town to enter into a contract with Seagrave Fire Apparatus LLC for the repair of the aerial components of Ladder 1, in the amount of \$35,987.52.

Motion carried 9/0.

Bid Waiver: Demolition of 1030 Tolland Street

MOTION

By Angie Parkinson seconded by Tom Rup

pursuant to Section 10-7(c) of the Town of East Hartford Code of Ordinances, the Town Council waives the bidding requirements of Section 10-7(a) of the Town of East Hartford Code of Ordinances to authorize the Town to enter into a contract with J and J Brothers, LLC for the demolition of 1030 Tolland Street, in the amount of 30,000.00, which is in the best interest of the Town as it will allow the Town to utilize a demolition contractor that has done previous work for the Town and will lead to an expedited demolition of a substantially fire damaged building that various owners through the years have failed to demolish pursuant to orders of the Town's Building Official.

Motion carried 9/0.

Setting a Public Hearing Date of August 16, 2022 re: Bond Referenda

MOTION

By Don Bell

seconded by John Morrison to set a Public Hearing Date Of Tuesday August 16, 2022 @ 7p.m. in Council Chambers and via the Teams platform to hear public comment

on the following proposed Bond Resolutions:

- Resolution Appropriating \$15,000,000 For Continued VIP Road Improvements, Engineering Road Improvements, Stormwater System and Sidewalk Repair and Authorizing The Issuance Of \$15,000,000 Bonds Of The Town To Meet Said Appropriation And Pending The Issuance Thereof The Making Of Temporary Borrowings For Such Purpose
- Resolution Appropriating \$3,000,000 For Acquisition of Fire
 Department Fleet Vehicles and Rescue Equipment And Authorizing
 The Issuance Of \$3,000,000 Bonds Of The Town To Meet Said
 Appropriation And Pending The Issuance Thereof The Making Of
 Temporary Borrowings For Such Purpose

Motion carried 9/0.

Appointments: Boards and Commissions

Amendment to Inland Wetlands Appointment

MOTION

By Harry Amadasun seconded by Don Bell

to amend the motion previously adopted by this Town Council at its July 12, 2022 meeting, concerning appointments and re-appointments to various Boards and Commissions, to indicate the following:

Inland Wetlands Commission/Alternate
D - Gary Vollinger — 36 Brookfield Dr. - term to expire 12/23
Motion carried 9/0.

East Hartford Housing Authority Board

MOTION

By Harry Amadasun

seconded by John Morrison

to **appointment** Debra Crockett-Hatzidakis as Tenant Commissioner to the East Hartford Housing Authority Board, term to run from August 1, 2022

through July 31, 2027. Motion carried 9/0.

Amusement Permit Application: Harley Davidson Bike Night

MOTION

By Awet Tsegai

seconded by Angie Parkinson

to approve the outdoor amusement permit application entitled "Hartford Harley Davidson Bike Night" as submitted by Scott Sansom, Chief of Police, scheduled for Thursday, August 11, 2022 from 5:00 pm to 9:00 pm or shine with live entertainment and vendors at Hartford Harley Davidson, LLC, located 221 Governor Street, subject to compliance with adopted codes and regulations of the State of Connecticut, the Town of East Hartford, and any other stipulations required by the Town of East Hartford

or its agencies.

Motion carried 9/0.

Refund of Taxes

MOTION

By Harry Amadasun

seconded by Angie Parkinson

to **approve** a total refund of taxes in the amount of \$18,978.95 pursuant to Section 12-129 of the Connecticut General Statutes.

Motion carried 9/0.

Bill	Name	Prop Loc/Vehicle Info.	Over Paid
2021-03-0051319	ANDERSON BILLY A	2020/1UJBJ0BK3L1J20202	-170.55
2021-03-0055390	CARIGNAN TONYA L	2013/1HGCR2F52DA114990	-78.78
2019-03-0056969	CLAUDIO MIGUEL A	2001/4T3ZF13C61U382906	-92.23
2021-03-0058858	DEBLOIS JOHN A	2012/4YMUL0815CV034428	-104.19
2020-03-0061138	ENTERPRISE FM TRUST	2017/1FDXE4FS5HDC23179	-760.96
2020-03-0061140	ENTERPRISE FM TRUST	2018/1FTEX1EP1JFA75348	-372.38

2021-03-0069938	LEWIN KEVIN A	1997/2HGEJ6679VH583022	-10.71
2020-04-0085598	MARTINEZ FELIX A	2009/JH4CU26629C018325	-32.31
2021-03-0072261	MCKELVEY WILMA V	2001/JHLRD18431C020948	-14.87
2021-03-0075053	NUNEZ LUIS G	2010/2C3CA5CV3AH125736	-44.48
2018-03-0078363	PORSCHE LEASING LTD	2018/WP1AA2A52JLB10926	-762.30
2021-03-0079085	RIVERA JANICE ROJAS-GUARDADO	2014/KMHDH4AE3EU201737	-219.60
2021-03-0080038	YENNY C	2003/1HGES16513L021422	-22.89
2021-03-0081275	SANTIAGO JOSE R	2013/1HGCR2F75DA005960	-78.56
2021-03-0082573	SMILEY LEONARD A STOP & SHOP	2002/1GYEK63N42R280220	-89.31
2021-02-0041499	SUPERMARKET CO	940 SILVER LN	-15,708.15
	TINSLEY WOODROW F		
2019-03-0086038	3RD TOMANY SHIRLEY M L/U	2010/1J4AA2D16AL203310	-217.35
2021-01-0014422	TOMANY KIMBERLY	72 BRANCH DR	-148.04
2021-03-0086707	WASHINGTON JAVIAN M	2011/5XYKUDA20BG179089	-51.29
		TOTAL	\$ (18,978.95)

OPPORTUNITY FOR COUNCILLORS TO DIRECT QUESTIONS TO THE ADMINISTRATION

<u>Don Bell</u> asked for an update on the Town's efforts regarding the Monkeypox issue. *Mayor Walsh indicated that he will confer with Lawrence Burnsed, Health Director for the update and get the information to the Councillors via email.*

<u>Harry Amadasun</u> stated that the mosquito infestation numbers are significantly down due to the town's spraying the problem areas.

Travis Simpson thanked the Mayor for his detailed explanation of tonight's agenda items.

COUNCIL ACTION ON EXECUTIVE SESSION MATTERS

The pending Superior Court Action known as Robert Scott Jones v. Town of East Hartford (Docket No. LLI-CV22-6030274-S)

MOTION

By Sebrina Wilson seconded by Tom Rup

to accept the recommendation of the Assistant Corporation Counsel to fully and finally settle the pending Superior Court action known as Robert Scott Jones v. Town of East Hartford (Docket No. LLI-CV22-6030274-S) for a total sum of \$16,629.62.

Motion carried 9/0.

OPPORTUNITY FOR RESIDENTS TO SPEAK

<u>Carlos Martinez Rivera</u>, 190 Burnside Avenue, thanked Mayor Walsh for his efforts to quiet down Burnside Avenue.

Mayor Walsh (1) introduced Colin Atwood, the new J! reporter assigned to East Hartford; and (2) reported that the town has 250 total miles of sidewalk, of which half will need to be repaired or replaced in the next 5 to 10 years.

ADJOURNMENT

MOTION

By John Morrison seconded by Don Bell to adjourn (9:06p.m.) Motion carried 9/0.

The Chair wished all a good evening and announced that the next regular meeting of the Town Council would be August 16, 2022.

Attest

ACTING TOWN COUNCIL CLERK

Marshall, Jason

From: Marshall, Jason

Sent: Monday, August 15, 2022 1:46 PM

To: Marshall, Jason

Subject: FW: July Beautification Notice

Jason Marshall Town Council Clerk Town of East Hartford 740 Main Street East Hartford CT 06108

Direct- 860-291-7207 Fax 860-291-7389

From: Attenello, Angela < Aattenello@easthartfordct.gov>

Sent: Monday, August 15, 2022 8:15 AM

To: Tchelidze, Ekaterine <ETchelidze@easthartfordct.gov>

Cc: Marshall, Jason < jmarshall@easthartfordct.gov>; Patricia Sirois < pasirois@comcast.net>

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July 2022 Residential Beautification Commission Award: Orlando Shaw and Sheen Sommerville, 51 Central Avenue.

Thanks.

Angela

Angela Attenello
Town Council Office
Town of East Hartford
740 Main Street
East Hartford CT 06108

Office 860-291-7208 Fax 860-291-7389



TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 8, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Mayor Michael P. Walsh

RE:

COMMUNICATION: Inspections and Permits Updates

Please set aside time on the agenda for a presentation and update from the Inspections and Permits Department.

Please place this item on the Town Council agenda on August 16th, 2022.

C: B. Cohen, Director of Inspections and Permits

DEPARTMENT OF INSPECTIONS AND PERMITS

RECENT CHANGES

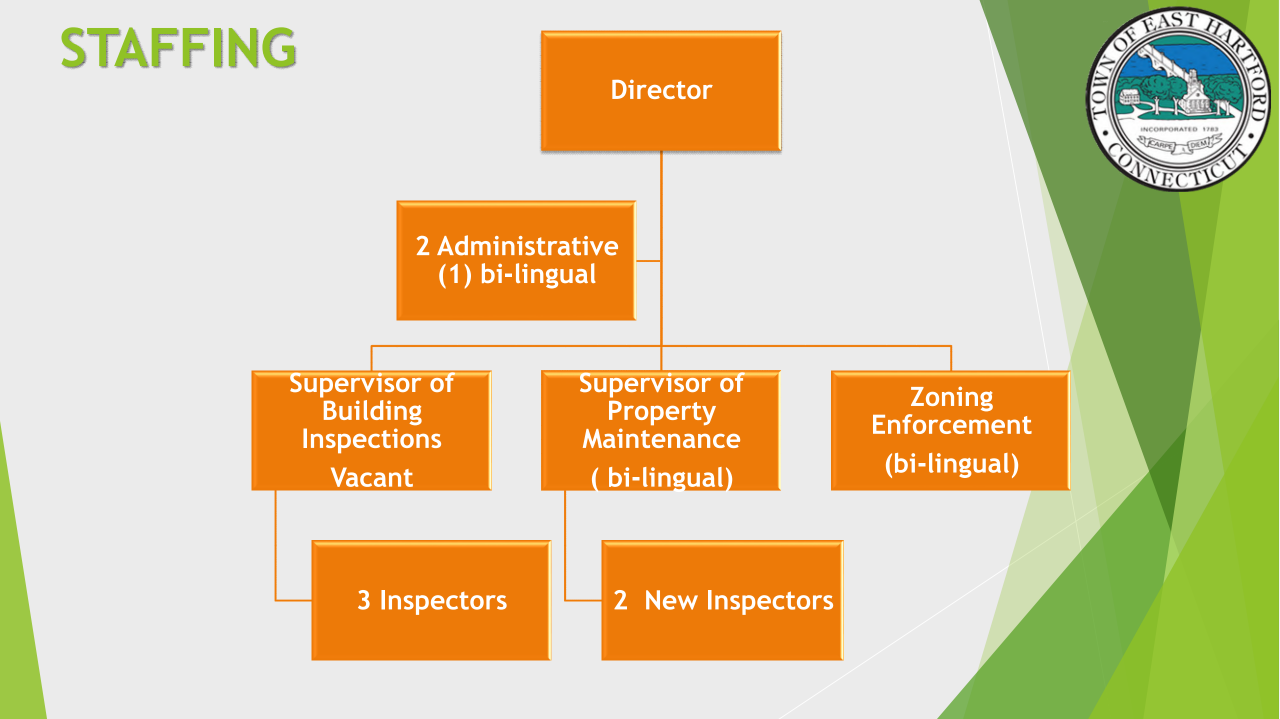




BRUCE COHEN

ACTING DIRECTOR INSPECTIONS & PERMITS

- ► Acting Director since March 2022
- Employee with the Building Department 24 years
- Licensed Electrician for 49 years
- Licensed building official for 9 years



DEPARTMENT DESCRIPTION & SERVICES three divisions within one department

- State Statutes and State Building Code govern the activities of the building official, inspections, and permitting process.
- Property Maintenance inspections are authorized by town ordinance and adoption of 2015 International Property Maintenance Code.
- Zoning enforcement is authorized by State Statutes and town zoning regulations.

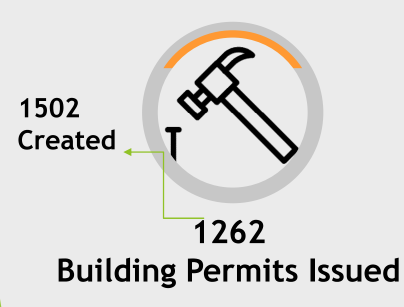
WHO THIS DEPARTMENT REPRESENTS

- We represent all property owners, both residential and commercial, to ensure work is being performed to the applicable State Building Codes.
- The property maintenance division ensures the Town Ordinances and the Property Maintenance Codes are followed.
- ➤ Zoning enforcement is governed by State Statue and Town Zoning Regulations.

COMMON CONCERNS

- ▶ The permit is not issued.
 - Usually due to lack of information. A mechanical permit for heating will need a heat loss calculation to ensure the system is adequate for the size of the home/building.
- A failed electrical inspection
 - Due to improper electrical installations. The contractor may have to spend more money to get the proper devices.
- Property maintenance concerns
- Zoning enforcement
 - what is allowed in an area vs what a resident wants to do with the property.

SERVICE STATS FROM MARCH 2022









1817
Building Inspections





Revenue \$670,232 - Construction Value - 18,000,000

PERMITTING PROCESS

- Apply online with ViewPoint Cloud (VPC); over the phone or in person
- ▶ Plan review
- ► Issue the permit
- ► Onsite inspections & remote virtual inspections (RVI)
- ► Closing all permits associated with the project

ACHIEVEMENTS & ACCOMPLISHMENTS

Expanded use of ViewPoint Cloud to include zoning and property maintenance enforcement

► Transitioning all older systems for transparency & streamlined process

Development of the Rental Dwelling Inspections form (Certificate of Apartment Occupancy) within ViewPoint Cloud-all within the same system.

CERTIFICATE OF APARTMENT OCCUPANCY GUIDELINES

This Code is amended by adding the following Section 104.7:

- Required inspections rental dwellings.
- ▶ Effective July 1, 2020, upon vacancy of any dwelling units that are rented, the owner shall request that the Code Official have an inspection of the dwelling performed and approved prior to the dwelling being reoccupied. Any violations of this Code that are observed during the inspection must be corrected and approved by the Code Official before the dwelling may be re-occupied.

APPLICATION PROCEDURE:

An application for a license shall consist of an application form, documents required by the application form, and supplemental materials required by the Department of Inspections and Permits.

- ► The Department of Inspections and Permits shall identify the date on which a complete application was submitted. Such date shall be deemed to be the submission date of the application.
- An application must be signed by the owner, the operator (if distinct from the owner), and the resident acting as the registered agent (if distinct from the owner and operator).

In addition to information to be submitted by the application form, the Department of Inspections and Permits may require the submission of additional information, documentation, and evidence, including but not limited to a circumstance where such information, documentation, and evidence is reasonably necessary to assess the veracity of the contents of the application.

The Department of Inspections and Permits may refer any application, attachment, or supplemental material to any city or state official, including but not limited to the chief of the fire department, the zoning administrator, the director of planning, the director of housing, the director of the department of health, or their designees, for guidance, analysis, evaluation, and recommendations relevant to the decision on granting the license.

Prior to the issuance or renewal of a license, the housing or housing unit to be licensed must comply with the provisions of this chapter. Compliance may be determined by an inspection conducted by the Town in accordance with article III of this chapter. The director of licenses and inspections may accept inspections conducted by a state or federal agency in accordance with a state or federal housing program.

CERTIFICATE OF APARTMENT OCCUPANCY (C.A.O) ONLY ONE APPLICATION PER UNIT

Case

Address:	Date of Request:			
	Mail Notice Information to:			
Owner Information (Required)	Agent Information (Optional)			
Name:Company:Address:	Company:			
► City: State:	City: State:			
Zip Code:	Zip Code:			
▶ Email:				
► Home Phone #:				
Work Phone #:				
Cell Phone#:				
► Fax#:	Fax#·			

COA - APPLICATION CONTINUATION - CASE

Number	of	Units	in	the	Building?	
					9	

- Number of Bedrooms _____
- Building Vacant at the time of this request? Yes/ No
- ▶ Unit Vacant at the time of this request? Yes / No
- ► Tenant Information: (Required) Tenant Name:
- Tenant Phone #: ______
- Tenant Name:

- This application is only valid after payment is recorded in the Department of Inspections & Permits, only for the tenant listed on this application and only for their occupancy in the unit listed on the application. A fee of \$25.00 must accompany each application. Application for C.A.O. can be made at the front counter of the Building Department or can be mailed in with a check or money order to:
 - Town of East Hartford
 - Department of Inspections & Permits
 - > 740 Main Street 1st Floor
 - East Hartford, CT 06108

OPEN PERMITS

Backtracking the older residential and commercial permits and closing, when possible. By State Statue* the applicant/owner or contractor are responsible to call for inspections to close permits. It is a difficult process, especially on commercial properties, if no inspections were requested. We continue to improve and try to close when possible.

* A] 110.5 Inspection Requests It shall be the duty of the holder of the building <u>permit</u> or their duly authorized agent to notify the <u>building official</u> when work is ready for inspection. It shall be the duty of the <u>permit</u> holder to provide access to and means for inspections of such work that are required by this code.

New Permits will be closed automatically after the inspections are completed (the older systems didn't have this feature)

NEW PROCEDURES FOR PROPERTY MAINTENANCE

Transitioning all property maintenance concerns to 2 platforms (QAlert and ViewPoint Cloud) with everyone having access to all information and adopted a standard operating procedure

► Rental unit inspections will be done with VPC

Monitoring foreclosures to reduce the number of complaints and be proactive on these properties

NEW AVENUES OF COMUNICATION

Utilizing social media platforms to enhance communication and understanding of the department's functions.

Fully staffed with a third of the office bilingual to recognize diversity of East Hartford.

COMMUNICATION CAMPAIGN

- Ran weekly on Mondays from April 18-July 11
- ▶ 15 Facebook posts
- Newsletter
- ►Goal:
 - Introduce the department to residents/businesses
 - Educate on policies & procedures & requirements



MGET TO KNOW THE INSPECTIONS AND PERMITS DEPARTMENT

In line with Mayor Mike Walsh's goal to enhance and maintain a transparent form of communication with our community, we are launching a new educational campaign to introduce town departments to our residents and businesses and outline some of the services that they provide. As part of this campaign, we will be issuing weekly posts highlighting a specific department and the services it provides.

The first on the list is the Inspections and Permits Department.

- The Inspections and Permits Department maintains governmental building guidelines and is considered essential to community safety. We do this by ensuring contractors/homeowners meet the minimum building safety guidelines as set forth in following codes:
- The State Building Code
- The International Residential Code
- The International Building Code
- The East Hartford Zoning Regulations and the East Hartford Property Maintenance Code

The department also issues building and trade permits, reviews construction documents, answers questions regarding the building code, performs construction inspections, and issues certificates of occupancy.

We strive for a friendly experience for all our customers' and aim to ensure the highest quality of service to all. Please call us and we will assist you in completing your permit applications over the phone or in-person.

We can be reached at 860-291-7340 and select #2.

Are you building, adding onto or renovating your property? Make sure to contact the Inspections & Permits Department for guidance.

Once you apply for a permit, please make sure you receive the certificate of approve or certificate of occupancy to ensure the permit is closed.

Visit this page for valuable resources https://www.easthartfordct.gov/inspections-and-permits.



COMMUNICATION CAMPAIGN



MHELP US HELP YOU

To ensure a positive experience between the Inspections and Permits Department AND the community, it is instrumental for us to maintain a transparent and timely communication.

DID YOU KNOW?

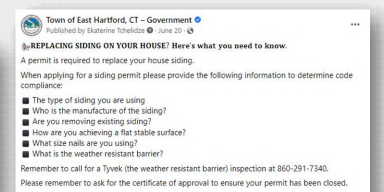
The Town of East Hartford follows an International Building Code with very specific requirements.

The Inspections and Permits Department issues permits for work to be performed on existing residential and commercial property as well as new construction. The Building Officials are responsible for enforcing all the applicable codes by reviewing plans for construction, issuing permits, and inspecting the construction work performed. This includes structural improvements as well as electrical work, plumbing, and heating, ventilation, and air conditioning, just to name a few.

- please work with Inspections and Permits department if you are performing any construction work to ensure you are in compliance.
- Remember to ask for the certificate of approval or occupancy to ensure your permit has been closed.

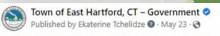
The building code is available here: https://bit.lv/3rOHSNn.





https://www.easthartfordct.gov/inspections-and-permits





MARE YOU BUYING/SELLING PROPERTY IN EAST HARTFORD?

Unpermitted work may be a problem as potential buyers, lenders or appraisers perform their due diligence and check property files in Town Hall.

? If they discover unpermitted or unapproved work, what can you do?

The Inspections and Permits Department staff are here to help homeowners/buyers who find themselves in this position. In these cases, they are often able to give you guidance and options on how to move forward.

Please call 860-291-7340 as soon as possible to make for a smooth transaction.



BUYING & SELLING PROPERTY IN EAST HARTFORD?

WHAT CAN YOU DO IF YOU DISCOVER UNPERMITTED WORK ON THE PROPERTY?



COMMUNICATION CAMPAIGN - OUTCOME

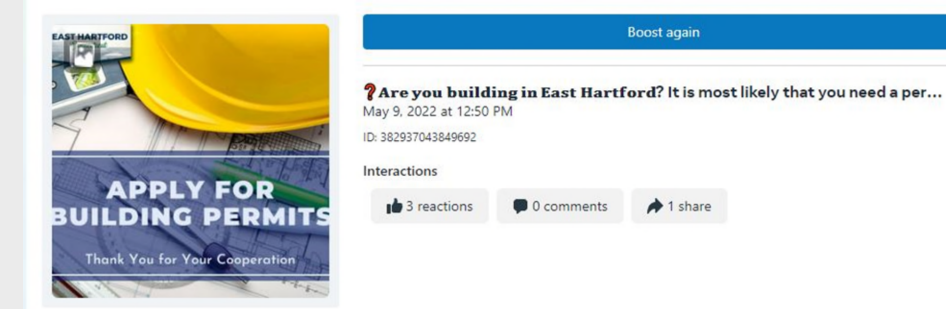
Educated the public on building permits, pool/shed/roof/siding/window installations

Reached over 2,000 users on average

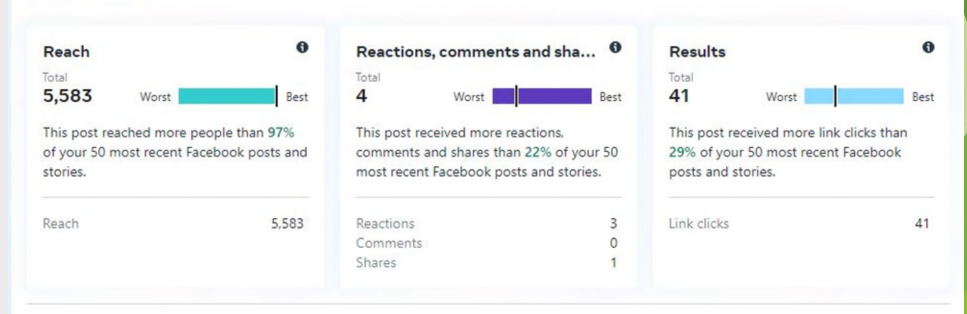


Performance





Performance



Paid results





HELP US HELP YOU To ensure a positive experience between the Inspectio...

7 comments

→ 0 shares

Performance







NEW CODE CHANGES COMING SOON

Implementation of the 2022 Connecticut State Building Code to be effective October 1, 2022

Propose adoption of 2021 International Property Maintenance Code to coincide with State codes.

GOALS - MOVING FORWARD

- Property maintenance & zoning ordinance enforcement to fully utilize the new platforms and enhance the image o the department with exceptional service.
- Launch the new program for inspecting rental dwellings bridging the gap between landlords and tenants.
- Continuing the education and training to keep all staff up-to-date with changes and expansion of codes coming soon.

THANK YOU ON BEHALF OF ALL THE MEMBERS OF THE INSPECTIONS AND PERMITS DEPARTMENT!





TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 10, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Mayor Michael P. Walsh

RE:

COMMUNICATION: Town Hall Renovation Analysis Update

Please set aside time on the agenda for the town hall renovation analysis update. Please place this item on the Town Council agenda for August 16th, 2022.

CC: M.McCaw, Finance Director
T. Baptist, Project Manager



TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 9th, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Michael P. Walsh

RE:

RESIGNATION: Boards and Commissions

The Mayor's Office received a letter from an individual who is resigning from his position as a full member on the Public Building Commission.

D Fady El-Hachem. Public Building Commission (5 yrs.) Full Member

Please place this resignation on the August 16th, 2022 Town Council agenda and share our appreciation as a community for the valuable service he has provided by volunteering his time on the above mentioned commission.

C: R. Pasek, Town Clerk

Tchelidze, Ekaterine

From:

Martin, Connor

Sent:

Tuesday, August 9, 2022 4:30 PM

To:

Tchelidze, Ekaterine

Subject:

FW: Boards and commission re-appointment

See below.

Connor Martin

Chief of Staff
Mayor's Office
Town of East Hartford
Phone number 860-291-7203
Cell phone 860-270-9681
cmartin@easthartfordct.gov

From: Fady El-Hachem <elhachemfady@gmail.com>

Sent: Tuesday, August 9, 2022 12:49 PM

To: Martin, Connor < CMartin@easthartfordct.gov> **Subject:** Re: Boards and commission re-appointment

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hey I'm Fady El-Hachem 65 Sedgwick Rd, East Hartford, CT 06108 I like to resign from Public Building commission effective August 9/2022 thank you so mush was in owner to serve the Towne east hartford ..



TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 10, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Michael P. Walsh

RE:

RESIGNATION: Boards and Commissions

It is with heavy hearts that we inform the Town Council of the passing of Cheryl Kennedy Gagne, who served as Chair of the Commission on Aging. Her untimely death led to the vacant position of the Chair of the Chair of the Commission on Aging.

D Cheryl Kennedy Gagne. Commission on Aging (3 yrs.) Full Member - Chair

Please place this notice on the August 16th, 2022 Town Council agenda and share our appreciation as a community for the valuable service he has provided by volunteering her time on the above mentioned commission.

C: R. Pasek, Town Clerk

COMMUNICATIONS AND PETITIONS

<u>Presentation Re: Bond Referendum Questions by Public Works, Fire Department and</u> Finance Departments

The Chair shared that the town typically will propose a bond referendum every two years. In the upcoming presentations this evening, administration will present a list of prioritized needs that require funding from bond money. The council will revisit the discussion in August where a Public Hearing will be scheduled and then the council will vote on what referendum questions will be placed on the November ballot.

Mayor Walsh shared with Councillors the proposed bond referendum issues are focused on road improvements (\$15 million) and Fire Department equipment (\$3M).

Marilyn Cruz-Aponte, Director of Public Works introduce the team who will present on behalf of the department. Anthony Garro, Senior Vice President of the Beta Group, detailed an assessment and management program that has been used to evaluate town road conditions and plan improvements. 152 road miles were inspected and prioritized for repairs.

Allyn Tarbell, Associate Director of Highway and <u>Doug Wilson</u>, Town Engineer, presented a number of recommendations on Public Works improvements, including (1) Continued VIP (vendor in place) improvements such as milling and paving of roads in poor condition (\$4.5M per year); (2) Engineered Road Improvements (\$2.0M per year) which include projects that need full depth repair and drainage upgrades; (3) Sidewalk assessment and improvements (\$500K per year) and (4) Stormwater system improvements to address drainage concerns. The total cost annually for the proposed programs is \$7.5M..

Kevin Munson, Fire Chief, detailed recommendations for (1) the replacement for two fire engines, Ladder 1 (approximate cost \$1.6M) and Engine 2 (approx. \$800K); (2) 15 Self Contained Breathing Apparatus (\$135K), and technical rescue equipment specifically designed for rescues of parties below grade or at elevation; including ropes and other equipment that is nearing its life expectancy (\$150K). The Chief estimates that the potential cost of these items will increase in the coming months due to supply chain challenges.

<u>Mayor Walsh</u> spoke on behalf of the Finance Department and a presentation prepared by Melissa McCaw, Finance Director which detailed bonding procedure and anticipated annual tax impact on residents from what has been proposed.

The Council will consider the two items in August.

Resignation from Economic Development Commission

The Chair disclosed that Victor Rosas-Granda has resigned from his position as a member of the Economic Development Commission as he is moving out of state. The Council thanks Mr. Rosas-Granda for his service to the community.

OLD BUSINESS

Transfer of Ownership re: Waste Vehicles from Department of Public Works to All





Town of East Hartford Bond Referendum & Debt Proforma Presentation

Melissa McCaw, Finance Director

June 7, 2022
*Analysis by Munistat Services, Inc.





Proposed 2022 Referendum Question Projects

Project	Amount
2022 Roads	\$15,000,000
2022 Fire Truck & Equipment	\$3,000,000
Total	\$18,000,000



Bond Referendum Debt Proforma

(B)	(C)	(D)	
2022 Fire Truck & Equipment	2022 Roads	Total Proposed	Annual
\$3,000,000	\$15,000,000	2022 Projects	Change in
Dated: 9/1/23	Dated: 9/1/31	Debt Service	Debt Service
Due: 9/15/24-33	Due: 9/1/32-41	(B+C)	(Bond Ref Items)
Interest: 5.05%	Interest: 6.80%		
P&I	P & I	P & I	
\$ -	\$ -	\$ -	
-	-	-	-
96,000	240,000	336,000	336,000
482,438	1,449,844	1,932,281	1,596,281
463,313	2,371,406	2,834,719	902,438
444,188	2,274,844	2,719,031	(115,688)
425,063	2,178,281	2,603,344	(115,688)
405,938	2,081,719	2,487,656	(115,688)
386,813	1,985,156	2,371,969	(115,688)
367,688	1,888,594	2,256,281	(115,688)
348,563	1,792,031	2,140,594	(115,688)
329,250	1,695,000	2,024,250	(116,344)
309,750	1,597,500	1,907,250	(117,000)
-	774,375	774,375	(1,132,875)
\$ 4,059,000	\$ 20,328,750	\$ 24,387,750	





Bond Referendum Items – Tax Impact

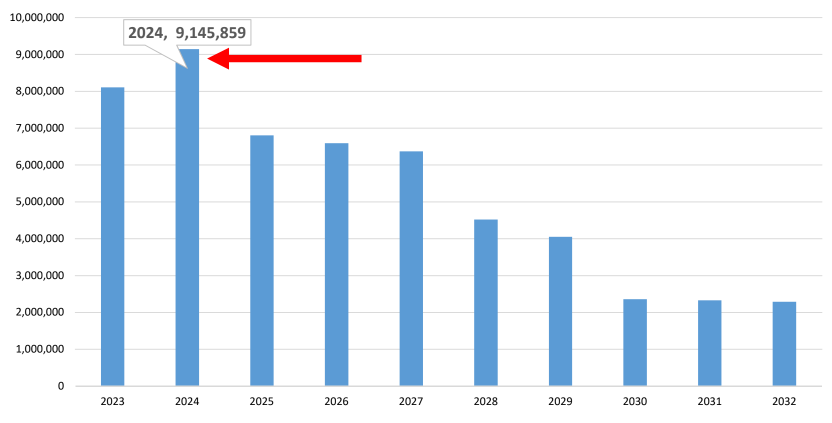
		Tax Impact					
Proposed	Projected	Average Household					
Projects	Mill Rate	Market Valu	e = \$142,860				
Debt Service	Proposed	AV = \$100,00	00@41.0 Mills				
	Projects	Total	Taxes for				
P&I	Mills ²	Taxes ³	New Debt 4				
\$ -	0.00	\$4,100	\$0				
-	0.00	\$4,232	\$0				
336,000	0.10	\$4,367	\$10				
1,932,281	0.55	\$4,531	\$55				
2,834,719	0.81	\$4,660	\$81				
2,719,031	0.78	\$4,686	\$78				
2,603,344	0.74	\$4,752	\$74				
2,487,656	0.71	\$4,786	\$71				
2,371,969	0.68	\$4,868	\$68				
2,256,281	0.65	\$4,953	\$65				
2,140,594	0.61	\$4,975	\$61				
2,024,250	0.58	\$5,064	\$58				
1,907,250	0.55	\$5,076	\$55				
774,375	0.22	\$5,117	\$22				
\$ 24,387,750	Avg. 0.54	Avg.	\$54				



- Based on a Grand List of \$3.495B
- Represents taxes for <u>proposed deck</u> only. Does not include taxes for debt service on existing or previously approved projects.

Current Debt Service Profile

Town of East Hartford: Outstanding Indebtedness - \$52.569M



FY	Annual D/S	YoY Change
2023	\$ 8,105,179	
2024	9,145,859	1,040,680
2025	6,804,163	(2,341,696)
2026	6,592,619	(211,544)
2027	6,368,963	(223,656)
2028	4,521,863	(1,847,100)
2029	4,051,075	(470,788)
2030	2,359,125	(1,691,950)
2031	2,328,000	(31,125)
2032	2,292,700	(35,300)
2033	-	(2,292,700)
2034	-	-
	\$ 52,569,544	

- The Town of East Hartford has \$52.5 million in debt outstanding that will fully be retired in 2032.
- Currently issue debt on a 10 year amortization schedule with level principal.

Authorized But Unissued

AUTHORIZED BUT U			
<u>Authorization</u>	<u>Amount</u>		
2016 Roads/Levees	2023 Bond Issue	1,500,000	
2016 Silver Lane	2023 Bond Issue	3,000,000	
2018 Roads	2023 Bond Issue	6,000,000	
2018 Town Hall HVAC	2023 Bond Issue	2,900,000	
2020 Roads	2023 Bond Issue	15,000,000	28,400,000
2020 Town Buildings	2024 Bond Issue	5,000,000	
2016 Roads/Levees	2024 Bond Issue	750,000	
2020 HS & MS Roofs	2024 Bond Issue	2,318,000	
2020 HS & MS Roofs	2024 Bond Issue	1,682,000	
2022 Roads	2024 Bond Issue	7,500,000	
2022 Fire Equipment	2024 Bond Issue	3,000,000	20,250,000
2016 Roads/Levees	2026 Bond Issue	2,750,000	
2020 Town Buildings	2026 Bond Issue	5,000,000	
2022 Roads	2026 Bond Issue	7,500,000	15,250,000
Total Authorizations with 2022 F	Referendum Projects	63,900,000	



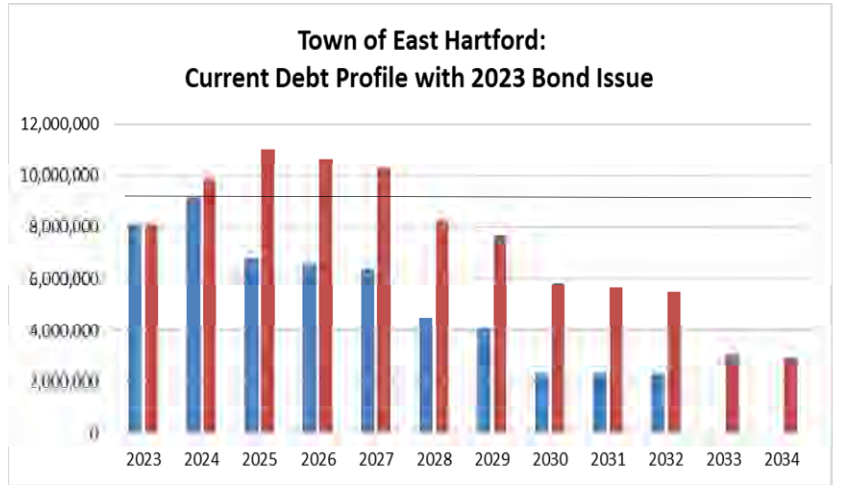
- DPW projects remaining Road Bonds to be expended in 2023.
- Approximately \$4.3M of the projected 2023 Bond Issue authorizations have been already been expended.
- Expenditures (borrowed from pooled cash/General Fund) will continue to grow until next bond issuance replenishment (projected need for June/July 2023).
- Timing of issuances must be in sync with rate of spend.
- Table includes the \$18M of Referendum items.
- East Hartford typically issues \$20 million every two years. Our last bond issuance was in December 2021.

> 2023 Bond Issuance

	(A)	(A) (B) (C)		(D)	(E)	
	Friedin o	2023 Bond Issue	O a mala ima a d	A	Amazanii Alaana	
	Existing	\$28,400,000	Combined	Annual	Amount Above	
	Debt Service	Dated: 9/1/23	Debt Service	Change in	Existing FY2024	
		Due: 9/1/24-33	(A+B)	Debt Service	Debt Service	
Fiscal		Interest: 5.05%		-	(\$9.145M)	
Year	P & I	P&I	P&I	P & I	P & I	
2023	\$ 8,105,179	\$ -	\$ 8,105,179			
2024	9,145,859	717,100	9,862,959	\$ 1,757,780	\$ 717,100	
2025	6,804,163	4,203,200	11,007,363	1,144,404	1,861,504	
2026	6,592,619	4,061,200	10,653,819	(353,544)	1,507,960	
2027	6,368,963	3,919,200	10,288,163	(365,656)	1,142,304	
2028	4,521,863	3,777,200	8,299,063	(1,989,100)	(846,796)	
2029	4,051,075	3,635,200	7,686,275	(612,788)	(1,459,584)	
2030	2,359,125	3,493,200	5,852,325	(1,833,950)	(3,293,534)	
2031	2,328,000	3,351,200	5,679,200	(173,125)	(3,466,659)	
2032	2,292,700	3,209,200	5,501,900	(177,300)	(3,643,959)	
2033	-	3,063,650	3,063,650	(2,438,250)	(6,082,209)	
2034	-	2,914,550	2,914,550	(149,100)	(6,231,309)	
	\$ 52,569,544	\$ 36,344,900	\$ 88,914,444			





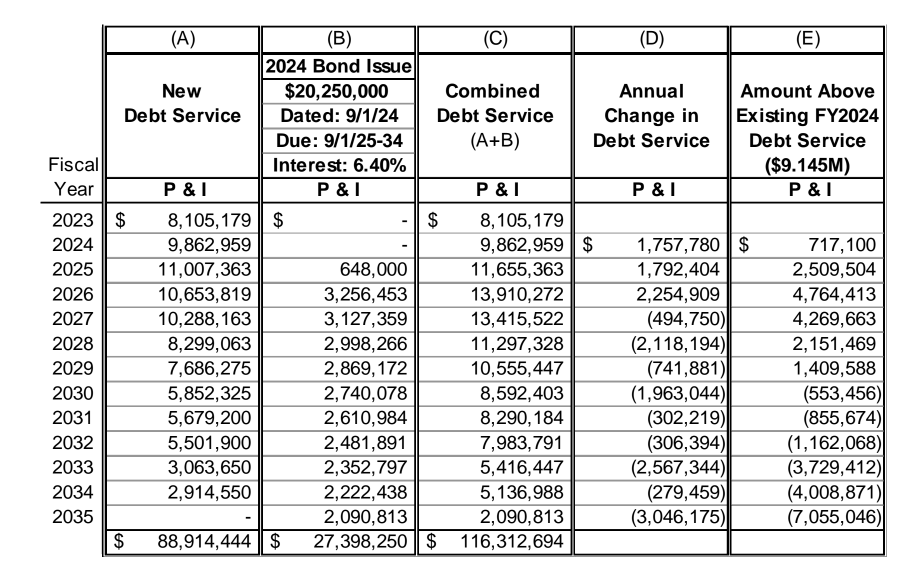




FY	Annual D/S	Incr > \$9.1M
2023	\$ 8,105,179	\$ -
2024	9,862,959	717,100
2025	11,007,363	1,861,504
2026	10,653,819	1,507,960
2027	10,288,163	1,142,304
2028	8,299,063	(846,796)
2029	7,686,275	(1,459,584)
2030	5,852,325	(3,293,534)
2031	5,679,200	(3,466,659)
2032	5,501,900	(3,643,959)
2033	3,063,650	(6,082,209)
2034	2,914,550	(6,231,309)
	\$ 88,914,444	



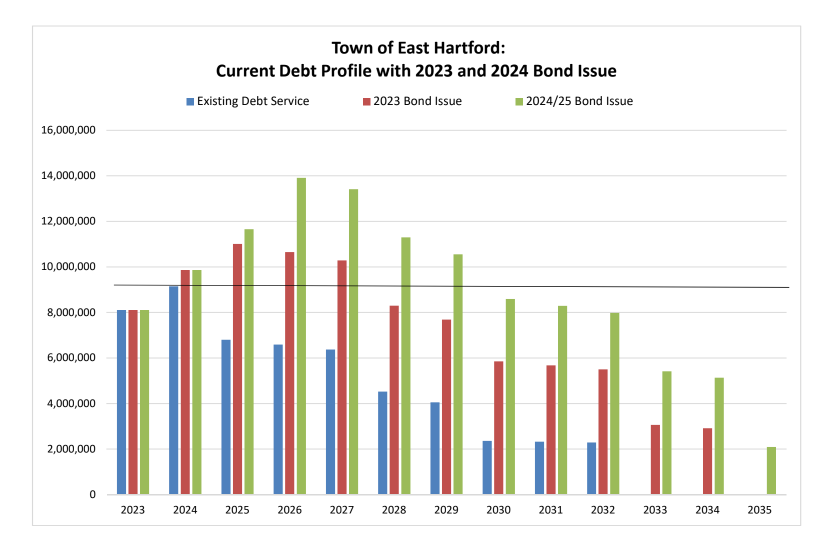
2024 Bond Issuance







2024 Bond Issuance





FY	Annual D/S	Incr > \$9.1M
2023	\$ 8,105,179	\$ -
2024	9,862,959	717,100
2025	11,655,363	2,509,504
2026	13,910,272	4,764,413
2027	13,415,522	4,269,663
2028	11,297,328	2,151,469
2029	10,555,447	1,409,588
2030	8,592,403	(553,456)
2031	8,290,184	(855,674)
2032	7,983,791	(1,162,068)
2033	5,416,447	(3,729,412)
2034	5,136,988	(4,008,871)
2035	2,090,813	(7,055,046)
	\$ 116,312,694	

- 2023 Bond Issue \$28.5M / Interest Rate of 5.05%
- 2024 Bond Issue \$20.25M Issuance / Interest Rate 6.41%





> 2026 Bond Issuance

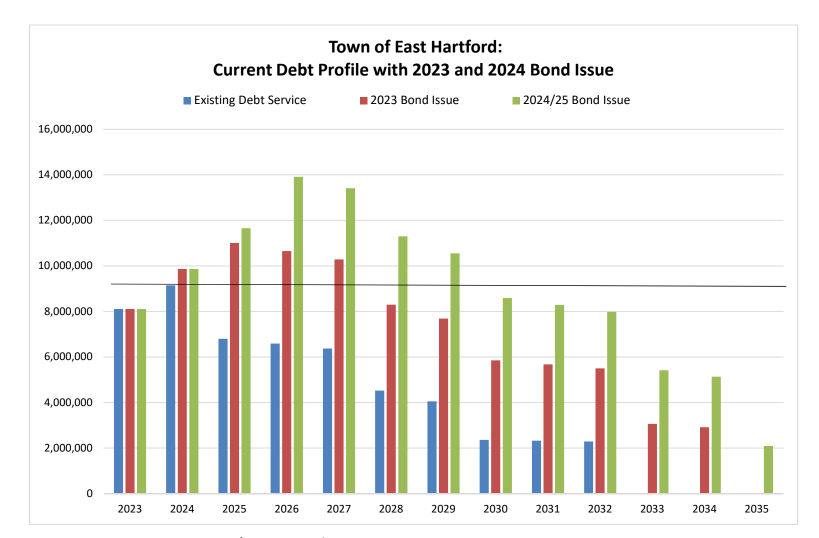
	(A)	(B)	(C)	(D)	(E)
		2026 Bond Issue			
	New \$15,250,000		Combined	Annual	Amount Above
	Debt Service	Dated: 9/1/26	Debt Service	Change in	Existing FY2024
		Due: 9/1/27-36	(A+B)	Debt Service	Debt Service
Fiscal		Interest: 6.43%			(\$9.1M)
Year	P&I	P&I	P&I	P&I	P&I
2023	\$ 8,105,179	\$ -	\$ 8,105,179		
2024	9,862,959	-	9,862,959	1,757,780	\$ 717,100
2025	11,655,363	-	11,655,363	1,792,404	2,509,504
2026	13,910,272	495,625	14,405,897	2,750,534	5,260,038
2027	13,415,522	2,466,688	15,882,209	1,476,312	6,736,351
2028	11,297,328	2,367,563	13,664,891	(2,217,319)	4,519,032
2029	10,555,447	2,268,438	12,823,884	(841,006)	3,678,026
2030	8,592,403	2,169,313	10,761,716	(2,062,169)	1,615,857
2031	8,290,184	2,070,188	10,360,372	(401,344)	1,214,513
2032	7,983,791	1,971,063	9,954,853	(405,519)	808,994
2033	5,416,447	1,871,938	7,288,384	(2,666,469)	(1,857,474)
2034	5,136,988	1,772,813	6,909,800	(378,584)	(2,236,059)
2035	2,090,813	1,673,688	3,764,500	(3,145,300)	(5,381,359)
2036	-	1,574,563	1,574,563	(2,189,938)	(7,571,296)
	\$ 116,312,694	\$ 20,701,875	\$ 137,014,569		







2026 Bond Issuance



- 2023 Bond Issue \$28.5M / Interest Rate of 5.05%
- 2024 Bond Issue \$20.25M Issuance / Interest Rate 6.41%
- 2026 Bond Issue \$15.25M Issuance / Interest Rate 6.43%



FY	Annual D/S	Incr > \$9.1M
2023	\$ 8,105,179	\$ -
2024	9,862,959	717,100
2025	11,655,363	2,509,504
2026	14,405,897	5,260,038
2027	15,882,209	6,736,351
2028	13,664,891	4,519,032
2029	12,823,884	3,678,026
2030	10,761,716	1,615,857
2031	10,360,372	1,214,513
2032	9,954,853	808,994
2033	7,288,384	(1,857,474)
2034	6,909,800	(2,236,059)
2035	3,764,500	(5,381,359)
2036	1,574,563	(7,571,296)
	\$ 137,014,569	





Other Considerations and Conclusion

- Use of a hybrid pay-as-you-go and bonding funding source in peak years.
- INCORPORATED 1783
- 15 year amortization schedule for Roads in 2023 or 2024 issuance given the useful life of the asset. Not a permanent change.
- Consider rate of spend and adjust if necessary.
- Increasing interest rate environment consistent interest rate increases expected by the federal reserve and reflected in projections.
- 2023 Issuance is an opportunity to leverage lower interest rate. Maximize lower cost of debt service on our community.

➤ Alternative Scenario: 15 Year Road Bonds Only in 2023

Fiscal	2023 Bond Issue				2023 Bo	nd I	ssue	Va	riance
Year	15 Year F	15 Year Rd Bonds			10 Year Rd Bonds				
2023	\$ -	\$	8,105,179	\$	-	\$	8,105,179	\$	-
2024	\$ 726,725	\$	9,872,584	\$	717,100	\$	9,862,959	\$	9,625
2025	\$ 3,539,950	\$	10,344,113	\$	4,203,200	\$	11,007,363	\$	(663,250)
2026	\$ 3,432,950	\$	10,025,569	\$	4,061,200	\$	10,653,819	\$	(628, 250)
2027	\$ 3,325,950	\$	9,694,913	\$	3,919,200	\$	10,288,163	\$	(593,250)
2028	\$ 3,218,950	\$	7,740,813	\$	3,777,200	\$	8,299,063	\$	(558,250)
2029	\$ 3,111,950	\$	7,163,025	\$	3,635,200	\$	7,686,275	\$	(523,250)
2030	\$ 3,004,950	\$	5,364,075	\$	3,493,200	\$	5,852,325	\$	(488,250)
2031	\$ 2,897,950	\$	5,225,950	\$	3,351,200	\$	5,679,200	\$	(453,250)
2032	\$ 2,790,950	\$	5,083,650	\$	3,209,200	\$	5,501,900	\$	(418,250)
2033	\$ 2,681,275	\$	2,681,275	\$	3,063,650	\$	3,063,650	\$	(382,375)
2034	\$ 2,568,925	\$	2,568,925	\$	2,914,550	\$	2,914,550	\$	(345,625)
2035	\$ 1,736,000	\$	1,736,000					\$	1,736,000
2036	\$ 1,662,500	\$	1,662,500					\$	1,662,500
2037	\$ 1,588,125	\$	1,588,125					\$	1,588,125
2038	\$ 1,512,875	\$	1,512,875					\$	1,512,875
2039	\$ 1,437,625	\$	1,437,625					\$	1,437,625
	\$ 39,237,650	\$	91,807,194	\$	36,344,900	\$	88,914,444	\$	2,892,750

• Tradeoff: Increases overall debt service cost but provides a smoother debt schedule to soften mill rate impact.

Conclusion

 The two Bond Referendum questions are time-sensitive to ensure adequate authorization to maintain roads and procure vehicles/equipment for Fire.



- The increased investments in Roads, Town Hall and other assets will likely yield a faster rate of spend.
- Important to recognize that the necessary timing of debt issuances may not align to when East Hartford is experiencing debt service schedule decreases.
- Recognizing spending timing, planning strategically and maximizing options for the increased debt service requirements provides a pathway for building a sustainable budget with desirable community outcomes.





THANKYOU!

Public Works ROAD BOND PRESENTATION 2023-2024





CONTINUED VIP ROAD IMPROVEMENTS - \$4.5M PER YR

Mill and Pave Efforts on the Worst Rated Roads

Drainage Structure Improvements (Tops or Whole Structures)

Curb Replacement (as required)

Sidewalk Ramp Improvement (as required)

Line Striping and Stop Bars (limited)

Replacing Traffic Signal Loops

Preventative Maintenance (Crack Seal and/or Full-Width Seal)



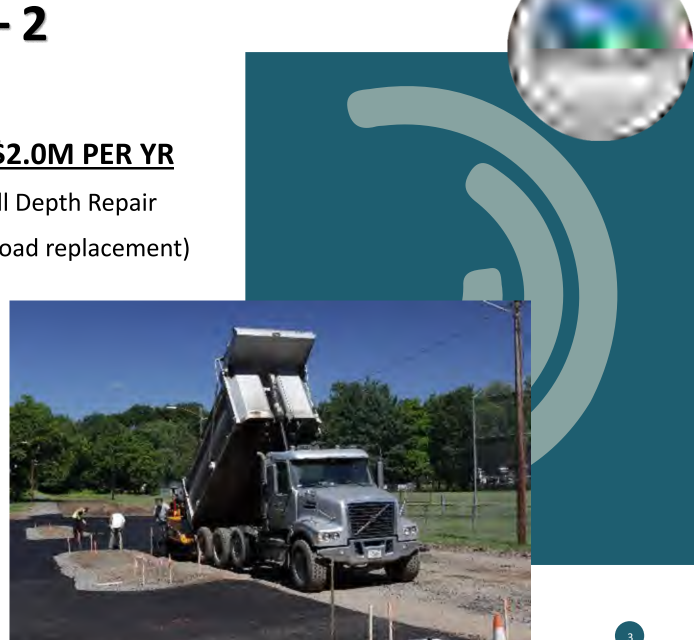
ENGINEERED ROAD IMPROVEMENTS - \$2.0M PER YR

Design, Bid, Build Projects for Roads Needing Full Depth Repair

Drainage Improvement Projects (with adjacent road replacement)

Project Areas could include:

- Forest Street Pavement Replacement
- Gilman Street Drainage Improvement
- Yale Road Culvert Improvement
- Forbes Street Culvert Replacements (2)



SIDEWALK PROGRAM - \$500K PER YR

NEW Program to repair and/or replace existing sidewalk sections

Locations based on Town-wide Asset Inventory

Project Assistance by a Newly Hired Sidewalk Inspector

Focus will be on the worst sections of sidewalk

Repair can consist of grinding trip hazards or slab leveling

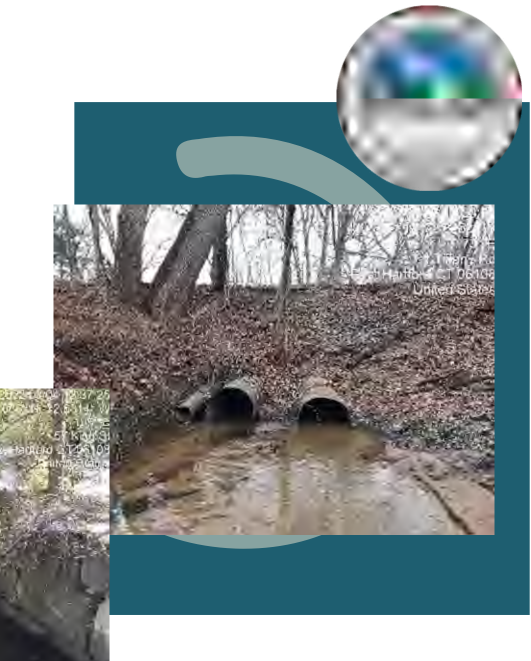


STORMWATER PROGRAM - \$500K PER YR

NEW Program to improve stormwater systems

Locations based on list of drainage concern areas (10-15)

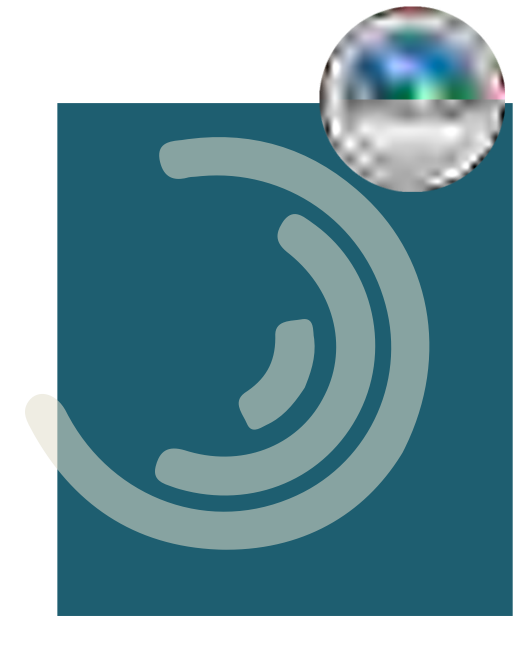
Focus will be on the worst areas of stormwater backup

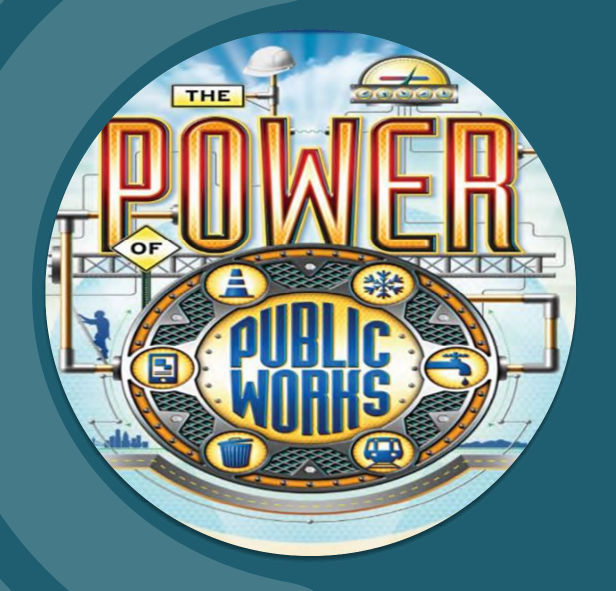


SUMMARY

CONTINUED VIP \$4.5M per yr
ENGINEERED IMPROVEMENTS \$2.0M per yr
SIDEWALK PROGRAM \$500K per yr
STORMWATER PROGRAM \$500K per yr
ANNUAL TOTAL \$7.5M

BOND REQUEST \$15M FOR 2023 & 2024 WORK







THANK YOU!





Fire Department Bond Referendum Presentation

JUNE 7, 2022

Areas of Concern

- Fleet
 - Ladder 1 and Engine 2

Self Contained Breathing Apparatus (SCBA)

• Technical Rescue Equipment

LADDER 1

- 2008 Seagrave 95' Elevated "Tower Ladder"
- Has been out of service in excess of 300 days over the last three years.
- Recently required significant overhaul at the factory.
- Still a serviceable spare.



Ladder 1



- Manufacturer recently indicated the lead time from contract signing to delivery is 600 days.
- Manufacturer has indicated an approximate 15% cost increase to take effect in the next year.
- Currently purchased through the HGAC purchase agreement.
- That agreement expires December 31, 2022.

Engine 2



- Engine 2, a 2001 Seagrave pumper, was removed from service permanently in 2019 due to a frame crack.
- A reserve pumper, Engine 7 a 2005
 Seagrave, was pressed into permanent service.
- In 2020, a used pumper (a 2007 Seagrave with low miles) was purchased from the State airport authority as a temporary measure.

Engine 2

- Similar financial details to Ladder
 1.
- The estimated delivery time for a new pumper is 525 days.
- Pumpers are also purchased under the HGAC purchase cooperative.



Fleet

- The approximate cost for Ladder 1 replacement is \$1.6 million.
- The approximate cost for Engine 2 replacement is \$800,000.

• Of note:

- The department is awaiting the arrival of two new pumpers purchased in October of 2021.
- The original delivery date was December 1, 2022 and that has been pushed back to April 1, 2023.
- These pumpers will replace Engine 3 and Engine 6 and give the department the ability to have serviceable spares.

Self Contained Breathing Apparatus

- In 2015, the department received a federal grant to replace 46 of the 61 self contained breathing apparatus.
- 15 did not qualify for funding.
- A federal grant was applied for the remaining 15 for the 22-23 grant cycle.
- Awards should begin in June/July.



SCBA



- The current SCBA have become obsolete and are no longer supported by the manufacturer.
- The 15 to be replaced were purchased in 2007 and built to the 2002 standard.
 - FEMA considers an SCBA obsolete after 10 years or 2 certification cycles.

SCBA



- The cost for an SCBA is presently \$9,000.
- The cost is expected to rise over the next 12-14 months.

Rapid Intervention Air Supply

- Designed to bring an emergency air supply to a downed firefighter in a hostile environment.
- Used by a specialized team of firefighters standing by to rescue trapped or incapacitated firefighters.
- The department has 5 of these units geographically dispersed throughout the community.



Rapid Intervention Air Supply

- Approximate cost per unit is \$3500.
- A federal grant was applied for in 2022-2023 for replacement.

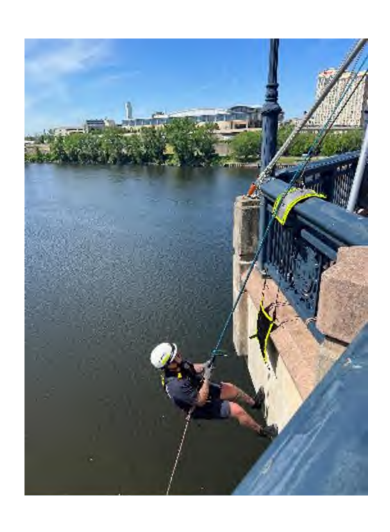


Technical Rescue Equipment

- Rescue Company 1 carries specialty equipment for the rescue of parties trapped below grade, above grade, or at elevation.
- The equipment is regulated by a National Standard, NFPA 1983.
- The standard requires the replacement of all software at ten years.



Rope Rescue Equipment



- The equipment on Rescue 1 will expire in December of 2022.
- This will impact our ability to perform certain rescue activities.
- Absent this funding we will replace the equipment within our budget constraints.
- Cost to replace all of the software is approximately \$150,000.





THANKYOU!

RESOLUTION AUTHORIZING THE ISSUANCE OF \$15,000,000 BONDS OF THE TOWN FOR THE PLANNING, DESIGN, CONSTRUCTION AND RECONSTRUCTION OF TOWN ROADS, PARKING LOTS, SIDEWALKS AND OTHER INFRASTRUCTURE AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE

BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF EAST HARTFORD:

Section 1. The sum of \$15,000,000 shall be used by the Town of East Hartford, Connecticut (the "Town") for one or more of the following: for the planning, design, construction and reconstruction of Town roads, parking lots, sidewalks and other infrastructure, including rebuilding, resurfacing, drainage, conduits, and related subsurface and infrastructure improvements, and for administrative, legal and financing costs related thereto (the "Project").

Section 2. \$15,000,000 bonds of the Town or so much thereof as shall be necessary for such purpose, shall be issued, maturing not later than the tenth year after their date. Said bonds may be issued in one or more series as determined by the Mayor, the Treasurer and the Director of Finance in the amount necessary to meet the Town's share of the cost of the Project, provided that the total amount of bonds to be issued shall not be less than an amount which will provide funds sufficient with other funds available for such purpose to pay the principal of and the interest on all temporary borrowings in anticipation of the receipt of the proceeds of said bonds outstanding at the time of the issuance thereof, and to pay for the administrative, legal and financing costs of issuing said bonds. The bonds shall be in the denominations of \$1,000, or any whole multiple in excess thereof, be issued in fully registered form, be executed in the name and on behalf of the Town by the facsimile or manual signatures of the Mayor and the Treasurer, bear the Town seal or a facsimile thereof, be certified by a bank or trust company which bank or trust company may be designated the registrar and transfer agent, be payable at a bank or trust company and be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut. The bonds shall be general obligations of the Town and each of the bonds shall recite that every requirement of law relating to its issue has been duly complied with, that such bond is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and interest thereon. The aggregate principal amount of the bonds of each series to be issued, the annual installments of principal, redemption provisions, if any, the certifying, registrar and transfer agent and paying agent, the date, time of issue and sale and other terms, details and particulars of such bonds, including approval of the rate or rates of interest, shall be determined by the Mayor, the Treasurer and the Director of Finance in accordance with the General Statutes of Connecticut, Revision of 1958, as amended from time to time (the "Connecticut General Statutes").

Section 3. Said bonds shall be sold by the Mayor, the Treasurer and the Director of Finance in a competitive offering or by negotiation, in their discretion. If sold in a competitive offering, the bonds shall be sold at not less than par and accrued interest on the basis of the lowest net or true interest cost to the Town. A notice of sale or a summary thereof describing the bonds and setting forth the terms and conditions of the sale shall be published at least five days in advance of the sale in a recognized publication carrying municipal bond notices and devoted primarily to financial news and the subject of state and municipal bonds. If the bonds are sold by negotiation, provisions of the purchase agreement shall be approved by the Mayor, the Treasurer and the Director of Finance.

Section 4. The Mayor, the Treasurer and the Director of Finance are authorized to make temporary borrowings in anticipation of the receipt of the proceeds of said bonds. Notes evidencing such borrowings shall be signed by the Mayor and the Treasurer, have the seal of the Town affixed, be payable at a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance, be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut, and be certified by a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance pursuant to Section 7-373 of the Connecticut General Statutes. They shall be issued with maturity dates which comply with the provisions of the Connecticut

General Statutes governing the issuance of such notes. The notes shall be general obligations of the Town and each of the notes shall recite that every requirement of law relating to its issue has been duly complied with, that such note is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and the interest thereon. The net interest cost on such notes, including renewals thereof, and the expense of preparing, issuing and marketing them, to the extent paid from the proceeds of such renewals or said bonds, shall be included as a cost of the Project. Upon the sale of the bonds, the proceeds thereof, to the extent required, shall be applied forthwith to the payment of the principal of and the interest on any such notes then outstanding or shall be deposited with a bank or trust company in trust for such purpose.

Section 5. The Town hereby expresses its official intent pursuant to Section 1.150-2 of the Federal Income Tax Regulations, Title 26 (the "Regulations"), to reimburse expenditures paid sixty days prior to and anytime after the date of passage of this resolution in the maximum amount of the Project with the proceeds of bonds, notes or other obligations ("Tax Exempt Obligations") authorized to be issued by the Town. The Tax Exempt Obligations shall be issued to reimburse such expenditures not later than 18 months after the later of the date of the expenditure or the substantial completion of the Project, or such later date the Regulations may authorize. The Town hereby certifies that the intention to reimburse as expressed herein is based upon its reasonable expectations as of this date. The Director of Finance or his designee is authorized to pay Project expenses in accordance herewith pending the issuance of the Tax Exempt Obligations.

Section 6. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into agreements or otherwise covenant for the benefit of bondholders to provide information on an annual or other periodic basis to Municipal Securities Rulemaking Board (the "MSRB") and to provide notices to the MSRB of certain events as enumerated in Securities and Exchange Commission Exchange Act Rule 15c2-12, as amended, as may be necessary, appropriate or desirable to effect the sale of the bonds and notes authorized by this resolution. Any agreements or representations to provide information to MSRB made prior hereto are hereby confirmed, ratified and approved.

Section. 7. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into any other agreements, instruments, documents and certificates, including tax and investment agreements, for the consummation of the transactions contemplated by this resolution. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to apply for and accept any and all Federal and State loans and or grants-in-aid of any Project, to expend said funds in accordance with the terms hereof, and in connection therewith to contract in the name of the Town with engineers, contractors and others.

	ve action taken by the Town Council on	
\$15,000,000 general obligation bonds an approval or disapproval.	nd notes to finance the Project and submitting san	me to the electors for
Dated at East Hartford, Connecticut this _	day of, 2022.	
MICHAEL P. WALSH, Mayor		
Witness		
Witness		

RESOLUTION AUTHORIZING THE ISSUANCE OF \$3,000,000 BONDS OF THE TOWN FOR THE REPLACEMENT OF FIRE SUPPRESSION AND RESCUE EQUIPMENT AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE

BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF EAST HARTFORD:

Section 1. The sum of \$3,000,000 shall be used by the Town of East Hartford, Connecticut (the "Town") for one or more of the following: the acquisition and replacement of a tower ladder truck, a pumper truck, self-contained breathing apparatus and rope rescue and other fire suppression and rescue equipment for the Fire Department, and for administrative, legal and financing costs related thereto (together, the "Projects").

Section 2. \$3,000,000 bonds of the Town or so much thereof as shall be necessary for such purpose, shall be issued, maturing not later than the tenth year after their date. Said bonds may be issued in one or more series as determined by the Mayor, the Treasurer and the Director of Finance in the amount necessary to meet the Town's share of the cost of the Project, provided that the total amount of bonds to be issued shall not be less than an amount which will provide funds sufficient with other funds available for such purpose to pay the principal of and the interest on all temporary borrowings in anticipation of the receipt of the proceeds of said bonds outstanding at the time of the issuance thereof, and to pay for the administrative, legal and financing costs of issuing said bonds. The bonds shall be in the denominations of \$1,000, or any whole multiple in excess thereof, be issued in fully registered form, be executed in the name and on behalf of the Town by the facsimile or manual signatures of the Mayor and the Treasurer, bear the Town seal or a facsimile thereof, be certified by a bank or trust company which bank or trust company may be designated the registrar and transfer agent, be payable at a bank or trust company and be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut. The bonds shall be general obligations of the Town and each of the bonds shall recite that every requirement of law relating to its issue has been duly complied with, that such bond is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and interest thereon. The aggregate principal amount of the bonds of each series to be issued, the annual installments of principal, redemption provisions, if any, the certifying, registrar and transfer agent and paying agent, the date, time of issue and sale and other terms, details and particulars of such bonds including approval of the rate or rates of interest, shall be determined by the Mayor, the Treasurer and the Director of Finance in accordance with the General Statutes of Connecticut, Revision of 1958, as amended-from time to time (the "Connecticut General Statutes").

Section 3. Said bonds shall be sold by the Mayor, the Treasurer and the Director of Finance in a competitive offering or by negotiation, in their discretion. If sold in a competitive offering, the bonds shall be sold at not less than par and accrued interest on the basis of the lowest net or true interest cost to the Town. A notice of sale or a summary thereof describing the bonds and setting forth the terms and conditions of the sale shall be published at least five days in advance of the sale in a recognized publication carrying municipal bond notices and devoted primarily to financial news and the subject of state and municipal bonds. If the bonds are sold by negotiation, provisions of the purchase agreement shall be approved by the Mayor, the Treasurer and the Director of Finance.

Section 4. The Mayor, the Treasurer and the Director of Finance are authorized to make temporary borrowings in anticipation of the receipt of the proceeds of said bonds. Notes evidencing such borrowings shall be signed by the Mayor and the Treasurer, have the seal of the Town affixed, be payable at a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance, be approved as to their

legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut, and be certified by a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance pursuant to Section 7-373 of the Connecticut General Statutes. They shall be issued with maturity dates which comply with the provisions of the Connecticut General Statutes governing the issuance of such notes. The notes shall be general obligations of the Town and each of the notes shall recite that every requirement of law relating to its issue has been duly complied with, that such note is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and the interest thereon. The net interest cost on such notes, including renewals thereof, and the expense of preparing, issuing and marketing them, to the extent paid from the proceeds of such renewals or said bonds, shall be included as a cost of the Project. Upon the sale of the bonds, the proceeds thereof, to the extent required, shall be applied forthwith to the payment of the principal of and the interest on any such notes then outstanding or shall be deposited with a bank or trust company in trust for such purpose.

Section 5. The Town hereby expresses its official intent pursuant to Section 1.150-2 of the Federal Income Tax Regulations, Title 26 (the "Regulations"), to reimburse expenditures paid sixty days prior to and anytime after the date of passage of this resolution in the maximum amount of the Project with the proceeds of bonds, notes or other obligations ("Tax-Exempt Obligations") authorized to be issued by the Town. The Tax-Exempt Obligations shall be issued to reimburse such expenditures not later than 18 months after the later of the date of the expenditure or the substantial completion of the Project, or such later date the Regulations may authorize. The Town hereby certifies that the intention to reimburse as expressed herein is based upon its reasonable expectations as of this date. The Director of Finance or his designee is authorized to pay Project expenses in accordance herewith pending the issuance of the Tax-Exempt Obligations.

Section 6. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into agreements or otherwise covenant for the benefit of bondholders to provide information on an annual or other periodic basis to Municipal Securities Rulemaking Board (the "MSRB") and to provide notices to the MSRB of certain events as enumerated in Securities and Exchange Commission Exchange Act Rule 15c2-12, as amended, as may be necessary, appropriate or desirable to effect the sale of the bonds and notes authorized by this resolution. Any agreements or representations to provide information to MSRB made prior hereto are hereby confirmed, ratified and approved.

Section. 7. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into any other agreements, instruments, documents and certificates, including tax and investment agreements, for the consummation of the transactions contemplated by this resolution. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to apply for and accept any and all Federal and State loans and or grants-in-aid of any Project, to expend said funds in accordance with the terms hereof, and in connection therewith to contract in the name of the Town with engineers, contractors and others.

I HEREBY APPROVE the above	action taken by the Town Council on	, 2022
authorizing \$3,000,000 general obligation the electors for approval or disapproval.	bonds and notes to finance the Project and sub	mitting same to
Dated at East Hartford, Connecticut this	day of, 2022.	
MICHAEL P. WALSH, Mayor		
Witness		
Witness		

Excerpt for Minutes of Meeting of Town Council held _______, 2022

(List members present, etc.)
* * *
introduced the following proposed resolution:
RESOLUTION AUTHORIZING THE ISSUANCE OF \$15,000,000 BONDS OF THE TOWN FOR THE PLANNING, DESIGN, CONSTRUCTION AND RECONSTRUCTION OF TOWN ROADS, PARKING LOTS, SIDEWALKS AND OTHER INFRASTRUCTURE AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE
* * *
introduced and read the following resolution:
RESOLVED: That the Town Council hold a public hearing on the proposed resolution in the Council Chambers at 7:00 o'clock P.M. (E.T.) on, 2022, and that the Town Council Clerk be directed to cause a notice of said hearing to be posted in a public place and to be published in full as a paid advertisement in a newspaper having a general circulation in the Town at least five days in advance thereof.
moved that said resolution be adopted as introduced and read, and the motion was seconded by Upon roll call vote the ayes and nays were as follows:
Ayes Nays (List Names)
The Chairman thereupon declared the motion carried and the resolution adopted. $***$
introduced the following proposed resolution:
RESOLUTION AUTHORIZING THE ISSUANCE OF \$3,000,000 BONDS OF THE TOWN FOR THE REPLACEMENT OF FIRE SUPPRESSION AND RESCUE EQUIPMENT AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE

* * *

	introduced a	nd read the following resolution:
Council Chamb Council Clerk b	bers at 7:00 o'clock P.M. be directed to cause a notiful advertisement in a news	Council hold a public hearing on the proposed resolution in the M. (E.T.) on,
motion was seco		that said resolution be adopted as introduced and read, and the Upon roll call vote the ayes and nays were as follows:
	<u>Ayes</u> (List Names)	<u>Nays</u>
The Ch	airman thereupon declare	ed the motion carried and the resolution adopted.
* * *		

TOWN OF EAST HARTFORD NOTICE OF PUBLIC HEARING

The	Town	Council	of the	Town	of Eas	t Hartford	, Conne	cticut w	ill meet	in Council	Chamber	s on
	, 2022	at 7:00 c	'clock	P.M. (E.T.) f	or the pur	ose of h	nolding	a public	hearing on	the follow	wing
resolutions:												

RESOLUTION AUTHORIZING THE ISSUANCE OF \$15,000,000 BONDS OF THE TOWN FOR THE PLANNING, DESIGN, CONSTRUCTION AND RECONSTRUCTION OF TOWN ROADS, PARKING LOTS, SIDEWALKS AND OTHER INFRASTRUCTURE AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE

RESOLUTION AUTHORIZING THE ISSUANCE OF \$3,000,000 BONDS OF THE TOWN FOR THE REPLACEMENT OF FIRE SUPPRESSION AND RESCUE EQUIPMENT AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE

Copies of said resolutions are on file open to	public inspection at the office of the Town Clerk.
Dated this day of, 2022.	
_	Jason Marshall
	Town Council Clark

RETURN OF POSTING AND PUBLICATION OF NOTICE OF PUBLIC HEARING

"Town"), hereby certify that I caused a copy of posted in a public place on, 2022; an	Clerk of the Town of East Hartford, Connecticut (the the attached Notice, bearing my written signature, to be not that I caused a copy of said Notice to be published in signal trian in the Town in its issue of
, a newspaper naving a general c	circulation in the Town, in its issue of, 2022.
Dated, 2022.	
	Town Council Clark

Excerpt for Minutes of Public Hearing to be held by the
Town Council on
declared open the public hearing on the proposed resolutions entitled:
RESOLUTION AUTHORIZING THE ISSUANCE OF \$15,000,000 BONDS OF THE TOWN FOR THE PLANNING, DESIGN, CONSTRUCTION AND RECONSTRUCTION OF TOWN ROADS, PARKING LOTS, SIDEWALKS AND OTHER INFRASTRUCTURE AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE
RESOLUTION AUTHORIZING THE ISSUANCE OF \$3,000,000 BONDS OF THE TOWN FOR THE REPLACEMENT OF FIRE SUPPRESSION AND RESCUE EQUIPMENT AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE
(Insert Brief Summary of Proceedings)

thereupon declared the public hearing on said proposed resolutions closed.

Excerpt for Minutes of M	eeting of
Town Council held	. 2022

(List members present,	etc.)
* * *	
by the Town Council on	introduced the following resolution, on which a public hearing was held, 2022:

RESOLUTION AUTHORIZING THE ISSUANCE OF \$15,000,000 BONDS OF THE TOWN FOR THE PLANNING, DESIGN, CONSTRUCTION AND RECONSTRUCTION OF TOWN ROADS, PARKING LOTS, SIDEWALKS AND OTHER INFRASTRUCTURE AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE

BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF EAST HARTFORD:

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Section 2. \$15,000,000 bonds of the Town or so much thereof as shall be necessary for such purpose, shall be issued, maturing not later than the tenth year after their date. Said bonds may be issued in one or more series as determined by the Mayor, the Treasurer and the Director of Finance in the amount necessary to meet the Town's share of the cost of the Project, provided that the total amount of bonds to be issued shall not be less than an amount which will provide funds sufficient with other funds available for such purpose to pay the principal of and the interest on all temporary borrowings in anticipation of the receipt of the proceeds of said bonds outstanding at the time of the issuance thereof, and to pay for the administrative, legal and financing costs of issuing said bonds. The bonds shall be in the denominations of \$1,000, or any whole multiple in excess thereof, be issued in fully registered form, be executed in the name and on behalf of the Town by the facsimile or manual signatures of the Mayor and the Treasurer, bear the Town seal or a facsimile thereof, be certified by a bank or trust company which bank or trust company may be designated the registrar and transfer agent, be payable at a bank or trust company and be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut. The bonds shall be general obligations of the Town and each of the bonds shall recite that every requirement of law relating to its issue has been duly complied with, that such bond is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and interest thereon. The aggregate principal amount of the bonds of each series to be issued, the annual installments of principal, redemption provisions, if any, the certifying, registrar and transfer agent and paying agent, the date, time of issue and sale and other terms, details and particulars of such bonds, including approval of the rate or rates of interest, shall be determined by the Mayor, the Treasurer and the Director of Finance in accordance with the General Statutes of Connecticut, Revision of 1958, as amended from time to time (the "Connecticut General Statutes").

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Section 4. The Mayor, the Treasurer and the Director of Finance are authorized to make temporary borrowings in anticipation of the receipt of the proceeds of said bonds. Notes evidencing such borrowings shall be signed by the Mayor and the Treasurer, have the seal of the Town affixed, be payable at a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance, be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut, and be certified by a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance pursuant to Section 7-373 of the Connecticut General Statutes. They shall be issued with maturity dates which comply with the provisions of the Connecticut General Statutes governing the issuance of such notes. The notes shall be general obligations of the Town and each of the notes shall recite that every requirement of law relating to its issue has been duly complied with, that such note is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and the interest thereon. The net interest cost on such notes, including renewals thereof, and the expense of preparing, issuing and marketing them, to the extent paid from the proceeds of such renewals or said bonds, shall be included as a cost of the Project. Upon the sale of the bonds, the proceeds thereof, to the extent required, shall be applied forthwith to the payment of the principal of and the interest on any such notes then outstanding or shall be deposited with a bank or trust company in trust for such purpose.

Section 5. The Town hereby expresses its official intent pursuant to Section 1.150-2 of the Federal Income Tax Regulations, Title 26 (the "Regulations"), to reimburse expenditures paid sixty days prior to and anytime after the date of passage of this resolution in the maximum amount of the Project with the proceeds of bonds, notes or other obligations ("Tax Exempt Obligations") authorized to be issued by the Town. The Tax Exempt Obligations shall be issued to reimburse such expenditures not later than 18 months after the later of the date of the expenditure or the substantial completion of the Project, or such later date the Regulations may authorize. The Town hereby certifies that the intention to reimburse as expressed herein is based upon its reasonable expectations as of this date. The Director of Finance or his designee is authorized to pay Project expenses in accordance herewith pending the issuance of the Tax Exempt Obligations.

Section 6. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into agreements or otherwise covenant for the benefit of bondholders to provide information on an annual or other periodic basis to Municipal Securities Rulemaking Board (the "MSRB") and to provide notices to the MSRB of certain events as enumerated in Securities and Exchange Commission Exchange Act Rule 15c2-12, as amended, as may be necessary, appropriate or desirable to effect the sale of the bonds and notes authorized by this resolution. Any agreements or representations to provide information to MSRB made prior hereto are hereby confirmed, ratified and approved.

Section. 7. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into any other agreements, instruments, documents and certificates, including tax and investment agreements, for the consummation of the transactions contemplated by this resolution. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to apply for and accept any and all Federal and State loans and or grants-in-aid of any Project, to expend said funds in accordance with the terms hereof, and in connection therewith to contract in the name of the Town with engineers, contractors and others.

	eneral obligation bonds a	ve action taken by the Town Council onnd notes to finance the Project and submitting same	
Dated at East F	Hartford, Connecticut this	day of, 2022.	
MICHAEL P. Y	WALSH, Mayor		
Witness		_	
Witness		_	
		wed that said resolution be adopted and the motion wall vote the ayes and nays were as follows:	as seconded by
	Ayes (List Names)	<u>Nays</u>	
The Cl	nairman thereupon declare	ed the motion carried and the resolution adopted.	
* * *			
	ouncil on, 20	uced the following resolution, on which a public had 22:	earing was held
		HORIZING THE ISSUANCE OF \$3,000,000	
	SUPPRESSION AND	OWN FOR THE REPLACEMENT OF FIRE RESCUE EQUIPMENT AND PENDING THE	
	ISSUANCE THERE BORROWINGS FOR S		

BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF EAST HARTFORD:

Section 1. The sum of \$3,000,000 shall be used by the Town of East Hartford, Connecticut (the "Town") for one or more of the following: the acquisition and replacement of a tower ladder truck, a pumper truck, self-contained breathing apparatus and rope rescue and other fire suppression and rescue equipment for the Fire Department, and for administrative, legal and financing costs related thereto (together, the "Projects").

Section 2. \$3,000,000 bonds of the Town or so much thereof as shall be necessary for such purpose, shall be issued, maturing not later than the tenth year after their date. Said bonds may be issued in one or more series as determined by the Mayor, the Treasurer and the Director of Finance in the amount necessary to meet the Town's share of the cost of the Project, provided that the total amount of bonds to be issued shall not be less than an amount which will provide funds sufficient with other funds available for such purpose to pay the principal of and the interest on all temporary borrowings in anticipation of the receipt of the proceeds of said bonds outstanding at the time of the issuance thereof, and to pay for the administrative, legal and financing costs of issuing said bonds. The bonds shall be in the denominations of \$1,000, or any whole multiple in excess thereof, be issued in fully registered form, be executed in the name and on behalf of the Town by the facsimile or manual signatures of the Mayor and the Treasurer, bear the Town seal or a facsimile thereof, be certified by a bank or trust company which bank or trust company may be designated the registrar and transfer agent, be payable at a bank or trust company and be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut. The bonds shall be general obligations of the Town and each of the bonds shall recite that every requirement of law relating to its issue has been duly complied with, that such bond is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and interest thereon. The aggregate principal amount of the bonds of each series to be issued, the annual installments of principal, redemption provisions, if any, the certifying, registrar and transfer agent and paying agent, the date, time of issue and sale and other terms, details and particulars of such bonds including approval of the rate or rates of interest, shall be determined by the Mayor, the Treasurer and the Director of Finance in accordance with the General Statutes of Connecticut, Revision of 1958, as amended-from time to time (the "Connecticut General Statutes").

Section 3. Said bonds shall be sold by the Mayor, the Treasurer and the Director of Finance in a competitive offering or by negotiation, in their discretion. If sold in a competitive offering, the bonds shall be sold at not less than par and accrued interest on the basis of the lowest net or true interest cost to the Town. A notice of sale or a summary thereof describing the bonds and setting forth the terms and conditions of the sale shall be published at least five days in advance of the sale in a recognized publication carrying municipal bond notices and devoted primarily to financial news and the subject of state and municipal bonds. If the bonds are sold by negotiation, provisions of the purchase agreement shall be approved by the Mayor, the Treasurer and the Director of Finance.

Section 4. The Mayor, the Treasurer and the Director of Finance are authorized to make temporary borrowings in anticipation of the receipt of the proceeds of said bonds. Notes evidencing such borrowings shall be signed by the Mayor and the Treasurer, have the seal of the Town affixed, be payable at a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance, be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut, and be certified by a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance pursuant to Section 7-373 of the Connecticut General Statutes. They shall be issued with maturity dates which comply with the provisions of the Connecticut General Statutes governing the issuance of such notes. The notes shall be general obligations of the Town and each of the notes shall recite that every requirement of law relating to its issue has been duly complied with, that such note is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and the interest thereon. The net interest cost on such notes, including renewals thereof, and the expense of preparing, issuing and marketing them, to the extent paid from the proceeds of such renewals or said bonds, shall be included as a cost of the Project. Upon the sale of the bonds, the proceeds thereof, to the extent

required, shall be applied forthwith to the payment of the principal of and the interest on any such notes then outstanding or shall be deposited with a bank or trust company in trust for such purpose.

Section 5. The Town hereby expresses its official intent pursuant to Section 1.150-2 of the Federal Income Tax Regulations, Title 26 (the "Regulations"), to reimburse expenditures paid sixty days prior to and anytime after the date of passage of this resolution in the maximum amount of the Project with the proceeds of bonds, notes or other obligations ("Tax-Exempt Obligations") authorized to be issued by the Town. The Tax-Exempt Obligations shall be issued to reimburse such expenditures not later than 18 months after the later of the date of the expenditure or the substantial completion of the Project, or such later date the Regulations may authorize. The Town hereby certifies that the intention to reimburse as expressed herein is based upon its reasonable expectations as of this date. The Director of Finance or his designee is authorized to pay Project expenses in accordance herewith pending the issuance of the Tax-Exempt Obligations.

Section 6. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into agreements or otherwise covenant for the benefit of bondholders to provide information on an annual or other periodic basis to Municipal Securities Rulemaking Board (the "MSRB") and to provide notices to the MSRB of certain events as enumerated in Securities and Exchange Commission Exchange Act Rule 15c2-12, as amended, as may be necessary, appropriate or desirable to effect the sale of the bonds and notes authorized by this resolution. Any agreements or representations to provide information to MSRB made prior hereto are hereby confirmed, ratified and approved.

Section. 7. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into any other agreements, instruments, documents and certificates, including tax and investment agreements, for the consummation of the transactions contemplated by this resolution. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to apply for and accept any and all Federal and State loans and or grants-in-aid of any Project, to expend said funds in accordance with the terms hereof, and in connection therewith to contract in the name of the Town with engineers, contractors and others.

•	
I HEREBY APPROVE the above action taken by the Town Council on authorizing \$3,000,000 general obligation bonds and notes to finance the Project and subnthe electors for approval or disapproval.	
Dated at East Hartford, Connecticut this day of, 2022.	
MICHAEL P. WALSH, Mayor	
Witness	

Witness

 moved that said resolution be adopted and the motion was seconded by Upon roll call vote the ayes and nays were as follows:							
<u>Ayes</u> (List Names)	<u>Nays</u>						

The Chairman thereupon declared the motion carried and the resolution adopted.

* * *

introduced and read the following resolution:
RESOLVED: That the resolutions entitled "Resolution Authorizing The Issuance Of \$15,000,000 Bonds Of The Town For The Planning, Design, Construction And Reconstruction Of Town Roads, Parkin Lots, Sidewalks And Other Infrastructure And Pending The Issuance Thereof The Making Of Tempora Borrowings For Such Purpose" and "Resolution Authorizing The Issuance Of \$3,000,000 Bonds Of Town For The Replacement Of Fire Suppression And Rescue Equipment And Pending The Issuan Thereof The Making Of Temporary Borrowings For Such Purpose", adopted by the Town Council of Louisian Louisian Conjunction with the general election to be held on Tuesday, November 8, 2022, between the hours 6:00 a.m. and 8:00 p.m. (E.T.), and that the warning of said referendum shall state the question to voted upon as follows:
1. "Shall the resolution entitled 'Resolution Authorizing The Issuance Of \$15,000,000 Bon Of The Town For The Planning, Design, Construction And Reconstruction Of Tow Roads, Parking Lots, Sidewalks And Other Infrastructure And Pending The Issuan Thereof The Making Of Temporary Borrowings For Such Purpose', adopted by the Tow Council on, 2022, be approved?"
The ballot label for said question shall read as follows:
"Shall the \$15,000,000 bond authorization for the planning, design, construction as reconstruction of Town roads, parking lots, sidewalks and other infrastructure approved?"
YES NO
2. "Shall the resolution entitled 'Resolution Authorizing The Issuance Of \$3,000,000 Bon Of The Town For The Replacement Of Fire Suppression And Rescue Equipment An Pending The Issuance Thereof The Making Of Temporary Borrowings For Such Purpose adopted by the Town Council on
The ballot label for said question shall read as follows:
"Shall the \$3,000,000 bond authorization for the replacement of fire suppression and rescient equipment be approved?"
YES NO
The warning shall also state that the full text of the aforesaid resolutions is on file, open to publinspection, in the office of the Town Clerk, that the vote on the aforesaid bond resolutions is taken under the authority of Chapter VI Section 6.10 of the Charter of the Town of East Hartford, and Chapter 152 of the Connecticut General Statutes, as amended, and that absentee ballots will be available in accordance will law in the office of the Town Clerk.
moved that said resolutions be adopted as read and the motion w seconded by Upon roll call vote the ayes and nays were as follows:
Ayes Nays (List Names)

The Chairman thereupon declared the motion carried and the resolutions adopted.

* * *

There being no further business the meeting was adjourned.

TOWN OF EAST HARTFORD NOTICE OF PASSAGE OF RESOLUTION

The	following	resolution	was	adopted	by	the	Town	Council	of	the	Town	of	East	Hartford,
Connecticut of	on	, 2022.												

RESOLUTION AUTHORIZING THE ISSUANCE OF \$15,000,000 BONDS OF THE TOWN FOR THE PLANNING, DESIGN, CONSTRUCTION AND RECONSTRUCTION OF TOWN ROADS, PARKING LOTS, SIDEWALKS AND OTHER INFRASTRUCTURE AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE

BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF EAST HARTFORD:

Section 1. The sum of \$15,000,000 shall be used by the Town of East Hartford, Connecticut (the "Town") for one or more of the following: for the planning, design, construction and reconstruction of Town roads, parking lots, sidewalks and other infrastructure, including rebuilding, resurfacing, drainage, conduits, and related subsurface and infrastructure improvements, and for administrative, legal and financing costs related thereto (the "Project").

Section 2. \$15,000,000 bonds of the Town or so much thereof as shall be necessary for such purpose, shall be issued, maturing not later than the tenth year after their date. Said bonds may be issued in one or more series as determined by the Mayor, the Treasurer and the Director of Finance in the amount necessary to meet the Town's share of the cost of the Project, provided that the total amount of bonds to be issued shall not be less than an amount which will provide funds sufficient with other funds available for such purpose to pay the principal of and the interest on all temporary borrowings in anticipation of the receipt of the proceeds of said bonds outstanding at the time of the issuance thereof, and to pay for the administrative, legal and financing costs of issuing said bonds. The bonds shall be in the denominations of \$1,000, or any whole multiple in excess thereof, be issued in fully registered form, be executed in the name and on behalf of the Town by the facsimile or manual signatures of the Mayor and the Treasurer, bear the Town seal or a facsimile thereof, be certified by a bank or trust company which bank or trust company may be designated the registrar and transfer agent, be payable at a bank or trust company and be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut. The bonds shall be general obligations of the Town and each of the bonds shall recite that every requirement of law relating to its issue has been duly complied with, that such bond is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and interest thereon. The aggregate principal amount of the bonds of each series to be issued, the annual installments of principal, redemption provisions, if any, the certifying, registrar and transfer agent and paying agent, the date, time of issue and sale and other terms, details and particulars of such bonds, including approval of the rate or rates of interest, shall be determined by the Mayor, the Treasurer and the Director of Finance in accordance with the General Statutes of Connecticut, Revision of 1958, as amended from time to time (the "Connecticut General Statutes").

Section 3. Said bonds shall be sold by the Mayor, the Treasurer and the Director of Finance in a competitive offering or by negotiation, in their discretion. If sold in a competitive offering, the bonds shall be sold at not less than par and accrued interest on the basis of the lowest net or true interest cost to the Town. A notice of sale or a summary thereof describing the bonds and setting forth the terms and conditions of the sale shall be published at least five days in advance of the sale in a recognized publication carrying municipal bond notices and devoted primarily to financial news and the subject of state and municipal bonds. If the bonds are sold by negotiation, provisions of the purchase agreement shall be approved by the Mayor, the Treasurer and the Director of Finance.

The Mayor, the Treasurer and the Director of Finance are authorized to make temporary borrowings in anticipation of the receipt of the proceeds of said bonds. Notes evidencing such borrowings shall be signed by the Mayor and the Treasurer, have the seal of the Town affixed, be payable at a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance, be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut, and be certified by a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance pursuant to Section 7-373 of the Connecticut General Statutes. They shall be issued with maturity dates which comply with the provisions of the Connecticut General Statutes governing the issuance of such notes. The notes shall be general obligations of the Town and each of the notes shall recite that every requirement of law relating to its issue has been duly complied with, that such note is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and the interest thereon. The net interest cost on such notes, including renewals thereof, and the expense of preparing, issuing and marketing them, to the extent paid from the proceeds of such renewals or said bonds, shall be included as a cost of the Project. Upon the sale of the bonds, the proceeds thereof, to the extent required, shall be applied forthwith to the payment of the principal of and the interest on any such notes then outstanding or shall be deposited with a bank or trust company in trust for such purpose.

Section 5. The Town hereby expresses its official intent pursuant to Section 1.150-2 of the Federal Income Tax Regulations, Title 26 (the "Regulations"), to reimburse expenditures paid sixty days prior to and anytime after the date of passage of this resolution in the maximum amount of the Project with the proceeds of bonds, notes or other obligations ("Tax Exempt Obligations") authorized to be issued by the Town. The Tax Exempt Obligations shall be issued to reimburse such expenditures not later than 18 months after the later of the date of the expenditure or the substantial completion of the Project, or such later date the Regulations may authorize. The Town hereby certifies that the intention to reimburse as expressed herein is based upon its reasonable expectations as of this date. The Director of Finance or his designee is authorized to pay Project expenses in accordance herewith pending the issuance of the Tax Exempt Obligations.

Section 6. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into agreements or otherwise covenant for the benefit of bondholders to provide information on an annual or other periodic basis to Municipal Securities Rulemaking Board (the "MSRB") and to provide notices to the MSRB of certain events as enumerated in Securities and Exchange Commission Exchange Act Rule 15c2-12, as amended, as may be necessary, appropriate or desirable to effect the sale of the bonds and notes authorized by this resolution. Any agreements or representations to provide information to MSRB made prior hereto are hereby confirmed, ratified and approved.

Section. 7. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into any other agreements, instruments, documents and certificates, including tax and investment agreements, for the consummation of the transactions contemplated by this resolution. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to apply for and accept any and all Federal and State loans and or grants-in-aid of any Project, to expend said funds in accordance with the terms hereof, and in connection therewith to contract in the name of the Town with engineers, contractors and others.

I HEREBY APPROVE the above action taken by the Town Council on _______, 2022 authorizing \$15,000,000 general obligation bonds and notes to finance the Project and submitting same to the electors for approval or disapproval.

Dated at East Hartford, Connecticut th	his day of	, 2022.
MICHAEL P. WALSH, Mayor		
Witness		
Witness		

TOWN OF EAST HARTFORD NOTICE OF PASSAGE OF RESOLUTION

The following resolution was adopted by the Town Council of the Town of East Hartford, Connecticut on _______, 2022.

RESOLUTION AUTHORIZING THE ISSUANCE OF \$3,000,000 BONDS OF THE TOWN FOR THE REPLACEMENT OF FIRE SUPPRESSION AND RESCUE EQUIPMENT AND PENDING THE ISSUANCE THEREOF THE MAKING OF TEMPORARY BORROWINGS FOR SUCH PURPOSE

BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF EAST HARTFORD:

Section 1. The sum of \$3,000,000 shall be used by the Town of East Hartford, Connecticut (the "Town") for one or more of the following: the acquisition and replacement of a tower ladder truck, a pumper truck, self-contained breathing apparatus and rope rescue and other fire suppression and rescue equipment for the Fire Department, and for administrative, legal and financing costs related thereto (together, the "Projects").

Section 2. \$3,000,000 bonds of the Town or so much thereof as shall be necessary for such purpose, shall be issued, maturing not later than the tenth year after their date. Said bonds may be issued in one or more series as determined by the Mayor, the Treasurer and the Director of Finance in the amount necessary to meet the Town's share of the cost of the Project, provided that the total amount of bonds to be issued shall not be less than an amount which will provide funds sufficient with other funds available for such purpose to pay the principal of and the interest on all temporary borrowings in anticipation of the receipt of the proceeds of said bonds outstanding at the time of the issuance thereof, and to pay for the administrative, legal and financing costs of issuing said bonds. The bonds shall be in the denominations of \$1,000, or any whole multiple in excess thereof, be issued in fully registered form, be executed in the name and on behalf of the Town by the facsimile or manual signatures of the Mayor and the Treasurer, bear the Town seal or a facsimile thereof, be certified by a bank or trust company which bank or trust company may be designated the registrar and transfer agent, be payable at a bank or trust company and be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut. The bonds shall be general obligations of the Town and each of the bonds shall recite that every requirement of law relating to its issue has been duly complied with, that such bond is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and interest thereon. The aggregate principal amount of the bonds of each series to be issued, the annual installments of principal, redemption provisions, if any, the certifying, registrar and transfer agent and paying agent, the date, time of issue and sale and other terms, details and particulars of such bonds including approval of the rate or rates of interest, shall be determined by the Mayor, the Treasurer and the Director of Finance in accordance with the General Statutes of Connecticut, Revision of 1958, as amended-from time to time (the "Connecticut General Statutes").

Section 3. Said bonds shall be sold by the Mayor, the Treasurer and the Director of Finance in a competitive offering or by negotiation, in their discretion. If sold in a competitive offering, the bonds shall be sold at not less than par and accrued interest on the basis of the lowest net or true interest cost to the Town. A notice of sale or a summary thereof describing the bonds and setting forth the terms and conditions of the sale shall be published at least five days in advance of the sale in a recognized publication carrying municipal bond notices and devoted primarily to financial news and the subject of state and municipal bonds. If the bonds are sold by negotiation, provisions of the purchase agreement shall be approved by the Mayor, the Treasurer and the Director of Finance.

Section 4. The Mayor, the Treasurer and the Director of Finance are authorized to make temporary borrowings in anticipation of the receipt of the proceeds of said bonds. Notes evidencing such borrowings shall be signed by the Mayor and the Treasurer, have the seal of the Town affixed, be payable at a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance, be approved as to their legality by Robinson & Cole LLP, Attorneys-at-Law, of Hartford, Connecticut, and be certified by a bank or trust company designated by the Mayor, the Treasurer and the Director of Finance pursuant to Section 7-373 of the Connecticut General Statutes. They shall be issued with maturity dates which comply with the provisions of the Connecticut General Statutes governing the issuance of such notes. The notes shall be general obligations of the Town and each of the notes shall recite that every requirement of law relating to its issue has been duly complied with, that such note is within every debt and other limit prescribed by law, and that the full faith and credit of the Town are pledged to the payment of the principal thereof and the interest thereon. The net interest cost on such notes, including renewals thereof, and the expense of preparing, issuing and marketing them, to the extent paid from the proceeds of such renewals or said bonds, shall be included as a cost of the Project. Upon the sale of the bonds, the proceeds thereof, to the extent required, shall be applied forthwith to the payment of the principal of and the interest on any such notes then outstanding or shall be deposited with a bank or trust company in trust for such purpose.

Section 5. The Town hereby expresses its official intent pursuant to Section 1.150-2 of the Federal Income Tax Regulations, Title 26 (the "Regulations"), to reimburse expenditures paid sixty days prior to and anytime after the date of passage of this resolution in the maximum amount of the Project with the proceeds of bonds, notes or other obligations ("Tax-Exempt Obligations") authorized to be issued by the Town. The Tax-Exempt Obligations shall be issued to reimburse such expenditures not later than 18 months after the later of the date of the expenditure or the substantial completion of the Project, or such later date the Regulations may authorize. The Town hereby certifies that the intention to reimburse as expressed herein is based upon its reasonable expectations as of this date. The Director of Finance or his designee is authorized to pay Project expenses in accordance herewith pending the issuance of the Tax-Exempt Obligations.

Section 6. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into agreements or otherwise covenant for the benefit of bondholders to provide information on an annual or other periodic basis to Municipal Securities Rulemaking Board (the "MSRB") and to provide notices to the MSRB of certain events as enumerated in Securities and Exchange Commission Exchange Act Rule 15c2-12, as amended, as may be necessary, appropriate or desirable to effect the sale of the bonds and notes authorized by this resolution. Any agreements or representations to provide information to MSRB made prior hereto are hereby confirmed, ratified and approved.

Section. 7. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to enter into any other agreements, instruments, documents and certificates, including tax and investment agreements, for the consummation of the transactions contemplated by this resolution. The Mayor, the Treasurer and the Director of Finance are hereby authorized, on behalf of the Town, to apply for and accept any and all Federal and State loans and or grants-in-aid of any Project, to expend said funds in accordance with the terms hereof, and in connection therewith to contract in the name of the Town with engineers, contractors and others.

Dated at East Hartford, Connecticut th	nis day of	, 2022.
MICHAEL P. WALSH, Mayor		
Witness		
Witness		

RETURN OF PUBLICATION OF NOTICE OF PASSAGE OF RESOLUTIONS

I, JASON M	ARSHALL, Town Council C	lerk of the Town of E	ast Hartford, (Connecticut (the
"Town"), hereby certi	fy that I caused a copy of the a	attached Notice to be pul	olished in	, 8
newspaper having a g	eneral circulation in the Town	, in its issue of	, 2022, wh	ich is within ter
days after final passag	e, pursuant to the Charter of the	e Town.		
Dated	, 2022.			
		Town Cou	ncil Clerk	

CERTIFICATE

I, ROBERT J. PASEK , Town Clerk of the Town of thereby certify that on, 2022, the Town Council of the "Resolution Authorizing The Issuance Of \$15,000,000 Bonds of Construction And Reconstruction Of Town Roads, Parking Lots Pending The Issuance Thereof The Making Of Temporary Borro Authorizing The Issuance Of \$3,000,000 Bonds Of The Town Fand Rescue Equipment And Pending The Issuance Thereof The Such Purpose", subject to the approval of the electors of the Town 8, 2022.	he Town approved the resolutions entitled Of The Town For The Planning, Design, , Sidewalks And Other Infrastructure And wings For Such Purpose" and "Resolution For The Replacement Of Fire Suppression he Making Of Temporary Borrowings For
The submission of said resolutions to the electors of the 6.10 of the Charter of the Town and Chapter 152 of the General "Connecticut General Statutes").	
The warning of said referendum shall state the questions	to be voted upon as follows:
* * *	
1. "Shall the resolution entitled 'Resolution Author Of The Town For The Planning, Design, Cornected Roads, Parking Lots, Sidewalks And Other In Thereof The Making Of Temporary Borrowings Council on, 2022, be approved?"	nstruction And Reconstruction Of Town nfrastructure And Pending The Issuance
The ballot label for said question shall read as follows:	
"Shall the \$15,000,000 bond authorization for reconstruction of Town roads, parking lots, sidew	<u> </u>
YES NO	
2. "Shall the resolution entitled 'Resolution Author Of The Town For The Replacement Of Fire States Pending The Issuance Thereof The Making Of Tadopted by the Town Council on	Suppression And Rescue Equipment And Temporary Borrowings For Such Purpose',
The ballot label for said question shall read as follows:	
"Shall the \$3,000,000 bond authorization for the equipment be approved?"	replacement of fire suppression and rescue
YES NO	

* * *

The warning shall also state that the full text of the aforesaid resolutions is on file, open to public
inspection, in the office of the Town Clerk, that the vote on the aforesaid resolutions is taken under the
authority of Chapter VI Section 6.10 of the Charter of the Town, and Chapter 152 of the Connecticut
General Statutes, and that absentee ballots will be available as provided by law in the office of the Town Clerk.

Dated	, 2022.		
		Robert J. Pasek	
		Town Clerk	

LEGAL NOTICE OF GENERAL ELECTION AND REFERENDUM

The electors of the Town of East Hartford are hereby warned and notified to meet at their respective

	_	n said Town on Tuesday, November 8, 2022 between the hours of 6:00 A.M. and 8:00 P.M. ollowing purposes, to wit:
I.	XXX	
II.	By way	y of Referendum:
	To vote	e "YES" or "NO" on the following question:
	1.	"Shall the resolution entitled 'Resolution Authorizing The Issuance Of \$15,000,000 Bonds Of The Town For The Planning, Design, Construction And Reconstruction Of Town Roads, Parking Lots, Sidewalks And Other Infrastructure And Pending The Issuance Thereof The Making Of Temporary Borrowings For Such Purpose', adopted by the Town Council on, 2022, be approved?"
	The ba	llot label for said question shall read as follows:
		"Shall the \$15,000,000 bond authorization for the planning, design, construction and reconstruction of Town roads, parking lots, sidewalks and other infrastructure be approved?"
		YES NO
	2.	"Shall the resolution entitled 'Resolution Authorizing The Issuance Of \$3,000,000 Bonds Of The Town For The Replacement Of Fire Suppression And Rescue Equipment And Pending The Issuance Thereof The Making Of Temporary Borrowings For Such Purpose', adopted by the Town Council on, 2022, be approved?"
	The ba	llot label for said question shall read as follows:
		"Shall the \$3,000,000 bond authorization for the replacement of fire suppression and rescue

The voting will be by optical voting tabulator. Those desiring to vote for a resolution shall fill in the oval over the question on the optical voting tabulator at "Yes". Those desiring to vote against a resolution shall fill in the oval over the question on the optical voting tabulator at "NO".

NO ____

equipment be approved?"

YES _____

The polls will be open during the hours between 6:00 A.M. and 8:00 P.M. (E.T.) and electors shall cast their votes at the following places in the districts specified:

<u>District</u>	Polling Place	Address	
	(List Polling Places)		
The full text of th Town Clerk.	e aforesaid resolutions is on file, ope	en to public inspection, in the office of th	ıe
		der the authority of Chapter VI Section 6.1 52 of the Connecticut General Statutes, a	
Absentee ballots w	vill be available as provided by law in	the office of the Town Clerk.	
Dated:, 2022.			
		Robert J. Pasek	

Town Clerk

TOWN OF EAST HARTFORD DECLARATION OF RESULTS OF REFERENDUM

I, ROBERT J. PASEK, Town Clerk of the Town of East Hartford, Connecticut (the "Town"), do hereby certify that at the referendum held on November 8, 2022, the following vote was taken on the following questions, and I do hereby certify, further, that pursuant to Section 8.5 of the Charter of the Town, the total number of votes cast on said question is at least twenty percent (20%) of the electors eligible to vote at the immediately preceding regular election:

1.		authorization for the planning, parking lots, sidewalks and infrastr	_
	YES	NO	
2.	"Shall the \$3,000,000 bond authequipment be approved?"	norization for the replacement of f	fire suppression and rescue
	YES	NO	
Dated a	at East Hartford, Connecticut, thi	s day of,	2022.
		Town Clerk	<u> </u>

RETURN OF POSTING AND PUBLICATION OF NOTICE OF GENERAL ELECTION AND REFERENDUM PURSUANT TO SECTION 8.3 OF THE TOWN CHARTER

I, ROBERT J. P.	ASEK, Town Clerk of the	Town of East Hartford, Connecticut (the "Town'	'),
hereby certify that I cause	ed a copy of the attached Not	tice of General Election and Referendum bearing n	ny
written signature to be p	osted in a public place on _	, 2022; and that I caused a copy of sa	id
Notice to be published in	a newspaper having a general	l circulation in the Town, in its issue of	,
_	ovisions of Section 8.3 of the 15) days before the date set for	Charter of the Town not more than thirty (30) day or said referendum.	ys
Dated	, 2022.		
		Town Clerk	

RETURN OF POSTING AND PUBLICATION OF NOTICE OF STATE ELECTION AND REFERENDUM

,	D. PASEK, TOWN CIERK OF		,	,
hereby certify that I c	caused a copy of the attache	d Notice of State Ele	ction and Referendum be	earing my
written signature to be	e posted in a public place of	on, 2022:	and that I caused a cop	y of said
Notice to be published	l in a newspaper having a ger	neral circulation in the	Town, in its issue of	•
2022.	w w			
Dated	, 2022.			
		To	wn Clerk	



TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 1, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Mayor Michael P. Walsh

RE:

RESOLUTION: Designation of Seniors as a COVID-19 Disproportionately Impacted

Community

Please find enclosed a resolution designating certain East Hartford residents aged 55 and over and their caregivers as a community that has been disproportionately impacted by the COVID-19 pandemic. The American Rescue Plan Act Final Rule provides funding for such residents who reside within Qualified Census Tracts (QCT). Designating East Hartford residents who fall within the QCT as disproportionately impacted allows the town to provide them with ARPA-funded services.

Please place this item on the Town Council agenda for the August 16, 2022 meeting. I recommend that the Town Council approve the resolution as submitted.

C:

- E. Buckheit, Development Director
- P. O'Sullivan, Grants Manager

GRANTS ADMINISTRATION MEMORANDUM

TO:

Mayor Michael P. Walsh

FROM:

Paul O'Sullivan, Grants Manager ()

SUBJECT:

Council Resolution – Designation of Seniors as a COVID-19

Disproportionately Impacted Community

DATE:

July 29, 2022

Attached is a draft Town Council resolution designating East Hartford residents aged 55 and over and their caregivers as a community that has been disproportionately impacted by the COVID-19 pandemic.

The American Rescue Plan Act (ARPA) Final Rule provides a blanket finding of disproportionate impact for citizens who reside within Qualified Census Tracts (QCTs). This creates a potential eligibility problem when ARPA-funded services are to be delivered on a Town-wide basis. Under this scenario, only seniors who reside in OCTs would be eligible for ARPA-funded services at the East Hartford Senior Center.

One of the available remedies to this situation is for the Town itself to designate certain populations as disproportionately impacted. According to the ARPA Final Rule, "[r]ecipients may identify... populations that have experienced a disproportionate impact based on academic research or government research publications," (Final Rule, page 45).

Attached are two academic research studies that I believe support the designation of senior residents and their caregivers as a disproportionately impacted population.

I respectfully request that this item be placed on the Town Council agenda for their meeting to be held on August 16, 2022. Please contact me at extension 7206 if you have any questions.

Attachments: as stated

Cc:

Eileen Buckheit, Development Director

I, Jason Marshall, the duly appointed Clerk of the Town Council of the Town of East Hartford, a corporation organized and existing under the laws of the State of Connecticut, hereby certify that the following is a true copy of a resolution adopted at a meeting of the East Hartford Town Council of said corporation, duly held on the 16th day of August, 2022

RESOLUTION

WHEREAS; studies by the NORC at the University of Chicago and the University of Washington have found that the COVID-19 pandemic disproportionately impacts older adults and their caregivers, and;

WHEREAS; the American Rescue Plan Act (ARPA) Final Rule allows recipients to identify classes of household populations that have experienced a disproportionate impact based on academic research or government research publications, and;

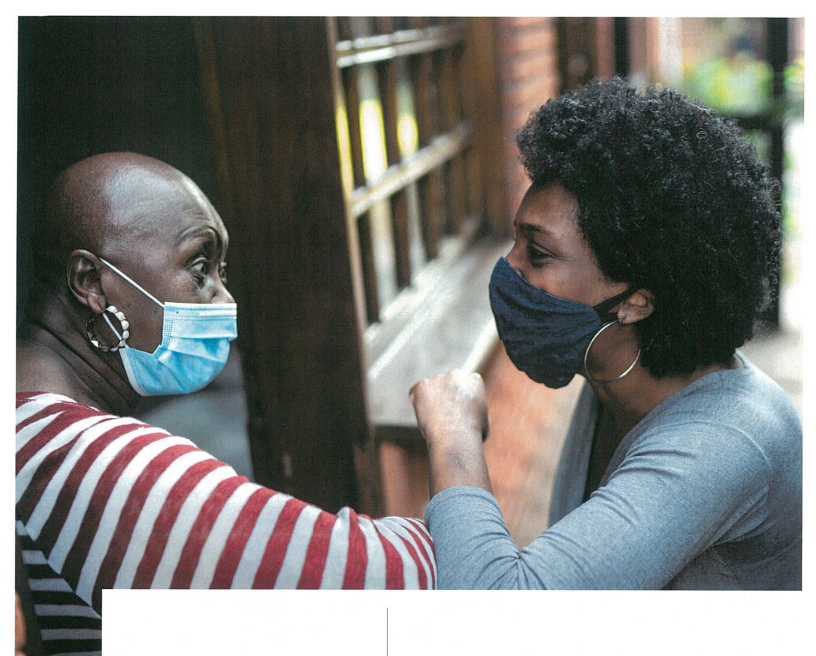
WHEREAS; the East Hartford Senior Center is the Town's primary resource for assisting residents aged 55 and their caregivers with meeting their psychological, biological, social, and physiological needs,

NOW THEREFORE LET IT BE RESOLVED; that the East Hartford Town Council hereby designates Town residents aged 55 and older and their caregivers as a COVID-19 disproportionately impacted population, thereby making all clients of the East Hartford Senior Center automatically eligible for ARPA-funded services.

AND I DO CERTIFY that the above resolution has not been in any way altered, amended, or repealed, and is now in full force and effect.

	EOF , I do hereunto set my hand and affix the corporate sea Hartford the day of August, 2022.
Seal	Signed:

Jason Marshall, Town Council Clerk





EXECUTIVE SUMMARY

Maintaining Physical and Mental Well-Being of Older Adults and Their Caregivers During Public Health Emergencies



Introduction

Coronavirus disease 2019 (COVID-19) is a public health emergency (PHE) that disproportionately impacts older adults and their unpaid caregivers. A 2020 study was completed on behalf of the National Foundation of the Centers for Disease Control and Prevention (CDC Foundation) with technical assistance from CDC to identify the needs and concerns of older adults (ages 50+) and unpaid caregivers in the U.S. during the COVID-19 pandemic. The findings are critical for understanding the resources and social supports they need for their health and well-being, and to help them better cope now, and during public health crises in the future.



What's Known about COVID-19 and Older Adults and Caregivers

The risk for serious illness and death related to COVID-19 increases with age, with the highest risk among adults ages 85 and older.^{1,2} Measures to prevent transmission of the virus, such as social distancing and stay-at-home orders, have had unfortunate side effects, including social isolation and limited access to basic necessities.^{3,4}

Informal or unpaid caregivers of older adults have assumed increased responsibilities due to COVID-19. The number of unpaid caregivers has increased during the pandemic, with many providing care for the first time. Caregivers are family or friends who assist with an older adult's social or health needs, including but not limited to bathing and dressing, paying bills, shopping, and providing transportation. Caregivers often neglect their own health and well-being.

This study focused on understanding the needs of older adults and caregivers and the interventions available to support them, with a special focus on subpopulations disproportionately impacted by COVID-19, including racial and ethnic minorities, individuals with disabilities, rural populations, tribal populations, populations with limited English proficiency, and socioeconomically disadvantaged populations. The following report describes findings from the study.

The Findings

Older Adults' Needs and Concerns during COVID-19

Social isolation: Older adults reported feeling more socially isolated and lonely due to the public health recommendations in place to combat spread of COVID-19. Nearly half (44 percent) of older adults reported feeling less socially connected, and more than one quarter (26 percent) of older adults said they were more lonely or sad since the start of COVID-19.

Contracting and transmitting COVID-19: About two thirds (67 percent) of older adults believed they were at high risk for developing serious illness from COVID-19. Those who said they were high risk due to their age and medical conditions were more likely to report feeling stressed or lonely. Older adults also reported anxiety about transmitting COVID-19 to loved ones.

Access to and use of technology: To reduce the spread of COVID-19, many activities became virtual. Nearly half of stakeholder organizations surveyed said that older adults need help with technology. Stakeholders also reported that lack of access to internet or technology created barriers to virtual engagement for some older adults. Older adults described challenges using technology to access health care services during COVID-19 and reported needing support from others to use technology.

Obtaining household supplies and necessities: Nearly half (49 percent) of older adults reported that, since the start of the pandemic, it was harder to get basic household supplies such as cleaning products (Figure 1). Almost one third of older adults were concerned about accessing necessities such as health care services and getting the food they wanted.

Negative financial impacts: Older adults reported that they or their household members experienced negative impacts due to the pandemic, such as reduced hours at work, unemployment, reduced wages or salary, lay-offs, overall financial difficulties, and loss of health insurance.

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I live alone...There have been two (COVID-19) cases in my apartment complex. I don't get out of my apartment except after 10 at night to get my mail or between 5 and 7 in the morning. Otherwise, I'm here. That's hard for me... I've had additional health issues that I haven't been able to handle because I don't want to go out there."

> Participant in a focus group with older adults with disabilities

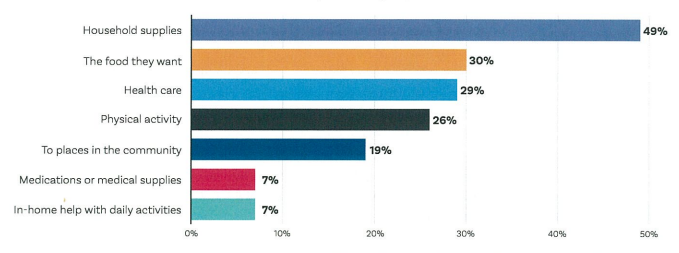
Types of Assistance Received by Older Adults during COVID-19

About half of older adults received assistance from family, friends, neighbors, or programs, most commonly check-ins, help with delivering groceries or basic supplies, and transportation. Older adults ages 75-84 were more likely to receive help from family, friends, or neighbors than those ages 50-74. Also more likely to receive help were older adults with disabilities (compared to those without disabilities), and Black and Hispanic older adults (compared to White older adults). Black and Hispanic older adults were more likely to receive assistance from health care providers or community programs than White older adults.

Older Adults' Trusted Sources of Information during COVID-19

Nearly nine out of ten (89 percent) older adults reported getting information about COVID-19 from local and national news sources. Almost half (46 percent) relied on guidance from government officials or government websites, and four in ten (40 percent) reported using other webpages. Adults ages 50-64 were more likely than those ages 75-84 to rely on social media for information about COVID-19 (26 percent versus 16 percent). Older adults also relied on people they know, including health care providers, friends, and family members, for information about COVID-19.

Figure 1.
Since the Start of the Pandemic, Older Adults (Ages 50+) Report It Is Harder to Get...



Source: NORC AmeriSpeak Omnibus Survey of Older Adults in the U.S., October 2020.

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I find being a caregiver...a lot of times people want to focus on the person in need and a lot of attention goes to the person in need, but there's an insane amount of stress placed on the person who's the support. It's like you're invisible. You don't exist. You're a bookcase holding everything up... You're the tree. If someone's chopping at the roots, you need to take care of yourself first."

> -Participant in a caregiver focus group

Caregivers' Needs and Concerns during COVID-19

Their own physical and mental health: Caregivers delayed doctor's appointments and routine health care and reported a decline in their social activity and interaction with others. Caregivers also described the negative impact of COVID-19 on their mental health, including increased fear, anxiety, frustration, and depression.

Physical and mental health of the person in their care: More than four in 10 (44 percent) caregivers of older adults were extremely or very concerned with the older adult they cared for becoming infected with COVID-19, compared to only 28 percent who were extremely or very concerned with the risk for themselves. Caregivers also worried about the mental health of the older adult in their care.

Respite care: With increased responsibilities during COVID-19, caregivers expressed the need for respite care to give them temporary relief. Caregivers described the challenges of balancing work and caregiver duties. These issues were amplified among caregivers of people with disabilities, cognitive impairment, or limited English proficiency.

Financial insecurity: Prior to COVID-19, in 2018, nearly 80 percent of caregivers were paying for caregiving expenses out-of-pocket, with one quarter reducing their retirement savings to pay for such expenses. During COVID-19, caregivers shared similar concerns and experienced financial insecurity due to a loss of employment or other economic consequences of the pandemic. Caregivers also faced challenges balancing work and caregiving responsibilities, which jeopardized their employment.

Types of Assistance Offered to Caregivers during COVID-19

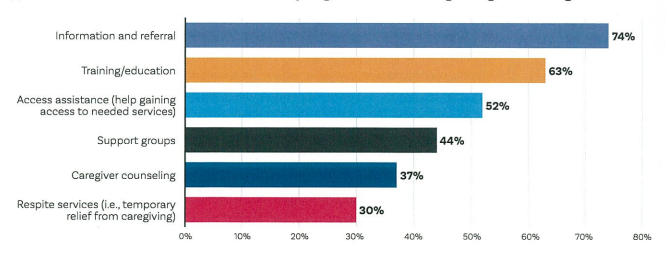
The most common types of assistance that organizations serving caregivers provided during the COVID-19 pandemic were information and referral services (74 percent), followed by education and training assistance (63 percent), and help with gaining access to needed services (52 percent). Caregivers' informational needs reflected gaps in the knowledge and training necessary to perform their caregiving responsibilities, particularly among caregivers of older adults with memory loss or cognitive decline. Most unpaid caregivers said they learned how to provide care on the job and felt undertrained.



Caregivers' Trusted Sources of Information during COVID-19

Similar to older adults, unpaid caregivers relied on the internet as a key source of information during COVID-19. They searched Google, WebMD, and hospital websites to get information about COVID-19. Caregivers also used social media to share resources and connect with other people who had similar experiences, as well as online communities that provided a forum for support and sharing advice with other caregivers. They also relied on information from friends or family and national organizations. Caregivers also consulted health care providers for information during COVID-19, including providers serving the person they cared for.

Figure 2. Types of Interventions or Services Offered by Organizations Serving Caregivers during COVID-19



Source: CDC Foundation Stakeholder Organization Survey, October 2020.



Deconditioning



Social Isolation



Deferral of Medical Care



Management of Chronic Conditions



Elder Abuse and Neglect



Unpaid Caregivers

Public Health Interventions to Support Older Adults and Caregivers

The environmental scan identified over 300 public health interventions available to serve older adults and caregivers during PHEs such as COVID-19. The most common interventions and strategies were programs and resources focused on:

- Providing education using materials, campaigns, or media
- Direct services, such as support groups, counseling, and social services
- Health care, including telehealth
- Policy and system change at the local, state, and national level

Most interventions developed in response to the pandemic were educational resources available online. These included blogs, toolkits, checklists, infographics, tip sheets, publications, and contact information for organizations that can help. National, state, and local agencies, organizations, and advocates dedicated to promoting the health and well-being of older adults and caregivers developed the majority of interventions. The target audiences for interventions were broad and diverse, including older adults, caregivers, community-based organizations, health care providers, and others. Most interventions were targeted directly at older adults or caregivers and, to a lesser extent, advocates and direct service providers.

Telehealth and other digital health technology use has increased during the COVID-19 pandemic, and many interventions have adjusted components of their interventions to be virtual. These formats were particularly promising for reaching older adults and caregivers in rural areas. However, few interventions targeted older adult subpopulations, such as racial and ethnic groups and individuals with disabilities, despite findings that suggest subpopulations faced unique challenges during the PHE and may benefit from targeted interventions. Most interventions that focused on specific subpopulations were developed to support caregiving and management of chronic conditions, and to a lesser extent, for addressing topics such as social isolation. The scan did not reveal interventions to address the deferral of medical care and elder abuse among specific subpopulations of older adults, suggesting needs in these areas.

The evidence base for COVID-19 interventions for older adults and unpaid caregivers is emerging. Nearly all newly launched efforts and adaptations to existing interventions were evidence-informed or emerging in nature. Because of the recent and ongoing nature of the COVID-19 pandemic in the United States, the majority of interventions have yet to be fully evaluated.



Conclusion

The COVID-19 pandemic is an unprecedented PHE that has severely impacted older adults and unpaid caregivers in the United States. This study offers important insights about the pandemic's effect on these populations. Specifically, it describes the major needs and concerns of older adults and caregivers during PHEs such as COVID-19, and the range of public health strategies and interventions available to support their physical and mental well-being.

It is clear that while there are many interventions, strategies, and resources available to support older adults and caregivers, many people are unaware of these resources. There is an urgent need to raise awareness about existing support. The public health interventions and strategies that have been developed in response to the COVID-19 pandemic rely heavily on internet use and broadband access, but access to these resources may be limited due to technology barriers. Interventions to address technology access, cost, and literacy are needed. Additionally, interventions tailored to address the specific needs and concerns of older adult subpopulations are needed. For caregivers, respite care is vital, and with the increase of unpaid caregivers, it will be important to increase this support.

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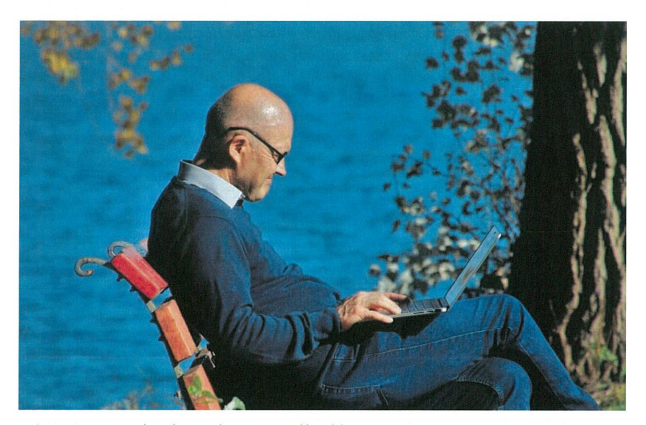
HEALTH AND MEDICINE | POPULATION HEALTH | PUBLIC HEALTH | SOCIAL SCIENCE | UW AND THE COMMUNITY | UW NEWS BLOG

October 21, 2020

Pandemic further isolating older adults, as senior services struggle to adapt

Kim Eckart

UW News



Senior services agencies throughout Washington report older adults are experiencing isolation, worsening health conditions, and a "digital divide" during the COVID-19 pandemic.

Older adults throughout Washington are increasingly isolated during the COVID-19 pandemic, challenged by the even greater reliance on technology and often neglecting chronic health conditions, according to new research from the University of Washington.

And though senior-services agencies are adapting and innovating to meet the needs, researchers say a lack of consistent funding, coupled with the general uncertainty of the pandemic, could destabilize the care system for the state's older adults.

"The web of services in the aging network is so critical and during the pandemic a lot of nonprofits are struggling. But the people they serve are at particular risk, because we already had a growing crisis of isolation among older adults," said <u>Clara Berridge</u>, assistant professor of social work at the UW and the study's lead author.

The <u>qualitative study</u>, funded by a UW Population Health Initiative grant, is the result of interviews with leaders of nearly four dozen organizations around the state during July and August — just as COVID-19 cases spiked, many lockdown restrictions remained in place, and the social and physical effects of the first few months of quarantines became apparent.

According to the Centers for Disease Control and Prevention, eight in 10 deaths from COVID-19 occur in people ages 65 and older. Berridge and her team, all UW faculty and doctoral students who study aging from health and policy-related fields, wanted to examine how Washington's older adults were faring through the lens of the agencies that serve them, so as to inform future policy and budget decisions around social services.

Washington is home to an estimated 1.7 million people over age 60, and a variety of public and private entities that serve them, from regional Area Agencies on Aging to smaller community-level organizations and senior centers that offer meals, case management and social activities. UW researchers sought a geographically and demographically diverse sampling of organizations in order to get a broad scope of the needs and how they're being addressed.

Among the findings:

- The COVID-19 pandemic has increased social isolation among older adults, primarily due to their higher susceptibility to the disease and the restrictions that encourage them to stay put, with few, if any visitors.
- Not going out also may mean not going to the doctor, affecting physical health. Agency representatives report new or worsening health conditions among older adults.
- Many communities low-income older adults; Black, Indigenous and people of color; those
 with limited English proficiency; and those experiencing homelessness are at risk of being
 overlooked and underserved.
- With so many of life's routines moved online during the pandemic including medical
 appointments the "digital divide," or lack of Internet access or devices such as phones and
 laptops, has widened among older adults. And many may not have the resources, or ability or
 interest to learn, especially among those with dementia or sensory loss.

"The digital divide has always been there. It just matters so much more now, because everything depends on being online," Berridge said.

The agencies, in turn, are struggling mainly due to higher costs, falling revenues and an uncertain future. Not every service can be seamlessly transitioned to remote operations; several organizations reported laying off staff, while the volunteer corps has shrunk due to quarantine

restrictions and infection risks. Many organizations realized they needed to acquire more resources quickly, whether additional PPE for employees or refrigerators to store meals for delivery. Agencies and their clients in rural areas have been particularly vulnerable to resource shortages and technology gaps.

At the same time, the nature and purpose of these organizations — knowing and serving their clients — has been their greatest strength, Berridge said. The sudden shift to remote operations propelled many agencies to collaborate with local businesses or other organizations and come up with creative ways to try to meet the need. Popular innovations included meal delivery in partnership with restaurants and with transit agencies and offering activities such as games and mindfulness exercises over Zoom, Berridge said.

Telemedicine appointments, for example, are helpful to reach isolated seniors but are limited in the scope of conditions that can be managed.

"Telemedicine is a great option for some, but there are certain conditions that cannot be evaluated adequately over a video visit," said study co-author <u>Carolyn Parsey</u>, an assistant professor of neurology in the UW School of Medicine.

But sustaining such innovations indefinitely, while meeting the health needs of the growing population of older adults, will require budgetary and policy commitments to the state's aging network, Berridge said. With technology alone, communities need expanded WiFi access and distribution of devices and the means to instruct older adults in how to use laptops, tablets, phones and apps.

By 2030, <u>older adults will make up more than 20% of the population</u> in a majority of Washington counties. And while the state is recognized as a leader in elder care, inconsistent funding and the potential impact on health could jeopardize its aging social and health care services sectors' ability to meet the growing need.

"Funding stability is huge. Many of these organizations operate on a shoestring," Berridge said. "Having the funds, knowing they're going to be secure, would allow them to maintain their services and to act in more permanent, innovative ways."

Other co-authors of the study were <u>Maggie Ramirez</u> of the Department of Health Services, <u>Ian</u> <u>Johnson</u> of the School of Social Work, and <u>Callie Freitag</u> and <u>Scott Allard</u> of the Evans School of Public Policy and Governance.

For more information, contact Berridge at clarawb@uw.edu.

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TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 1, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Mayor Michael P. Walsh

RE:

RESOLUTION: East Hartford Nonprofit Support Program

Please find enclosed a draft resolution and supporting materials for the East Hartford ARPA Nonprofit Support Program to be funded by \$500,000 of American Rescue Plan Act (ARPA) funds allocated by the Town Council for "Other Nonprofits" in a resolution passed at its February 1, 2022 meeting.

Please place this item on the Town Council agenda for the August 16, 2022 meeting. I recommend that the Town Council approve the resolution as submitted.

C:

- E. Buckheit, Development Director
- P. O'Sullivan, Grants Manager
- M. McCaw, Finance Director
- C. Martin, Chief of Staff

I, Jason Marshall, the duly appointed Clerk of the Town Council of the Town of East Hartford, a corporation organized and existing under the laws of the State of Connecticut, hereby certify that the following is a true copy of a resolution adopted at a meeting of the East Hartford Town Council of said corporation, duly held on the day of August, 2022

RESOLUTION

WHEREAS; nonprofits have faced significant challenges because of the COVID-19 pandemic, including decreased fundraising revenue, increased demand for services and changing operational needs; and,

WHEREAS; the Town of East Hartford recognizes the vital role nonprofit organizations play in the lives of residents,

NOW THEREFORE LET IT BE RESOLVED; that Michael P. Walsh, Mayor of the Town of East Hartford, is authorized to implement the ARPA Nonprofit Support Program as described in a memo dated July 29, 2022, and execute and approve on behalf of this corporation, any and all documents, contracts, and amendments as they pertain to this Program.

AND I DO CERTIFY that the above resolution has not been in any way altered, amended, or repealed, and is now in full force and effect.

	EREOF , I do hereunto set my hand and affix the corporate seal ast Hartford the day of August, 2022.
Seal	Signed: Jason Marshall, Town Council Clerk

GRANTS ADMINISTRATION MEMORANDUM

TO:

Michael P. Walsh, Mayor

FROM:

Paul O'Sullivan, Grants Manager

SUBJECT:

East Hartford ARPA Nonprofit Support Program

DATE:

July 29, 2022

Attached is a draft Town Council resolution authorizing you to implement a Nonprofit Support Program to be funded by \$500,000 of American Rescue Plan Act (ARPA) funds allocated by the Town Council for "Other Nonprofits" in a resolution passed at its February 1, 2022 meeting.

Overall Structure

Under the ARPA Nonprofit Program, qualifying East Hartford organizations would be eligible for one-time grants up to \$10,000 to address negative impacts of the COVID-19 Pandemic.

"East Hartford organization" would be defined as a 501(c)(3) or 501(c)(19)* nonprofit located in Town whose demonstrated clientele is made up of 50% or more of East Hartford residents. East Hartford organizations will be eligible for a grant of up to \$10,000. Organizations that provide services in Town but are not located here would be eligible for a one-time grant of up to \$5,000.

"Negative Impact" would be defined as a decrease in fundraising revenue or increase in programmatic expenses during the pandemic as documented on the organization's 990 IRS form. The program would use 2019 as the standard base year (most recent COVID-free year), but an applicant can show losses from 2020 to 2021 if they wish. The Town will consider other types of documentation of negative impact on a case-by-case basis. Example: if an East Hartford organization shows a fundraising loss of \$8,500, they get a grant of \$8,500. If they show a loss of \$11,000, they get a grant of \$10,000, etc.

Basing the program solely negative impact provides the best opportunity to help a nonprofit's bottom line. Requiring a group to create a new COVID-related program to qualify for funds would result in no positive financial impact on the organization.

*See ARPA-specific questions, below

Documentation Requirements

In order to qualify, an organization would have to submit the following:

Proof of current non-profit tax status (IRS Form 990)
Proof of current legal incorporation status with the State of Connecticut
Articles of incorporation/bylaws
List of current Board members
Current designation of authorized officials/authorization to request funds (board
resolution)
Organizational chart
Copy of most recent annual operating budget
A copy of current Independent Auditor's Report Statement of Financial Position
(if available)

ARPA-Specific Questions

Definition of Nonprofit: The ARPA Final Rule establishes the definition of nonprofits to mean 501(c)(3) organizations and 501(c)(19) organizations, which are organizations that specifically benefit veterans of the U.S. Armed Forces. Thus, in order to qualify for East Hartford's Assistance to Nonprofits Program, an entity would have to operate under one of these two tax statuses.

Qualification Under ARPA Final Rule: The Final Rule presumes that nonprofits operating in Qualified Census Tracts (QCTs), were "disproportionately impacted" by the pandemic. I would propose that the Town define "operating" as "offering services in." Thus, Town-wide nonprofit groups would qualify automatically, because they <u>offer</u> services in East Hartford QCTs, as well as other parts of Town.

Churches/Religious Organizations

In general, faith-based organizations may not use direct federal government support for "inherently religious" activities. This means a religious organization cannot use any part of a direct Federal grant to fund religious worship, instruction, or proselytization. However, if a church operates a social services agency such as a food pantry or day-care center, those programs would be eligible to apply, provided that these programs meet the other requirements of the program, including 501(c)(3) tax status.

Decision-making

Final decision on awarding grants would be made by a three-person panel made up of the Chief of Staff, Finance Director and Development Director. Awards would be made on a first-come, first served basis until program funds run out.

Cc: Eileen Buckheit, Development Director Connor Martin, Chief of Staff Melissa McCaw, Finance Director



TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 3, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Mayor Michael P. Walsh

RE:

AGREEMENT: Aviation Easements

Please see enclosed easement agreements requested by the Connecticut Airport Authority on vacant East Hartford property (54 South Meadow Lane, 17 South Meadow Lane, 38 South Meadow Lane, and 50 South Meadow Lane). These easements will allow for a clear flight path for planes landing at Brainard.

Please place on the Town Council Agenda for the August 16th, 2022 Town Council meeting as a communication.

Thank you.

C: R. Gentile, Assistant Corporation Counsel.

OFFICE OF THE CORPORATION COUNSEL

Memo

To:

Mayor Mike Walsh

From:

Rich Gentile, Assistant Corporation Counsel

Date:

August 3, 2022

Re:

Aviation Agreements

Our office was approached by the Connecticut Airport Authority which seeks to obtain "Clearance Easements" on vacant East Hartford property (54 South Meadow Lane, 17 South Meadow Lane, 38 South Meadow Lane and 50 South Meadow Lane). These easements are intended to allow the CAA to trim and clear trees on the property, as needed, to allow for a clear flight path for planes landing at Brainard. These easements would also prohibit buildings above a certain height on these properties (To our knowledge there is no development potential for these properties).

The CAA has prepared appraisals of the value of the easements:

54 South Meadow Lane	\$200.00
17 South Meadow Lane	\$180.00
38 South Meadow Lane	\$500.00
50 South Meadow Lane	<u>\$500.00</u>
	\$1,380.00

We do not have our own appraisals on these properties, however, should the Town not grant these easements the CAA does have the power of eminent domain (and these appraisal amounts would be their valuation).

I have negotiated the easements and made substantial changes to the same, including adding indemnification, limiting rights, and requiring the CAA and its contractors to name the Town as an additional insured on their respective insurance policies.

CAA has a need to get these in place as soon as possible. I would ask that the Chair place this matter on the Agenda for the August 16th meeting. I suggest the following Motion:

That the Town Council, acting as a committee of the whole for the Real Estate Acquisition and Disposition Committee, hereby determines to negotiate directly with the Connecticut Airport Authority and not seek bids with respect to granting clearance easements on the properties known as 54 South Meadow Lane, 17 South Meadow Lane, 28 South Meadow Lane and 50 South Meadow Lane (the "Property"), waive the appraisal requirement set forth in section 10-19(c) of Town Ordinances, agree to grant clearance easements on the Property to the Connecticut Airport Authority, and hereby authorize the Mayor to execute the easements and all associated documentation.

Appraisals

Gentile, Richard

From:

Molly Guyer <mguyer@ctairports.org>

Sent:

Tuesday, July 26, 2022 2:59 PM

To:

Gentile, Richard

Cc:

Bland, Janice

Subject:

FW: [EXT] Fwd: HFD

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Good Afternoon Richard- please see the note from our appraiser certifying that the appraisal amount is still valid.

Please let me know if you need anything else, molly

Molly Guyer Connecticut Airport Authority 334 Ella Grasso Turnpike Windsor Locks, CT Phone:860-254-5697

E-mail: mguyer@ctairports.org

*note e-mails sent to <u>mparsons@ctairports.org</u> will be automatically forwarded.

From: Vincent O'Brien < Vincent@kfvg.com > Sent: Tuesday, July 26, 2022 2:52:10 PM
To: Bland, Janice < Janice.Bland@stantec.com >

Subject: RE: HFD

Hi Janice,

The properties owned by the town of East Hartford are undevelopable residential land. Market conditions in the market for undevelopable residential land in Connecticut have not changed since the effective date of the appraisals. The values would not change if the reports were updated with a current effective date.

Vincent O'Brien
Kerin & Fazio, LLC
Real Estate Valuation & Consultation
www.kfvg.com

23 Sherman Street, Suite 201 Fairfield, CT 06824 Tel. 203-259-9500 x307 From: Bland, Janice < Janice.Bland@stantec.com>

Sent: Tuesday, July 26, 2022 10:16 AM
To: Vincent O'Brien < Vincent@kfvg.com>

Subject: HFD

Hi Vincent,

The Town of East Hartford has requested confirmation that the values have not changed as the appraisals are 1 1/2 years old. I will call you to discuss this afternoon.

Thanks, Janice

Get Outlook for iOS

CONFIDENTIALITY NOTICE: This e-mail transmission (and any attachments accompanying it) is privileged, confidential and intended only for the individual(s) or entity named. If you or your office is not the intended recipient, the dissemination, distribution or copying of this communication is strictly prohibited. If you have received this transmission in error, please notify us immediately by reply e-mail and destroy all copies of this transmission. Thank You.





August 20, 2021

Ms. Janice Bland
Connecticut Airport Authority
c/o Stantec
2211 Congress Street, Suite 380
Portland, Maine 04102

Re: Appraisal of vacant land at:

54 South Meadow Lane
East Hartford, Connecticut 06118

Dear Ms. Bland,

At your request, we have made an inspection of the above-captioned property on March 26, 2021 for the purpose of estimating the current market value of the subject property before the acquisition of an avigation easement (before value) and after the proposed easement has been placed on the property (after value). The difference between the before and after values is the value loss resulting from the taking of the avigation easement.

This is a real estate appraisal report prepared in conformance with the Uniform Standards of Professional Appraisal Practice and with current Federal Aviation Administration appraisal procedures as set forth in the FAA Advisory Circular No: 150/5100-17. It is understood that the purpose of this appraisal is to estimate the damages to the subject property in determining just compensation and in an application to the Federal Aviation Administration for grant funding to acquire the easement.

The subject is comprised of a 0.40 acre site, in East Hartford, Connecticut. The property is a landlocked parcel with no legal access. The site has generally level topography and the entire property is wetlands. The property is not developable. The property is located east of Brainard Airport, in the approach zone of airport Runway 11/29. The property is located in the R-1 (Residential) zone. The subject property is identified on the East Hartford Assessor's map as tax parcel 7/27.

The avigation easement includes the right of the Connecticut Airport Authority to prevent the erection upon the subject property of any building, structure, or other manmade object, extending into the air space above the aforesaid imaginary plane, and to conduct aerial or ground based obstruction surveys to identify

for removal and remove from said air space and/or to mark and light, at the Connecticut Airport Authority's sole discretion, as obstructions to air navigation, any such building, structure, tree or other object now upon, or which in the future may be upon the premises, together with the right to ingress to, egress from and passage over the premises for the above purposes.

The avigation easement also permits the Connecticut Airport Authority to prevent the growth upon the subject property of any tree or other natural growth, within the easement area at the date hereof, and to remove or cut such tree or other natural growth or object to the ground level, along with the right of ingress to, egress from and passage over the premises for all the above purposes. The Connecticut Airport Authority agrees that, in the event it decides to cut trees or other natural growth pursuant to this paragraph, the Connecticut Airport Authority will remove all timber cut, in a manner and location satisfactory to the property owner, and remove all slash resulting from the cutting. The Connecticut Airport Authority shall, after any such cutting and/or removal of trees or natural growth, restore any unpaved surfaces overlying said land to substantially the same condition as existing immediately prior to any such work, provided, however, that said restoration shall not include any structures, other improvements, or plantings made by the property owner, their successors, heirs or assigns.

For the subject property, any manmade or natural object exceeding a height above ground level of approximately 87 feet will penetrate the avigation easement area. The easement covers the entire subject property, approximately 17,424 square feet, as delineated on the Avigation Easements map presented in the appraisal. There are trees on the subject that will be removed or topped. The easement is for the unobstructed passage of all aircraft, together with the right to cause in all air space above the surface of the premises such noise, vibrations, fumes, dust, fuel particles, or any other effects that may be caused by the operation of aircraft landing at, or taking off from, or operating at or on Brainard Airport. It should be noted that the subject property is approximately 2,250 feet from the end of Runway 11/29.

In estimating damages, the standard "Before and After" technique has been utilized; i.e., the damages are measured based on the difference between the market value of the subject immediately before and after the avigation easement. The before value reflects full utilization of the subject property in accordance with its highest and best use. The after value represents the market value of the property subject to the avigation easement. The difference between the before and after values is the value loss resulting from the taking of the avigation easement.

The property was inspected by and the report was prepared by Vincent OBrien, under the supervision of Christopher Kerin, MAI. Based upon the results of the analyses contained in the following report, the damages to the subject property resulting from the taking of the avigation easement as of March 26, 2021 is concluded:

Two Hundred Dollars (\$200)

The appraisal was completed in accordance with the current issue of the Uniform Standards of Professional Appraisal Practice (USPAP) FIRREA regulations, and in compliance with the Appraisal and Evaluation Interagency Guidelines dated December 2, 2010. The marketing/exposure period corresponding with the value conclusion is 9-12 months.

You will find the data, analyses and conclusions in support of this opinion in the following report. It has been a pleasure to assist you in this assignment. If you have any questions, or if we can be of further service, please feel free to contact us.

Respectfully submitted, Kerin & Fazio, LLC

Vincent OBrien

State Certified General Appraiser,

Connecticut No. RCG.1476

04-30-2022

Christopher Kerin, MAI

State Certified General Appraiser,

Connecticut No. RCG.329

04-30-2022





August 20, 2021

Ms. Janice Bland
Connecticut Airport Authority
c/o Stantec
2211 Congress Street, Suite 380
Portland, Maine 04102

Re: Appraisal of vacant land at:

17 South Meadow Lane
East Hartford, Connecticut 06118

Dear Ms. Bland,

At your request, we have made an inspection of the above-captioned property on March 26, 2021 for the purpose of estimating the current market value of the subject property before the acquisition of an avigation easement (before value) and after the proposed easement has been placed on the property (after value). The difference between the before and after values is the value loss resulting from the taking of the avigation easement.

This is a real estate appraisal report prepared in conformance with the Uniform Standards of Professional Appraisal Practice and with current Federal Aviation Administration appraisal procedures as set forth in the FAA Advisory Circular No: 150/5100-17. It is understood that the purpose of this appraisal is to estimate the damages to the subject property in determining just compensation and in an application to the Federal Aviation Administration for grant funding to acquire the easement.

The subject is comprised of a 1.50 acre site, in East Hartford, Connecticut. The property is a landlocked parcel with no legal access. The site has generally level topography and the property is almost entirely wetlands. The property is not developable. The property is located east of Brainard Airport, in the approach zone of airport Runway 11/29. The property is located in the R-1 (Residential) zone. The subject property is identified on the East Hartford Assessor's map as tax parcel 8/5.

The avigation easement includes the right of the Connecticut Airport Authority to prevent the erection upon the subject property of any building, structure, or other manmade object, extending into the air space above the aforesaid imaginary plane, and to conduct aerial or ground based obstruction surveys to identify

for removal and remove from said air space and/or to mark and light, at the Connecticut Airport Authority's sole discretion, as obstructions to air navigation, any such building, structure, tree or other object now upon, or which in the future may be upon the premises, together with the right to ingress to, egress from and passage over the premises for the above purposes.

The avigation easement also permits the Connecticut Airport Authority to prevent the growth upon the subject property of any tree or other natural growth, within the easement area at the date hereof, and to remove or cut such tree or other natural growth or object to the ground level, along with the right of ingress to, egress from and passage over the premises for all the above purposes. The Connecticut Airport Authority agrees that, in the event it decides to cut trees or other natural growth pursuant to this paragraph, the Connecticut Airport Authority will remove all timber cut, in a manner and location satisfactory to the property owner, and remove all slash resulting from the cutting. The Connecticut Airport Authority shall, after any such cutting and/or removal of trees or natural growth, restore any unpaved surfaces overlying said land to substantially the same condition as existing immediately prior to any such work, provided, however, that said restoration shall not include any structures, other improvements, or plantings made by the property owner, their successors, heirs or assigns.

For the subject property, any manmade or natural object exceeding a height above ground level of approximately 114 feet will penetrate the avigation easement area; however, the height increases significantly towards the rear of the parcel reaching a maximum of approximately 160 feet. The easement covers the entire subject property, approximately 65,340 square feet, as delineated on the Avigation Easements map presented in the appraisal. There are trees on the subject that will be removed or topped. The easement is for the unobstructed passage of all aircraft, together with the right to cause in all air space above the surface of the premises such noise, vibrations, fumes, dust, fuel particles, or any other effects that may be caused by the operation of aircraft landing at, or taking off from, or operating at or on Brainard Airport. It should be noted that the subject property is approximately 2,800 feet from the end of Runway 11/29.

In estimating damages, the standard "Before and After" technique has been utilized; i.e., the damages are measured based on the difference between the market value of the subject immediately before and after the avigation easement. The before value reflects full utilization of the subject property in accordance with its highest and best use. The after value represents the market value of the property subject to the avigation easement. The difference between the before and after values is the value loss resulting from the taking of the avigation easement.

The property was inspected by and the report was prepared by Vincent OBrien, under the supervision of Christopher Kerin, MAI. Based upon the results of the analyses contained in the following report, the damages to the subject property resulting from the taking of the avigation easement as of March 26, 2021 is concluded:

One Hundred Eighty Dollars (\$180)

The appraisal was completed in accordance with the current issue of the Uniform Standards of Professional Appraisal Practice (USPAP) FIRREA regulations, and in compliance with the Appraisal and Evaluation Interagency Guidelines dated December 2, 2010. The marketing/exposure period corresponding with the value conclusion is 9-12 months.

You will find the data, analyses and conclusions in support of this opinion in the following report. It has been a pleasure to assist you in this assignment. If you have any questions, or if we can be of further service, please feel free to contact us.

Respectfully submitted, Kerin & Fazio, LLC

Vincent OBrien

State Certified General Appraiser,

Connecticut No. RCG.1476

04-30-2022

Christopher Kerin, MAI

State Certified General Appraiser,

Connecticut No. RCG.329

04-30-2022





August 20, 2021

Ms. Janice Bland
Connecticut Airport Authority
c/o Stantec
2211 Congress Street, Suite 380
Portland, Maine 04102

Re: Appraisal of vacant land at:

38 South Meadow Lane
East Hartford, Connecticut 06118

Dear Ms. Bland,

At your request, we have made an inspection of the above-captioned property on March 26, 2021 for the purpose of estimating the current market value of the subject property before the acquisition of an avigation easement (before value) and after the proposed easement has been placed on the property (after value). The difference between the before and after values is the value loss resulting from the taking of the avigation easement.

This is a real estate appraisal report prepared in conformance with the Uniform Standards of Professional Appraisal Practice and with current Federal Aviation Administration appraisal procedures as set forth in the FAA Advisory Circular No: 150/5100-17. It is understood that the purpose of this appraisal is to estimate the damages to the subject property in determining just compensation and in an application to the Federal Aviation Administration for grant funding to acquire the easement.

The subject is comprised of a 3.80 acre site, in East Hartford, Connecticut. The property is a landlocked parcel with no legal access. The site has generally level topography and the property is almost entirely wetlands. The property is not developable. The property is located east of Brainard Airport, in the approach zone of airport Runway 11/29. The property is located in the R-1 (Residential) zone. The subject property is identified on the East Hartford Assessor's map as tax parcel 8/4.

The avigation easement includes the right of the Connecticut Airport Authority to prevent the erection upon the subject property of any building, structure, or other manmade object, extending into the air space above the aforesaid imaginary plane, and to conduct aerial or ground based obstruction surveys to identify

for removal and remove from said air space and/or to mark and light, at the Connecticut Airport Authority's sole discretion, as obstructions to air navigation, any such building, structure, tree or other object now upon, or which in the future may be upon the premises, together with the right to ingress to, egress from and passage over the premises for the above purposes.

The avigation easement also permits the Connecticut Airport Authority to prevent the growth upon the subject property of any tree or other natural growth, within the easement area at the date hereof, and to remove or cut such tree or other natural growth or object to the ground level, along with the right of ingress to, egress from and passage over the premises for all the above purposes. The Connecticut Airport Authority agrees that, in the event it decides to cut trees or other natural growth pursuant to this paragraph, the Connecticut Airport Authority will remove all timber cut, in a manner and location satisfactory to the property owner, and remove all slash resulting from the cutting. The Connecticut Airport Authority shall, after any such cutting and/or removal of trees or natural growth, restore any unpaved surfaces overlying said land to substantially the same condition as existing immediately prior to any such work, provided, however, that said restoration shall not include any structures, other improvements, or plantings made by the property owner, their successors, heirs or assigns.

For the subject property, any manmade or natural object exceeding a height above ground level of approximately 114 feet will penetrate the avigation easement area; however, the height increases significantly towards the rear of the parcel reaching a maximum of approximately 165 feet. The easement covers the entire subject property, approximately 165,528 square feet, as delineated on the Avigation Easements map presented in the appraisal. There are trees on the subject that will be removed or topped. The easement is for the unobstructed passage of all aircraft, together with the right to cause in all air space above the surface of the premises such noise, vibrations, fumes, dust, fuel particles, or any other effects that may be caused by the operation of aircraft landing at, or taking off from, or operating at or on Brainard Airport. It should be noted that the subject property is approximately 2,800 feet from the end of Runway 11/29.

In estimating damages, the standard "Before and After" technique has been utilized; i.e., the damages are measured based on the difference between the market value of the subject immediately before and after the avigation easement. The before value reflects full utilization of the subject property in accordance with its highest and best use. The after value represents the market value of the property subject to the avigation easement. The difference between the before and after values is the value loss resulting from the taking of the avigation easement.

The property was inspected by and the report was prepared by Vincent OBrien, under the supervision of Christopher Kerin, MAI. Based upon the results of the analyses contained in the following report, the damages to the subject property resulting from the taking of the avigation easement as of March 26, 2021 is concluded:

Five Hundred Dollars (\$500)

The appraisal was completed in accordance with the current issue of the Uniform Standards of Professional Appraisal Practice (USPAP) FIRREA regulations, and in compliance with the Appraisal and Evaluation Interagency Guidelines dated December 2, 2010. The marketing/exposure period corresponding with the value conclusion is 9-12 months.

You will find the data, analyses and conclusions in support of this opinion in the following report. It has been a pleasure to assist you in this assignment. If you have any questions, or if we can be of further service, please feel free to contact us.

Respectfully submitted, Kerin & Fazio, LLC

Vincent OBrien
State Certified General Appraiser,
Connecticut No. RCG.1476

04-30-2022

Christopher Kerin, MAI State Certified General Appraiser, Connecticut No. RCG.329

04-30-2022





August 20, 2021

Ms. Janice Bland Connecticut Airport Authority c/o Stantec 2211 Congress Street, Suite 380 Portland, Maine 04102

Re: Appraisal of vacant land at:

50 South Meadow Lane
East Hartford, Connecticut 06118

Dear Ms. Bland,

At your request, we have made an inspection of the above-captioned property on March 26, 2021 for the purpose of estimating the current market value of the subject property before the acquisition of an avigation easement (before value) and after the proposed easement has been placed on the property (after value). The difference between the before and after values is the value loss resulting from the taking of the avigation easement.

This is a real estate appraisal report prepared in conformance with the Uniform Standards of Professional Appraisal Practice and with current Federal Aviation Administration appraisal procedures as set forth in the FAA Advisory Circular No: 150/5100-17. It is understood that the purpose of this appraisal is to estimate the damages to the subject property in determining just compensation and in an application to the Federal Aviation Administration for grant funding to acquire the easement.

The subject is comprised of a 1.00 acre site, in East Hartford, Connecticut. The property is a landlocked parcel with no legal access. The site has generally level topography and the entire property is wetlands. The property is not developable. It should be noted that the subject has frontage on the east bank of the Connecticut River. The property is located east of Brainard Airport, in the approach zone of airport Runway 11/29. The property is located in the R-1 (Residential) zone. The subject property is identified on the East Hartford Assessor's map as tax parcel 8/1.

The avigation easement includes the right of the Connecticut Airport Authority to prevent the erection upon the subject property of any building, structure, or other manmade object, extending into the air space

above the aforesaid imaginary plane, and to conduct aerial or ground based obstruction surveys to identify for removal and remove from said air space and/or to mark and light, at the Connecticut Airport Authority's sole discretion, as obstructions to air navigation, any such building, structure, tree or other object now upon, or which in the future may be upon the premises, together with the right to ingress to, egress from and passage over the premises for the above purposes.

The avigation easement also permits the Connecticut Airport Authority to prevent the growth upon the subject property of any tree or other natural growth, within the easement area at the date hereof, and to remove or cut such tree or other natural growth or object to the ground level, along with the right of ingress to, egress from and passage over the premises for all the above purposes. The Connecticut Airport Authority agrees that, in the event it decides to cut trees or other natural growth pursuant to this paragraph, the Connecticut Airport Authority will remove all timber cut, in a manner and location satisfactory to the property owner, and remove all slash resulting from the cutting. The Connecticut Airport Authority shall, after any such cutting and/or removal of trees or natural growth, restore any unpaved surfaces overlying said land to substantially the same condition as existing immediately prior to any such work, provided, however, that said restoration shall not include any structures, other improvements, or plantings made by the property owner, their successors, heirs or assigns.

For the subject property, any manmade or natural object exceeding a height above ground level of approximately 77 feet will penetrate the avigation easement area. The easement covers the entire subject property, approximately 43,560 square feet, as delineated on the Avigation Easements map presented in the appraisal. There are trees on the subject that will be removed or topped. The easement is for the unobstructed passage of all aircraft, together with the right to cause in all air space above the surface of the premises such noise, vibrations, fumes, dust, fuel particles, or any other effects that may be caused by the operation of aircraft landing at, or taking off from, or operating at or on Brainard Airport. It should be noted that the subject property is approximately 2,150 feet from the end of Runway 11/29.

In estimating damages, the standard "Before and After" technique has been utilized; i.e., the damages are measured based on the difference between the market value of the subject immediately before and after the avigation easement. The before value reflects full utilization of the subject property in accordance with its highest and best use. The after value represents the market value of the property subject to the avigation easement. The difference between the before and after values is the value loss resulting from the taking of the avigation easement.

The property was inspected by and the report was prepared by Vincent OBrien, under the supervision of Christopher Kerin, MAI. Based upon the results of the analyses contained in the following report, the damages to the subject property resulting from the taking of the avigation easement as of March 26, 2021 is concluded:

Five Hundred Dollars (\$500)

The appraisal was completed in accordance with the current issue of the Uniform Standards of Professional Appraisal Practice (USPAP) FIRREA regulations, and in compliance with the Appraisal and Evaluation Interagency Guidelines dated December 2, 2010. The marketing/exposure period corresponding with the value conclusion is 9-12 months.

You will find the data, analyses and conclusions in support of this opinion in the following report. It has been a pleasure to assist you in this assignment. If you have any questions, or if we can be of further service, please feel free to contact us.

Respectfully submitted, Kerin & Fazio, LLC

Vincent OBrien

State Certified General Appraiser,

Connecticut No. RCG.1476

04-30-2022

Christopher Kerin, MAI

State Certified General Appraiser,

Connecticut No. RCG.329

04-30-2022

AGREEMENT

AGREEMENT FOR GRANT OF EASEMENT RIGHTS

1. <u>REFERENCE DATA AND DEFINITIONS:</u>

The following are definitions and	reference data used	in this Agreement:
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Execution Date: ______, 2022

Grantor:

Town of East Hartford, Connecticut

Grantee:

Connecticut Airport Authority, a quasi-public agency with an office and place of business at Bradley International Airport, Terminal A, 3rd Floor, Windsor Locks,

CT 06096

Easement:

The Easements to be granted pursuant to this Agreement affect those certain pieces or parcels of land known as:

Plat-Lot	Address	Town(s)
8-5	17 South Meadow Ln	East Hartford, Connecticut
8-4	38 South Meadow Ln	East Hartford, Connecticut
8-1	50 South Meadow Ln	East Hartford, Connecticut
7-27	54 South Meadow Ln	East Hartford, Connecticut

(collectively the "Property") and are more particularly defined and described in Paragraph 2 of this Agreement

Consideration:

\$1,380.00

(Paragraph 4)

Closing Date:

Sixty (60) days after the date of full and final execution of this

(Paragraph 5)

Agreement

Place of Closing:

Closing will take place via overnight mail, courier service, with documents and compensation being held by each party's respective attorney until all

closing requirements have been met.

Grantor's Broker:

(Paragraph 11)

None

Co-broker, if any:

None

(Paragraph 11)

Authorized Entity:

(Paragraph 12(b)(i))

Grantee is a quasi-public agency duly organized and in good standing in the State of Connecticut.

Notices:

Grantor: Town of East Hartford

(Paragraph 15)

740 Main Street

East Hartford, CT 06108

with a copy to:

Grantee: Connecticut Airport Authority

Bradley International Airport

Terminal A, 3rd Floor

Windsor Locks, CT 06096

with a copy to:

Susman, Duffy & Segaloff, PC 700 State Street, Suite 100 New Haven, CT 06511

2. EASEMENT DESCRIPTION:

In consideration of the mutual covenants herein contained and other good and valuable consideration, Grantor agrees to grant to Grantee, and Grantee agrees to accept from Grantor a permanent and perpetual easement and right of way in, on, over and upon those certain premises commonly known as:

Plat-Lot	Address	Description
8-5	17 South Meadow Ln	See Exhibit A
8-4	38 South Meadow Ln	See Exhibit B
8-1	50 South Meadow Ln	See Exhibit C
7-27	54 South Meadow Ln	See Exhibit D

more particularly described in Exhibits A-D attached hereto and made a part hereof (collectively, the "Easements").

3. EASEMENTS:

Grantor shall grant the Easements to Grantee by Clearance Easements in form and content as set forth in Exhibits E-H identified below and annexed hereto:

Plat-Lot	Address	Easement
8-5	17 South Meadow Ln	See Exhibit E
8-4	38 South Meadow Ln	See Exhibit F
8-1	50 South Meadow Ln	See Exhibit G
7-27	54 South Meadow Ln	See Exhibit H

4. CONSIDERATION:

The agreed consideration for the Easements is \$1.380, which shall be paid at the Closing by certified funds, wire transfer, bank check or other immediate funds in accordance with instructions to be provided by Grantor.

5. TIME FOR PERFORMANCE; DELIVERY OF EASEMENTS:

The Easements are to be delivered at the closing (the "Closing").

6. POSSESSION OF EASEMENT RIGHTS:

Grantor shall grant the Easements on the Closing Date. Grantee shall be entitled to an inspection of the Easement area prior to the delivery of the Easements, and may reject delivery of the Easements and terminate this agreement should Grantee deem the Easements no longer acceptable. In such event, neither party will have any further obligations hereunder.

7. ACCEPTANCE OF EASEMENTS:

The parties agree that the delivery by Grantor and the acceptance by Grantee of the Easements shall be deemed to constitute full compliance by Grantor with all of the terms, conditions and covenants of this Agreement on its part to be performed.

8. CONDITION OF EASEMENT:

Grantee agrees that Grantee is responsible for its own inspection and examination of the Easement, including records, files, documents and improvements thereon. The Grantee's execution of this Agreement and the acceptance by Grantee of the Easements shall constitute an acknowledgement by Grantee that the Easements were accepted without representation or warranty, express, implied or statutory, as to the condition or suitability of the Easements, or any part thereof, any matter of fact or any matter in any way relating to the Easements, this Agreement or otherwise, except as expressly set forth in this Agreement. Grantee shall accept the Easements in an "AS IS, WHERE IS" condition, based solely on Grantee's own investigations.

9. ADDITIONAL DOCUMENTS:

- (a) In addition to the Easements, which shall be in recordable form, Grantor shall deliver to Grantee, at the Closing, the following documents, duly executed and acknowledged as provided therein:
 - (i) evidence of authority of persons executing this Agreement and the other documentation to be executed and delivered by Grantor hereunder.
 - (ii) all other documentation required or contemplated by this Agreement.

- (b) Grantee shall deliver to Grantor, at the Closing, the following documents, duly executed and acknowledged as provided therein:
 - (i) evidence of the authority of persons executing this Agreement and the other documentation to be executed and delivered by Grantee hereunder; and
 - (ii) all other documentation required or contemplated by this Agreement and any other documentation reasonably and customarily required by Grantor.

10. ADJUSTMENTS:

To the extent applicable, collected rents, escalations, amounts collected from tenants/occupants on account of taxes and operating expenses, electricity, water, gas, sewage and other utilities, operating expenses and taxes for the then current tax period and all other items of revenue and expense which, by custom and practice, are prorated between Grantors and Grantees of real Easement similar in kind to the Easement, shall **NOT** be prorated as of the Closing Date.

The provisions of this Paragraph shall survive the delivery of the Easements.

11. BROKER:

Grantee represents and warrants to Grantor that no real estate broker or other party entitled to a commission is involved in connection with this transaction.

12. REPRESENTATIONS AND WARRANTIES:

- (a) Grantor agrees with Grantee that the following representations, covenants and warranties shall be true and accurate on the Execution Date and on the Closing Date:
 - (i) Grantor has the legal right, power and authority to enter into this Agreement and to perform all of its obligations hereunder; and
 - (ii) the execution and delivery of this Agreement and the performance by Grantor of its obligations hereunder will not conflict with, or result in a breach of, to the best of Grantor's knowledge, any judgment, writ, injunction, regulation, ruling, directive or decree of any court or governmental authority, or any agreement or instrument to which Grantor is a party or by which Grantor is bound.
 - (iii) Grantor shall comply in all respects with the provisions applicable to contractors of the Nondiscrimination Affirmation annexed hereto as Exhibit I.

- (b) Grantee agrees with Grantor that the following representations, covenants and warranties shall be true and accurate on the Execution Date and on the Closing Date:
 - (i) Grantee is an Authorized Entity;
 - (ii) Grantee has the legal right, power and authority to enter into this Agreement and to perform all of its obligations hereunder;
 - (iii) The execution and delivery of this Agreement and the performance by Grantee of its obligations hereunder, (A) have been duly authorized by all requisite action, and (B) will not conflict with, or result in a breach of, any of the terms, covenants and provisions of Grantee's constituent documents, or, to the best of Grantee's knowledge, any judgment, writ, injunction, regulation, ruling, directive or decree of any court or governmental authority, or any agreement or instrument to which Grantee is a party or by which Grantee is bound;
- (c) Each party acknowledges and agrees that it is relying on the information contained in the other party's representations and warranties.

The provisions of this Paragraph shall survive the delivery of the Easements.

13. GRANTEE'S DEFAULT; DAMAGES:

In the event that the Grantee shall fail to perform, observe or comply with any of its covenants, agreements or obligations hereunder or if Grantee shall otherwise be in default hereunder, Grantor may at its option pursue an action for specific performance of this Agreement, plus reasonable attorney's fees and costs arising out of the enforcement of the Agreement.

14. GRANTOR DEFAULT; DAMAGES:

In the event that the Grantor shall fail to perform, observe or comply with any of its covenants, agreements or obligations hereunder or if Grantor shall otherwise be in default hereunder, Grantee may at its option pursue an action for specific performance of this Agreement, and/or condemnation of the Easements contemplated herein, plus reasonable attorney's fees and costs arising out of the enforcement of the Agreement.

15. NOTICES:

All notices required or permitted to be given hereunder shall be in writing and delivered by hand, by email, by nationally recognized overnight courier or mailed postage prepaid, by certified mail, return receipt requested, addressed as shown in Paragraph 1 or to such other address as shall be designated by written notice received by the other party in accordance with the provisions of this Paragraph. Any such notice shall be deemed given when so delivered by hand or one (1) business day after deposited with such nationally recognized overnight courier, or, if so mailed, three (3) business days after deposited with the U.S. Postal Service.

16. MISCELLANEOUS:

- (a) This Agreement may be executed in multiple counterparts, is to be construed in accordance with the laws of the State of Connecticut and is binding upon and inures to the benefit of the parties hereto and their respective heirs, successors and assigns. The captions and marginal notes are used only as a matter of convenience and are not to be considered a part of this Agreement or to be used in determining the intent of the parties to it.
- (b) This Agreement embodies the entire contract between the parties hereto with respect to granting of the Easements and the subject matter hereof and supersedes any and all prior negotiations, agreements and understandings, written or oral, formal or informal, all of which are deemed to be merged herein. representations, statements, warranties, covenants, undertakings or promises of Grantor or any representative or agent of Grantor, whether oral, implied or otherwise and whether made before or after the date hereof, shall be considered a part hereof or binding upon Grantor unless set forth herein or agreed to by the parties in writing, nor shall any provision of this Agreement be supplemented, terminated, modified or waived except by a writing signed by both parties. No modification or amendment to this Agreement of any kind whatsoever shall be made or claimed by Grantor or Grantee, and no notice of any extension, change, modification or amendment made or claimed by Grantor or Grantee shall have any force or effect whatsoever unless the same shall have been reduced to writing and fully signed by Grantor and Grantee.
- (c) All Exhibits attached hereto and incorporated herein by reference are made a part hereof.
- (d) This document shall not be considered or construed to be an offer of the Grantor. Grantor reserves the right to withdraw this proposed Agreement at any time prior to the Grantor executing and delivering same.
- (e) If any term, covenant or condition of this Agreement is held to be invalid, void or otherwise unenforceable, to any extent, by any court of competent jurisdiction, the remainder of this Agreement shall not be affected thereby, and each term, covenant or condition of this Agreement shall be valid and enforceable to the fullest extent permitted by law.
- (f) Notwithstanding anything herein to the contrary, the parties hereto understandand agree that the terms, conditions and obligations set forth in the Easements shall survive the Closing.

Date.	
WITNESS:	GRANTOR: TOWN OF EAST HARTFORD
Name:	Name: The Honorable Michael P. Walsh Its: Mayor
WITNESS:	GRANTEE: CONNECTICUT AIRPORT AUTHORITY
	By:
Name:	Name: Kevin A. Dillon, A.A.E. Its: Executive Director

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Execution

I: Client C:Connecticut Airport Authority: Avigation Easements Brainard Airport: Town of East Hartford parcels P&S_agreement_East Hartford_combined 7.25.22.docx

EXHIBIT A

LEGAL DESCRIPTION

17 South Meadow Lane, East Hartford, CT, Lot 8-5

ALL THAT CERTAIN piece or parcel of land, together with all buildings and improvements thereon standing, situated in the Town of East Hartford, County of Hartford, and State of Connecticut, known as 17 South Meadow Lane and also known as Lot 8-5 on a certain map or plan entitled, "Avigation Easements, Land of Goodwin University, Inc. and Town of East Hartford, South Meadow Lane, East Hartford, Connecticut", prepared by Freeman Companies, LLC, dated July 30, 2021, Scale: 1 inch equals 80 feet, Sheet AE-302, which map is on file in the East Hartford Land Records. Said premises are more particularly bounded and described as follows:

Beginning at a point, said point being the southwest corner of land now or formerly of Goodwin University, Inc. being known as 30 South Meadow Lane;

Thence N 90° E bounded northerly by said land now or formerly of Goodwin University, Inc. a distance of about 920 feet to a point on the westerly boundary of land now or formerly of Colonial Rivermead MHC, LLC;

Thence S 21° E bounded easterly by said land now or formerly of Colonial Rivermead MHC, LLC a distance of about 75 feet to a point, said point being the northeast corner of other land now or formerly of the Grantor;

Thence S 90° W bounded southerly by said other land now or formerly of the Grantor a distance of about 960 feet to a point on the easterly boundary of land now or formerly of Goodwin University, Inc.;

Thence N 09° E bounded westerly by said land now or formerly of Goodwin University, Inc. a distance of about 75 feet to the point and place of beginning.

Said parcel contains approximately 1.5± acres.

EXHIBIT B

LEGAL DESCRIPTION

38 South Meadow Lane, East Hartford, CT, Lot 8-4

ALL THAT CERTAIN piece or parcel of land, together with all buildings and improvements thereon standing, situated in the Town of East Hartford, County of Hartford, and State of Connecticut, known as 38 South Meadow Lane and also known as Lot 8-4 on a certain map or plan entitled, "Avigation Easements, Land of Goodwin University, Inc. and Town of East Hartford, South Meadow Lane, East Hartford, Connecticut", prepared by Freeman Companies, LLC, dated July 30, 2021, Scale: 1 inch equals 80 feet, Sheet AE-302, which map is on file in the East Hartford Land Records. Said premises are more particularly bounded and described as follows:

Beginning at a point, said point being the northwest corner of land now or formerly of Walter C. Simon, being known as 42 South Meadow Lane;

Thence N 09° E bounded westerly by land now or formerly of Goodwin University, Inc. a distance of about 195 feet to a point, said point being the southwest corner of other land of the Grantor;

Thence N 90° E bounded northerly by said other land of the Grantor a distance of about 960 feet to a point on the westerly boundary of land now or formerly of Colonial Rivermead MHC, LLC;

Thence S 21° E bounded easterly by said land now or formerly of Colonial Rivermead MHC, LLC a distance of about 165 feet to a point, said point being the northeast corner of land now or formerly of Walter C. Simon;

Thence S 89° W bounded southerly by said land now or formerly of Walter C. Simon a distance of about 520 feet to a point;

Thence S 88° W bounded southerly by land now or formerly of Walter C. Simon a distance of about 210 feet to a point;

Thence S 84° W bounded southerly by land now or formerly of Walter C. Simon a distance of about 320 feet to the point and place of beginning.

Said parcel contains approximately 3.8± acres.

EXHIBIT C

LEGAL DESCRIPTION

50 South Meadow Lane, East Hartford, CT, Lot 8-1

ALL THAT CERTAIN piece or parcel of land, together with all buildings and improvements thereon standing, situated in the Town of East Hartford, County of Hartford, and State of Connecticut, known as 50 South Meadow Lane and also known as Lot 8-1 on a certain map or plan entitled, "Avigation Easements, Land of Goodwin University, Inc. and Town of East Hartford, South Meadow Lane, East Hartford, Connecticut", prepared by Freeman Companies, LLC, dated July 30, 2021, Scale: 1 inch equals 80 feet, Sheet AE-302, which map is on file in the East Hartford Land Records. Said premises are more particularly bounded and described as follows:

Beginning at a point, said point being the southwest corner of land now or formerly of Goodwin University, Inc., being known as 46 South Meadow Lane;

Thence S 86° W bounded southerly by other land now or formerly of Goodwin University, Inc. a distance of about 75 feet to the point of beginning;

Thence S 86° W bounded southerly by said other land now or formerly of Goodwin University, Inc. A distance of about 150 feet to a point, said point being the southeast corner of other land now or formerly of Goodwin University Inc.;

Thence N 02° W bounded westerly by said land now or formerly of Goodwin University, Inc. a distance of about 90 feet to a point on the easterly side of the Connecticut River;

Thence generally northeasterly along said easterly side of the Connecticut River a distance of about 405 feet to a point, said point being the northwest corner of land now or formerly of Goodwin University Inc.;

Thence S 01° E bounded easterly by said land now or formerly of Goodwin University, Inc. a distance of about 245 feet to a point, said point being the northeast corner of other land now or formerly of the Grantor;

Thence S 86° W bounded southerly by said other land now or formerly of the Grantor a distance of about 75 feet to a point;

Thence S 01° E bounded easterly by said other land now or formerly of the Grantor a distance of about 165 feet to the point and place of beginning.

Said parcel contains approximately 1.0± acres.

EXHIBIT D

LEGAL DESCRIPTION

54 South Meadow Lane, East Hartford, CT, Lot 7-27

ALL THAT CERTAIN piece or parcel of land, together with all buildings and improvements thereon standing, situated in the Town of East Hartford, County of Hartford, and State of Connecticut, known as 54 South Meadow Lane and also known as Lot 7-27 on a certain map or plan entitled, "Avigation Easements, Land of Goodwin University, Inc. and Town of East Hartford, South Meadow Lane, East Hartford, Connecticut", prepared by Freeman Companies, LLC, dated July 30, 2021, Scale: 1 inch equals 80 feet, Sheet AE-302, which map is on file in the East Hartford Land Records. Said premises are more particularly bounded and described as follows:

Beginning at a point, said point being the northeast corner of land now or formerly of Goodwin University, Inc., being known as 70 South Meadow Lane;

Thence S 86° W bounded southerly by said land now or formerly of Goodwin University, Inc. a distance of about 75 feet to a point, said point being the southeast corner of other land now or formerly of the Grantor;

Thence N 01° W bounded westerly by said other land now or formerly of the Grantor a distance of about 165 feet to a point;

Thence N 86° E bounded northerly by other land now or formerly of the Grantor a distance of about 75 feet to a point on the westerly boundary of land now or formerly of Goodwin University, Inc.;

Thence S 01° E bounded easterly by said land now or formerly of Goodwin University, Inc. a distance of about 165 feet to the point and place of beginning.

Said parcel contains approximately 0.4± acres.

EASEMENTS

EXHIBIT E

EASEMENT

17 South Meadow Lane, East Hartford, CT, Lot 8-5

CLEARANCE EASEMENT

KNOW ALL MEN BY THESE PRESENTS that the Town of East Hartford, of 740 Main Street, East Hartford, CT 06108 (hereinafter referred to as the "Grantor"), for the consideration of ONE DOLLAR (\$1.00) and other valuable consideration received to its full satisfaction of the Connecticut Airport Authority, a quasi-public agency organized and existing under and by virtue of the laws of the State of Connecticut with a mailing address of 334 Ella Grasso Turnpike, Windsor Locks, CT 06096 (hereinafter the "Grantee"), do hereby give, grant, bargain, sell, convey and confirm unto the said Grantee, its successors and assigns, forever, a permanent and perpetual easement and right of way, such easement rights and interests being more fully set forth below, in, to and over the land of the Grantor herein described as follows: The Town of East Hartford Assessor's Lot No. 8-5 on 17 South Meadow Lane as shown on a certain plan on file at the Connecticut Airport Authority and the Hartford-Brainard Airport entitled "Exhibit A – Runway 29 Federal Aviation Regulations Part 77" and "Exhibit B – Avigation Easement" dated August 23, 2021, drawn by Stantec Consulting Services; and said Lot which is contained within and/or affected by the Approach Surface defined hereinbelow.

Said Lot No. 8-5 is that certain piece or parcel of land, together with all buildings and improvements thereon standing, situated in the Town of East Hartford, County of Hartford, and State of Connecticut, known as 17 South Meadow Lane and also known as Lot 8-5 on a certain map or plan entitled, "Avigation Easements, Land of Goodwin University, Inc. and Town of East Hartford, South Meadow Lane, East Hartford, Connecticut", prepared by Freeman Companies, LLC, dated July 30, 2021, Scale: 1 inch equals 80 feet, Sheet AE-302, which map is on file in the East Hartford Land Records. Said premises are more particularly bounded and described as follows:

Beginning at a point, said point being the southwest corner of land now or formerly of Goodwin University, Inc. being known as 30 South Meadow Lane;

Thence N 90° E bounded northerly by said land now or formerly of Goodwin University, Inc. a distance of about 920 feet to a point on the westerly boundary of land now or formerly of Colonial Rivermead MHC, LLC;

Thence S 21° E bounded easterly by said land now or formerly of Colonial Rivermead MHC, LLC a distance of about 75 feet to a point, said point being the northeast corner of other land now or formerly of the Grantor;

Thence S 90° W bounded southerly by said other land now or formerly of the Grantor a distance of about 960 feet to a point on the easterly boundary of land now or formerly of Goodwin University, Inc.;

Thence N 09° E bounded westerly by said land now or formerly of Goodwin University, Inc. a distance of about 75 feet to the point and place of beginning.

Said parcel contains approximately 1.5± acres.

Said easement, appurtenant to the Hartford-Brainard Airport (the "Airport"), shall be for the unobstructed passage of all aircraft ("aircraft" being defined for this instrument as any machine or contrivance now known or hereafter invented, used or designated for navigation of, or flight in, the air)

by whomsoever owned and operated in all airspace above the surface of the premises conveyed hereby as follows:

Federal Aviation Regulations (FAR) Part 77 Approach Surface - Runway 29

The Runway 29 FAR Part 77 approach surface begins 200 feet from the threshold at the established runway end elevation and extends a distance of approximately 5,000 feet. The surface has an inner width of 250 feet and an outer width of 1,250 feet. The surface elevation begins at the established runway end elevation and extends upward and outward at a slope of one foot vertically for every 20 feet horizontally. The primary surface is a 250-foot-wide surface longitudinally centered on the runway with the elevation being the same as the nearest point on the runway centerline as identified in Exhibit A.

The easement and right of way hereby granted includes the continuing right in the Grantee to prevent the erection upon the premises of any building, structure, or other manmade object, extending into the air space above the aforesaid imaginary plane, and to conduct aerial or ground based obstruction surveys to identify for removal and remove from said air space and/or to mark and light, at the Grantee's sole discretion, as obstructions to air navigation, any such building, structure, tree or other object now upon, or which in the future may be upon the premises, together with the right to ingress to, egress from and passage over the premises for the above purposes.

ALSO, the continuing right of the Grantee to prevent the growth upon the premises of any tree or other natural growth, within the above-described surfaces at the date hereof, and to remove or cut such tree or other natural growth or object to the ground level, along with the right of ingress to, egress from and passage over the premises for all the above purposes. The Grantee agrees that, in the event it decides to cut trees or other natural growth pursuant to this paragraph, the Grantee will remove all timber cut, in a manner and location satisfactory to the Grantor, and manage all slash resulting from the cutting.

Further, the Grantee shall, after any such cutting and/or removal of trees or natural growth, restore any unpaved surfaces overlying said land to substantially the same condition as existing immediately prior to any such work, provided, however, that said restoration shall not include any structures, other improvements, or plantings made by the Grantor, their successors or assigns.

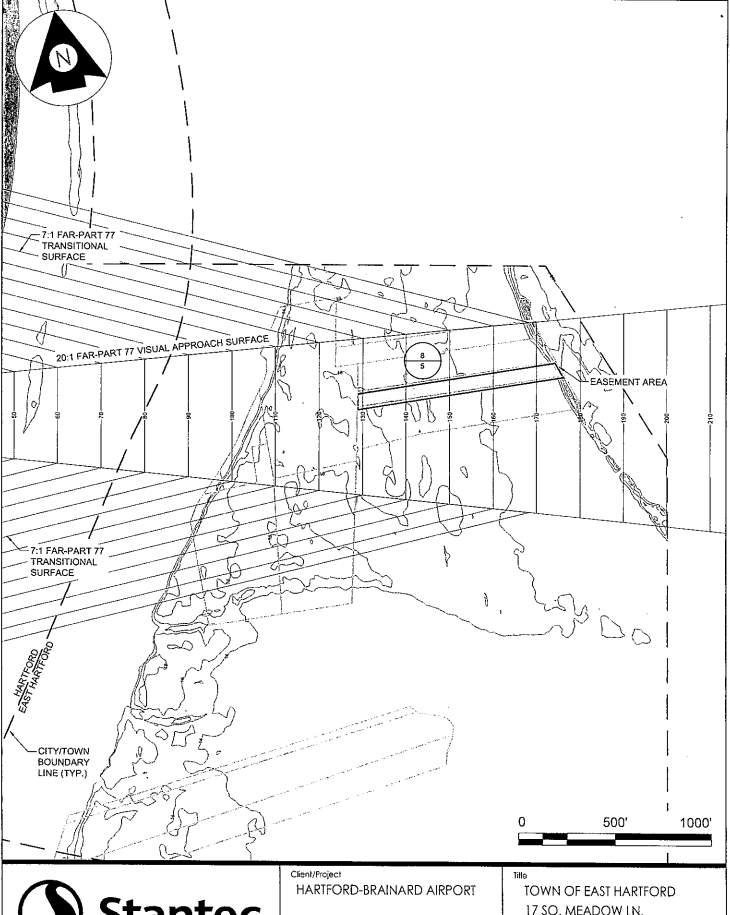
The Grantee agrees to comply with the terms and conditions of the Indemnification and Insurance requirements set forth on **Exhibit C**, annexed hereto and made a part hereof.

The Grantor herein reserves the right to themselves, their successors and assigns, to continue to use the land within which the aforesaid easement has been granted for any uses and purposes which do not interfere with the use thereof by the Grantee, its successors and assigns, in fulfilling the purposes for which this easement is granted.

The rights granted and covenants undertaken in and by this agreement shall be binding on the successors and assigns of the Grantor and shall run with the land above described which shall be the servient tenement, it being intended that the lands now or hereafter comprising the Airport shall be the dominant tenement; excepting, however, that such rights and covenants shall become void and of no effect on such date as the land comprising the Airport shall cease to be used as an airport and officially discontinued as such by the Connecticut Airport Authority.

TO HAVE AND TO HOLD the above granted rights, pr successors and assigns forever, to its own proper use	
IN WITNESS WHEREOF, the Grantor herein has hered day of, 2022.	unto set their hands and seals this
Signed, Sealed and Delivered	
in the presence of:	
Witness	Honorable Mayor Michael P. Walsh
Witness	
STATE OF CONNECTICUT)) ss. East Hartford COUNTY OF HARTFORD)	,
On this the day of personally appeared the Honorable Mayor Michael F be the persons whose name is subscribed to the with the same for the purposes therein contained as his fi free act and deed of the Grantor.	P. Walsh, known to me (or satisfactorily proven) to nin instrument and acknowledged that he executed
	Notary Public
	My commission expires:

		s hereunto set their hands and seals this
day of	, 2022.	
Signed, Sealed and Deliver	red	CONNECTICUT AIRPORT AUTHORITY
in the presence of:		
		Ву:
Witness		Kevin A. Dillon, A.A.E., its Executive Director
Witness		
STATE OF CONNECTICUT)		
) COUNTY OF HARTFORD	ss. Windsor Lo	ocks
		, 2022, before me, the undersigned officer,
known to me (or satisfactor instrument and acknowled	orily proven) to be th dged that he execute	ecutive Director of the Connecticut Airport Authority, are person whose name is subscribed to the within and the same for the purposes therein contained as his free tee and the free act and deed of the Grantee.
		Notary Public
		My commission expires:





Stantec Consulting Services Inc. 2211 Congress Street Suite 380 Portland, ME 04102 Tel: (207) 883-3355 www.stantec.com

EASEMENT ACQUISITION

Project No.

179450280

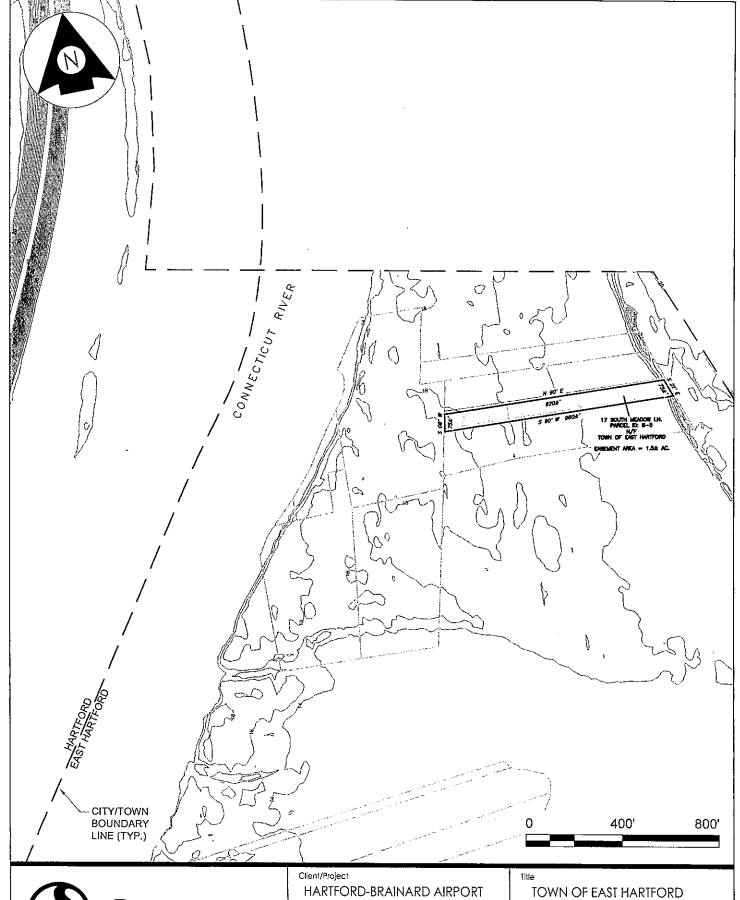
17 SO. MEADOW LN. MAP 8 LOT 5

RW 29 FAR PART 77

Date

2021.08.09

EXHIBIT A





Stanlec Consulting Services Inc. 2211 Congress Street Suite 380 Portland, ME 04102 Tel: (207) 883-3355 www.stantec.com EASEMENT ACQUISITION

Project No. 179450280 TOWN OF EAST HARTFORD 17 SO, MEADOW LN. MAP 8 LOT 5

AVIGATION EASEMENT

Date

2021.08.23

EXHIBIT B

Exhibit C

To the fullest extent permitted by law, Grantee agrees on behalf of itself and its successors and assigns, covenants and agrees at its sole cost and expense, to protect, defend, indemnify, release and hold Grantor, its agents, servants, officials, employees, volunteers and members of its boards and commissions (collectively the "Grantor Parties"), harmless from and against any and all Losses (defined below) imposed upon or incurred by or asserted against Grantor Parties by reason of bodily injury, personal injury, death, or real property damage of whatsoever kind or nature, to any individuals or parties (including, but not limited to Grantor Parties, Grantee, or any other third party) arising out of or resulting from, or alleged to arise out of or result from Grantee's entry onto Grantor's property, or the exercise of Grantee's rights under this easement. The term "Losses" includes any losses, damages, costs, fees, expenses, claims, suits, judgments, awards, liabilities (including, but not limited to, strict liabilities), obligations, debts, fines, penalties, charges, amounts paid in settlement, foreseeable and unforeseeable consequential damages, litigation costs, attorneys' fees, expert's fees, and investigation costs, incurred in connection with any judicial or administrative proceedings, actions, claims, suits, judgments or awards, but does not include such Losses to the extent they shall have been caused by the negligence or willful misconduct of the Grantor Parties or third parties other than the Grantee's subcontractors and independent contractors.

Upon written request by Grantor Parties, Grantee shall defend and provide legal representation to Grantor with respect to any of the matters referenced above. Notwithstanding the foregoing, Grantor Parties may, in its sole and absolute discretion, engage its own attorneys and other professionals to defend or assist it with respect to such matters and, at the option of Grantor Parties, its attorneys shall control the resolution of such matters.

Grantee shall be responsible for maintaining insurance coverage in force for the life of this easement of the kinds set forth below, with the following minimum limits:

Commercial General Liability Insurance

Type of Coverage:

Occurrence Basis

Minimum Amount of Coverage:

\$1,000,000 per occurrence/\$2,000,000 aggregate

Policy Period:

Annual Policy

Workers' Compensation and Employer's Liability Insurance

Amount of Coverage:

Coverage A:

Statutory

Coverage B (Employer Liability):

\$500,000 Each Accident

\$500,000 Disease, Policy Limit \$500,000 Disease, Each Employee

Commercial Automobile Liability Insurance

Type of Coverage:

Minimum Amount of Coverage:

Policy Period:

Occurrence Basis

\$1,000,000 combined single limit

Annual Policy

Umbrella Liability Insurance

\$2,000,000.

Grantee shall require all subcontractors and independent contractors to maintain insurance coverage of the kinds and amounts customarily maintained by entities similarly situated in their respective industries, and will obtain appropriate Certificates of Insurance before the subcontractors and independent contractors are permitted to begin work.

Grantee shall require that "The Town of East Hartford, its officials, employees, volunteers, boards and commissions" be included as an Additional Insured on its insurance policies, and shall make certain that "The Town of East Hartford, its officials, employees, volunteers, boards and commissions" are included as an Additional Insured on the insurance policies of all of its subcontractors and independent contractors insurance, before permitted to begin work. Additional Insured status is not required with respect to Worker's Compensation and Professional Errors & Omissions).

The GRANTEE and its insurers shall waive all rights of subrogation against the Grantor, and its officers, agents, servants and employees for losses arising from work performed under this easement.

EXHIBIT F

EASEMENT

38 South Meadow Lane, East Hartford, CT, Lot 8-4

CLEARANCE EASEMENT

KNOW ALL MEN BY THESE PRESENTS that the Town of East Hartford, of 740 Main Street, East Hartford, CT 06108 (hereinafter referred to as the "Grantor"), for the consideration of ONE DOLLAR (\$1.00) and other valuable consideration received to its full satisfaction of the Connecticut Airport Authority, a quasi-public agency organized and existing under and by virtue of the laws of the State of Connecticut with a mailing address of 334 Ella Grasso Turnpike, Windsor Locks, CT 06096 (hereinafter the "Grantee"), do hereby give, grant, bargain, sell, convey and confirm unto the said Grantee, its successors and assigns, forever, a permanent and perpetual easement and right of way, such easement rights and interests being more fully set forth below, in, to and over the land of the Grantor herein described as follows: The Town of East Hartford Assessor's Lot No. 8-4 on 38 South Meadow Lane as shown on a certain plan on file at the Connecticut Airport Authority and the Hartford-Brainard Airport entitled "Exhibit A – Runway 29 Federal Aviation Regulations Part 77" and "Exhibit B – Avigation Easement" dated August 23, 2021, drawn by Stantec Consulting Services; and said Lot which is contained within and/or affected by the Approach Surface defined hereinbelow.

Said Lot No. 8-4 is that certain piece or parcel of land, together with all buildings and improvements thereon standing, situated in the Town of East Hartford, County of Hartford, and State of Connecticut, known as 38 South Meadow Lane and also known as Lot 8-4 on a certain map or plan entitled, "Avigation Easements, Land of Goodwin University, Inc. and Town of East Hartford, South Meadow Lane, East Hartford, Connecticut", prepared by Freeman Companies, LLC, dated July 30, 2021, Scale: 1 inch equals 80 feet, Sheet AE-302, which map is on file in the East Hartford Land Records. Said premises are more particularly bounded and described as follows:

Beginning at a point, said point being the northwest corner of land now or formerly of Walter C. Simon, being known as 42 South Meadow Lane;

Thence N 09° E bounded westerly by land now or formerly of Goodwin University, Inc. a distance of about 195 feet to a point, said point being the southwest corner of other land of the Grantor;

Thence N 90° E bounded northerly by said other land of the Grantor a distance of about 960 feet to a point on the westerly boundary of land now or formerly of Colonial Rivermead MHC, LLC;

Thence S 21° E bounded easterly by said land now or formerly of Colonial Rivermead MHC, LLC a distance of about 165 feet to a point, said point being the northeast corner of land now or formerly of Walter C. Simon;

Thence S 89° W bounded southerly by said land now or formerly of Walter C. Simon a distance of about 520 feet to a point;

Thence S 88° W bounded southerly by land now or formerly of Walter C. Simon a distance of about 210 feet to a point;

Thence S 84° W bounded southerly by land now or formerly of Walter C. Simon a distance of about 320 feet to the point and place of beginning.

Said parcel contains approximately 3.8± acres.

Said easement, appurtenant to the Hartford-Brainard Airport (the "Airport"), shall be for the unobstructed passage of all aircraft ("aircraft" being defined for this instrument as any machine or contrivance now known or hereafter invented, used or designated for navigation of, or flight in, the air) by whomsoever owned and operated in all airspace above the surface of the premises conveyed hereby as follows:

Federal Aviation Regulations (FAR) Part 77 Approach Surface - Runway 29

The Runway 29 FAR Part 77 approach surface begins 200 feet from the threshold at the established runway end elevation and extends a distance of approximately 5,000 feet. The surface has an inner width of 250 feet and an outer width of 1,250 feet. The surface elevation begins at the established runway end elevation and extends upward and outward at a slope of one foot vertically for every 20 feet horizontally. The primary surface is a 250-foot-wide surface longitudinally centered on the runway with the elevation being the same as the nearest point on the runway centerline as identified in Exhibit A.

The easement and right of way hereby granted includes the continuing right in the Grantee to prevent the erection upon the premises of any building, structure, or other manmade object, extending into the air space above the aforesaid imaginary plane, and to conduct aerial or ground based obstruction surveys to identify for removal and remove from said air space and/or to mark and light, at the Grantee's sole discretion, as obstructions to air navigation, any such building, structure, tree or other object now upon, or which in the future may be upon the premises, together with the right to ingress to, egress from and passage over the premises for the above purposes.

ALSO, the continuing right of the Grantee to prevent the growth upon the premises of any tree or other natural growth, within the above-described surfaces at the date hereof, and to remove or cut such tree or other natural growth or object to the ground level, along with the right of ingress to, egress from and passage over the premises for all the above purposes. The Grantee agrees that, in the event it decides to cut trees or other natural growth pursuant to this paragraph, the Grantee will remove all timber cut, in a manner and location satisfactory to the Grantor, and manage all slash resulting from the cutting.

Further, the Grantee shall, after any such cutting and/or removal of trees or natural growth, restore any unpaved surfaces overlying said land to substantially the same condition as existing immediately prior to any such work, provided, however, that said restoration shall not include any structures, other improvements, or plantings made by the Grantor, their successors or assigns.

The Grantee agrees to comply with the terms and conditions of the Indemnification and Insurance requirements set forth on **Exhibit C**, annexed hereto and made a part hereof.

The Grantor herein reserves the right to themselves, their successors and assigns, to continue to use the land within which the aforesaid easement has been granted for any uses and purposes which do not interfere with the use thereof by the Grantee, its successors and assigns, in fulfilling the purposes for which this easement is granted.

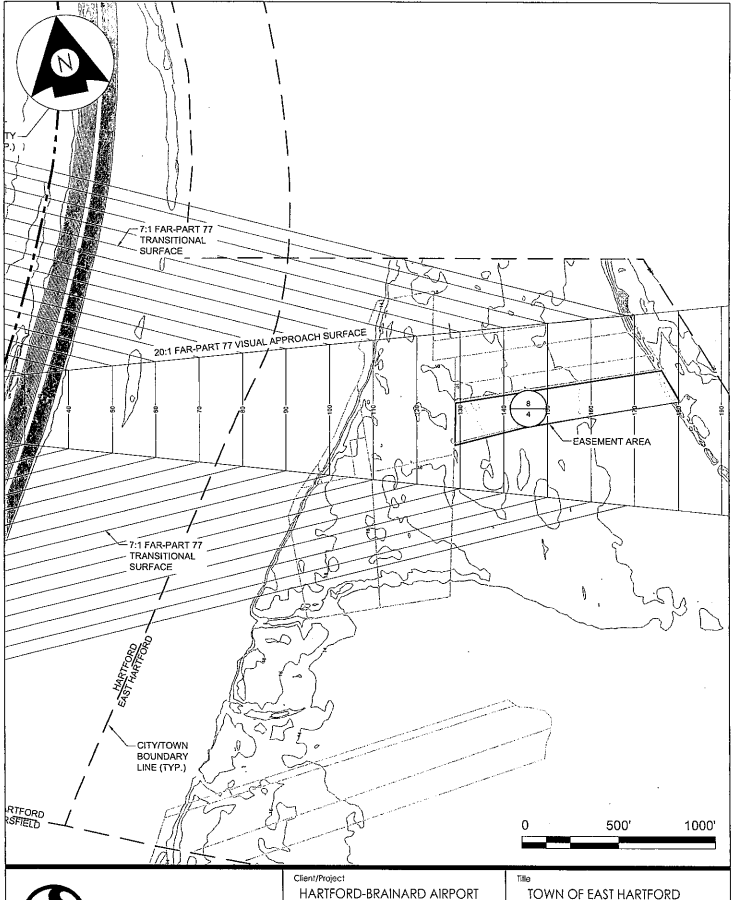
The rights granted and covenants undertaken in and by this agreement shall be binding on the successors and assigns of the Grantor and shall run with the land above described which shall be the servient tenement, it being intended that the lands now or hereafter comprising the Airport shall be the dominant tenement; excepting, however, that such rights and covenants shall become void and of no

effect on such date as the land comprising the Airport shall cease to be used as an airport and officially discontinued as such by the Connecticut Airport Authority.

TO HAVE AND TO HOLD the above granted rights, privileges and authority unto the said Grantee, its successors and assigns forever, to its own proper use and behoof.

IN WITNESS WHEREOF, the Graday of		unto set their hands and seals this
Signed, Sealed and Delivered		
in the presence of:		
Witness		Honorable Mayor Michael P. Walsh
Witness		
STATE OF CONNECTICUT)) COUNTY OF HARTFORD)	ss. East Hartford	
personally appeared the Honor be the persons whose name is	rable Mayor Michael P subscribed to the with rein contained as his fr	, 2022, before me, the undersigned officer . Walsh, known to me (or satisfactorily proven) to hin instrument and acknowledged that he executed see act and deed as Mayor of the Grantor and the
		Notary Public
		My commission expires:

IN WITNESS WHEREOF, the Grantee herein has hereu day of, 2022.	into set their hands and seals this
Signed, Sealed and Delivered	CONNECTICUT AIRPORT AUTHORITY
in the presence of:	
	Ву:
Witness	Kevin A. Dillon, A.A.E., its Executive Director
Witness	
STATE OF CONNECTICUT)	
) ss. Windsor Locks COUNTY OF HARTFORD)	
On this the day of personally appeared Kevin A. Dillon, A.A.E., Executive known to me (or satisfactorily proven) to be the person instrument and acknowledged that he executed the sact and deed as Executive Director of the Grantee and	Director of the Connecticut Airport Authority, on whose name is subscribed to the within ame for the purposes therein contained as his free
	Notary Public
	My commission expires:





Stantec Consulting Services Inc. 2211 Congress Street Suite 380 Porlland, ME 04102 Tel: (207) 883-3355 www.stantec.com

EASEMENT ACQUISITION

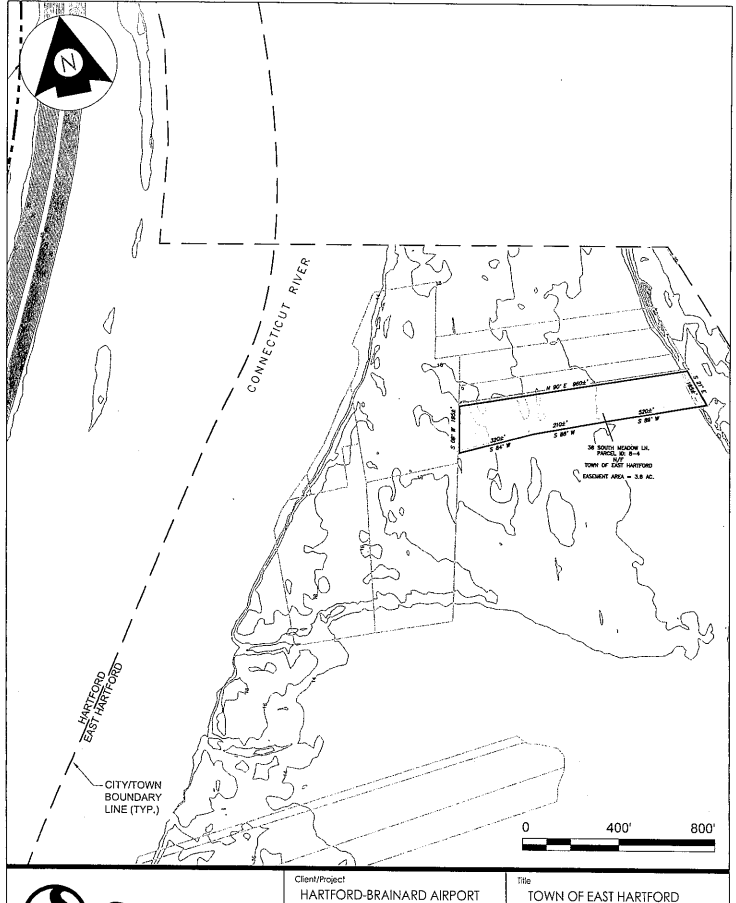
Project No. 179450280

38 SO. MEADOW LN. MAP 8 LOT 4

RW 29 FAR PART 77

2021.08.09

EXHIBIT A





Stantec Consulting Services Inc. 2211 Congress Street Suite 380 Portland, ME 04102 Tel: (207) 883-3355 www.stantec.com

EASEMENT ACQUISITION

Project No. 1**794**50280

TOWN OF EAST HARTFORD 38 SO. MEADOW LN. MAP 8 LOT 4

AVIGATION EASEMENT

Date

2021.08.23

EXHIBIT B

Exhibit C

To the fullest extent permitted by law, Grantee agrees on behalf of itself and its successors and assigns, covenants and agrees at its sole cost and expense, to protect, defend, indemnify, release and hold Grantor, its agents, servants, officials, employees, volunteers and members of its boards and commissions (collectively the "Grantor Parties"), harmless from and against any and all Losses (defined below) imposed upon or incurred by or asserted against Grantor Parties by reason of bodily injury, personal injury, death, or real property damage of whatsoever kind or nature, to any individuals or parties (including, but not limited to Grantor Parties, Grantee, or any other third party) arising out of or resulting from, or alleged to arise out of or result from Grantee's entry onto Grantor's property, or the exercise of Grantee's rights under this easement. The term "Losses" includes any losses, damages, costs, fees, expenses, claims, suits, judgments, awards, liabilities (including, but not limited to, strict liabilities), obligations, debts, fines, penalties, charges, amounts paid in settlement, foreseeable and unforeseeable consequential damages, litigation costs, attorneys' fees, expert's fees, and investigation costs, incurred in connection with any judicial or administrative proceedings, actions, claims, suits, judgments or awards, but does not include such Losses to the extent they shall have been caused by the negligence or willful misconduct of the Grantor Parties or third parties other than the Grantee's subcontractors and independent contractors.

Upon written request by Grantor Parties, Grantee shall defend and provide legal representation to Grantor with respect to any of the matters referenced above. Notwithstanding the foregoing, Grantor Parties may, in its sole and absolute discretion, engage its own attorneys and other professionals to defend or assist it with respect to such matters and, at the option of Grantor Parties, its attorneys shall control the resolution of such matters.

Grantee shall be responsible for maintaining insurance coverage in force for the life of this easement of the kinds set forth below, with the following minimum limits:

Commercial General Liability Insurance

Type of Coverage:

Occurrence Basis

Minimum Amount of Coverage:

\$1,000,000 per occurrence/\$2,000,000 aggregate

Policy Period:

Annual Policy

Workers' Compensation and Employer's Liability Insurance

Amount of Coverage:

Coverage A:

Statutory

Coverage B (Employer Liability):

\$500,000 Each Accident

\$500,000 Disease, Policy Limit \$500,000 Disease, Each Employee

Commercial Automobile Liability Insurance

Type of Coverage:

Occurrence Basis

Minimum Amount of Coverage:

\$1,000,000 combined single limit

Policy Period:

Annual Policy

Umbrella Liability Insurance

\$2,000,000.

Grantee shall require all subcontractors and independent contractors to maintain insurance coverage of the kinds and amounts customarily maintained by entities similarly situated in their respective industries, and will obtain appropriate Certificates of Insurance before the subcontractors and independent contractors are permitted to begin work.

Grantee shall require that "The Town of East Hartford, its officials, employees, volunteers, boards and commissions" be included as an Additional Insured on its insurance policies, and shall make certain that "The Town of East Hartford, its officials, employees, volunteers, boards and commissions" are included as an Additional Insured on the insurance policies of all of its subcontractors and independent contractors insurance, before permitted to begin work. Additional Insured status is not required with respect to Worker's Compensation and Professional Errors & Omissions).

The GRANTEE and its insurers shall waive all rights of subrogation against the Grantor, and its officers, agents, servants and employees for losses arising from work performed under this easement.

EXHIBIT G

EASEMENT

50 South Meadow Lane, East Hartford, CT, Lot 8-1

After recording, please return to: Connecticut Airport Authority 334 Ella Grasso Turnpike Windsor Locks, CT 06096

CLEARANCE EASEMENT

KNOW ALL MEN BY THESE PRESENTS that the Town of East Hartford, of 740 Main Street, East Hartford, CT 06108 (hereinafter referred to as the "Grantor"), for the consideration of ONE DOLLAR (\$1.00) and other valuable consideration received to its full satisfaction of the Connecticut Airport Authority, a quasi-public agency organized and existing under and by virtue of the laws of the State of Connecticut with a mailing address of 334 Ella Grasso Turnpike, Windsor Locks, CT 06096 (hereinafter the "Grantee"), do hereby give, grant, bargain, sell, convey and confirm unto the said Grantee, its successors and assigns, forever, a permanent and perpetual easement and right of way, such easement rights and interests being more fully set forth below, in, to and over the land of the Grantor herein described as follows: The Town of East Hartford Assessor's Lot No. 8-1 on 50 South Meadow Lane as shown on a certain plan on file at the Connecticut Airport Authority and the Hartford-Brainard Airport entitled "Exhibit A – Runway 29 Federal Aviation Regulations Part 77" and "Exhibit B – Avigation Easement" dated August 23, 2021, drawn by Stantec Consulting Services; and said Lot which is contained within and/or affected by the Approach Surface defined hereinbelow.

Said Lot No. 8-1 is that certain piece or parcel of land, together with all buildings and improvements thereon standing, situated in the Town of East Hartford, County of Hartford, and State of Connecticut, known as 50 South Meadow Lane and also known as Lot 8-1 on a certain map or plan entitled, "Avigation Easements, Land of Goodwin University, Inc. and Town of East Hartford, South Meadow Lane, East Hartford, Connecticut", prepared by Freeman Companies, LLC, dated July 30, 2021, Scale: 1 inch equals 80 feet, Sheet AE-302, which map is on file in the East Hartford Land Records. Said premises are more particularly bounded and described as follows:

Commencing at a point, said point being the southwest corner of land now or formerly of Goodwin University, Inc., being known as 46 South Meadow Lane;

Thence S 86° W bounded southerly by other land now or formerly of Goodwin University, Inc. a distance of about 75 feet to the point of beginning;

Thence S 86° W bounded southerly by said other land now or formerly of Goodwin University, Inc. A distance of about 150 feet to a point, said point being the southeast corner of other land now or formerly of Goodwin University Inc.;

Thence N 02° W bounded westerly by said land now or formerly of Goodwin University, Inc. a distance of about 90 feet to a point on the easterly side of the Connecticut River;

Thence generally northeasterly along said easterly side of the Connecticut River a distance of about 405 feet to a point, said point being the northwest corner of land now or formerly of Goodwin University Inc.;

Thence S 01° E bounded easterly by said land now or formerly of Goodwin University, Inc. a distance of about 245 feet to a point, said point being the northeast corner of other land now or formerly of the Grantor;

Thence S 86° W bounded southerly by said other land now or formerly of the Grantor a distance of about 75 feet to a point;

Thence S 01° E bounded easterly by said other land now or formerly of the Grantor a distance of about 165 feet to the point and place of beginning.

Said parcel contains approximately 1.0± acres.

Said easement, appurtenant to the Hartford-Brainard Airport (the "Airport"), shall be for the unobstructed passage of all aircraft ("aircraft" being defined for this instrument as any machine or contrivance now known or hereafter invented, used or designated for navigation of, or flight in, the air) by whomsoever owned and operated in all airspace above the surface of the premises conveyed hereby as follows:

Federal Aviation Regulations (FAR) Part 77 Approach and Transitional Surfaces - Runway 29

The Runway 29 FAR Part 77 approach surface begins 200 feet from the threshold at the established runway end elevation and extends a distance of approximately 5,000 feet. The surface has an inner width of 250 feet and an outer width of 1,250 feet. The surface elevation begins at the established runway end elevation and extends upward and outward at a slope of one foot vertically for every 20 feet horizontally. The transitional surfaces extend upward and outward from the primary and approach surfaces at a slope of one foot vertically for every seven feet horizontally to a height above the runway elevation of 150 feet. The primary surface is a 250-foot-wide surface longitudinally centered on the runway with the elevation being the same as the nearest point on the runway centerline as identified in Exhibit A.

The easement and right of way hereby granted includes the continuing right in the Grantee to prevent the erection upon the premises of any building, structure, or other manmade object, extending into the air space above the aforesaid imaginary plane, and to conduct aerial or ground based obstruction surveys to identify for removal and remove from said air space and/or to mark and light, at the Grantee's sole discretion, as obstructions to air navigation, any such building, structure, tree or other object now upon, or which in the future may be upon the premises, together with the right to ingress to, egress from and passage over the premises for the above purposes.

ALSO, the continuing right of the Grantee to prevent the growth upon the premises of any tree or other natural growth, within the above-described surfaces at the date hereof, and to remove or cut such tree or other natural growth or object to the ground level, along with the right of ingress to, egress from and passage over the premises for all the above purposes. The Grantee agrees that, in the event it decides to cut trees or other natural growth pursuant to this paragraph, the Grantee will remove all timber cut, in a manner and location satisfactory to the Grantor, and manage all slash resulting from the cutting.

Further, the Grantee shall, after any such cutting and/or removal of trees or natural growth, restore any unpaved surfaces overlying said land to substantially the same condition as existing immediately prior to any such work, provided, however, that said restoration shall not include any structures, other improvements, or plantings made by the Grantor, their successors or assigns.

The Grantee agrees to comply with the terms and conditions of the Indemnification and Insurance requirements set forth on **Exhibit C**, annexed hereto and made a part hereof.

The Grantor herein reserves the right to themselves, their successors and assigns, to continue to use the land within which the aforesaid easement has been granted for any uses and purposes which do not

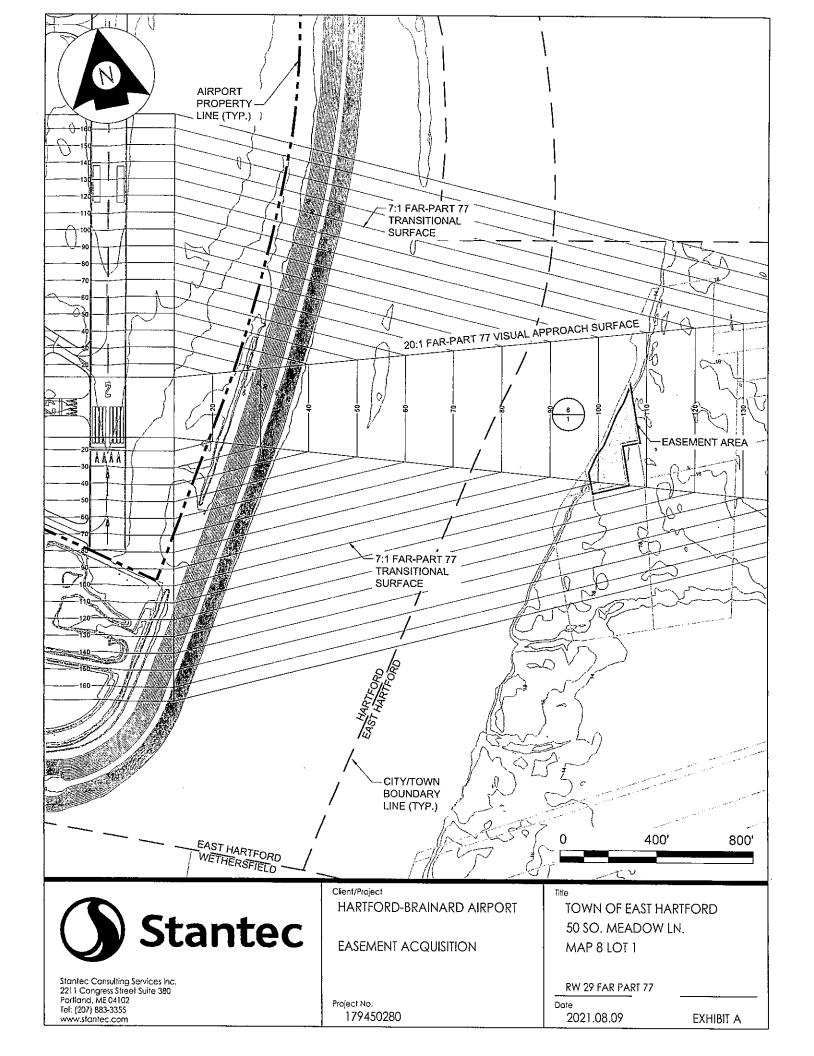
interfere with the use thereof by the Grantee, its successors and assigns, in fulfilling the purposes for which this easement is granted.

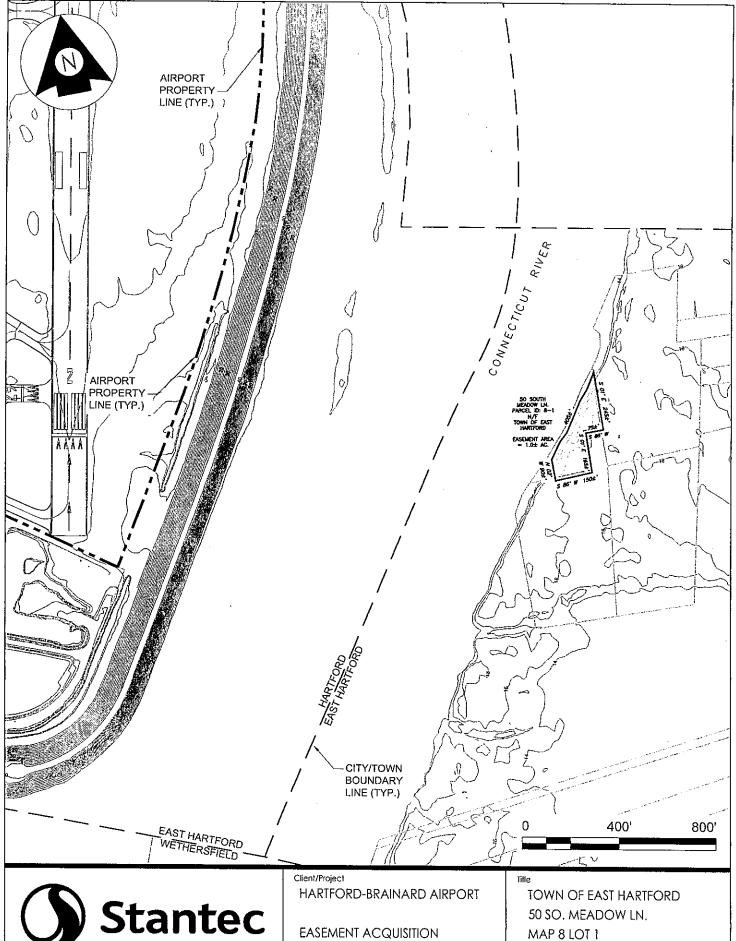
The rights granted and covenants undertaken in and by this agreement shall be binding on the successors and assigns of the Grantor and shall run with the land above described which shall be the servient tenement, it being intended that the lands now or hereafter comprising the Airport shall be the dominant tenement; excepting, however, that such rights and covenants shall become void and of no effect on such date as the land comprising the Airport shall cease to be used as an airport and officially discontinued as such by the Connecticut Airport Authority.

TO HAVE AND TO HOLD the above granted rights, privileges and authority unto the said Grantee, its successors and assigns forever, to its own proper use and behoof.

IN WITNESS WHEREOF, the G		ereunto set their hands and seals this
Signed, Sealed and Delivered	I	
in the presence of:		
Witness		Honorable Mayor Michael P. Walsh
Witness		
STATE OF CONNECTICUT)) COUNTY OF HARTFORD)	ss. East Hartford	
personally appeared the Hor be the persons whose name	norable Mayor Micha is subscribed to the v nerein contained as h	, 2022, before me, the undersigned officer, el P. Walsh, known to me (or satisfactorily proven) to within instrument and acknowledged that he executed is free act and deed as Mayor of the Grantor and the
		Notary Public
		My commission expires:

day of, 20	nerein has hereunto set their hands and seals this
Signed, Sealed and Delivered	CONNECTICUT AIRPORT AUTHORITY
in the presence of:	
	Ву:
Witness	Kevin A. Dillon, A.A.E., its Executive Director
Witness	
STATE OF CONNECTICUT)	
) ss. W COUNTY OF HARTFORD)	/indsor Locks
personally appeared Kevin A. Dillon, known to me (or satisfactorily prover instrument and acknowledged that h	, 2022, before me, the undersigned officer A.A.E., Executive Director of the Connecticut Airport Authority, a) to be the person whose name is subscribed to the within e executed the same for the purposes therein contained as his free the Grantee and the free act and deed of the Grantee.







Stantec Consulting Services Inc. 2211 Congress Street Suite 380 Portland, ME 04102 Tel: (207) 883-3355 www.stantec.com

Project No. 179450280 AVIGATION EASEMENT

2021.08.23

EXHIBIT B

Exhibit C

To the fullest extent permitted by law, Grantee agrees on behalf of itself and its successors and assigns, covenants and agrees at its sole cost and expense, to protect, defend, indemnify, release and hold Grantor, its agents, servants, officials, employees, volunteers and members of its boards and commissions (collectively the "Grantor Parties"), harmless from and against any and all Losses (defined below) imposed upon or incurred by or asserted against Grantor Parties by reason of bodily injury, personal injury, death, or real property damage of whatsoever kind or nature, to any individuals or parties (including, but not limited to Grantor Parties, Grantee, or any other third party) arising out of or resulting from, or alleged to arise out of or result from Grantee's entry onto Grantor's property, or the exercise of Grantee's rights under this easement. The term "Losses" includes any losses, damages, costs, fees, expenses, claims, suits, judgments, awards, liabilities (including, but not limited to, strict liabilities), obligations, debts, fines, penalties, charges, amounts paid in settlement, foreseeable and unforeseeable consequential damages, litigation costs, attorneys' fees, expert's fees, and investigation costs, incurred in connection with any judicial or administrative proceedings, actions, claims, suits, judgments or awards, but does not include such Losses to the extent they shall have been caused by the negligence or willful misconduct of the Grantor Parties or third parties other than the Grantee's subcontractors and independent contractors.

Upon written request by Grantor Parties, Grantee shall defend and provide legal representation to Grantor with respect to any of the matters referenced above. Notwithstanding the foregoing, Grantor Parties may, in its sole and absolute discretion, engage its own attorneys and other professionals to defend or assist it with respect to such matters and, at the option of Grantor Parties, its attorneys shall control the resolution of such matters.

Grantee shall be responsible for maintaining insurance coverage in force for the life of this easement of the kinds set forth below, with the following minimum limits:

Commercial General Liability Insurance

Type of Coverage:

Occurrence Basis

Minimum Amount of Coverage:

\$1,000,000 per occurrence/\$2,000,000 aggregate

Policy Period:

Annual Policy

Workers' Compensation and Employer's Liability Insurance

Amount of Coverage:

Coverage A:

Statutory

Coverage B (Employer Liability):

\$500,000 Each Accident

\$500,000 Disease, Policy Limit \$500,000 Disease, Each Employee

Commercial Automobile Liability Insurance

Type of Coverage:

Occurrence Basis

Minimum Amount of Coverage:

\$1,000,000 combined single limit

Policy Period:

Annual Policy

Umbrella Liability Insurance

\$2,000,000.

Grantee shall require all subcontractors and independent contractors to maintain insurance coverage of the kinds and amounts customarily maintained by entities similarly situated in their respective industries, and will obtain appropriate Certificates of Insurance before the subcontractors and independent contractors are permitted to begin work.

Grantee shall require that "The Town of East Hartford, its officials, employees, volunteers, boards and commissions" be included as an Additional Insured on its insurance policies, and shall make certain that "The Town of East Hartford, its officials, employees, volunteers, boards and commissions" are included as an Additional Insured on the insurance policies of all of its subcontractors and independent contractors insurance, before permitted to begin work. Additional Insured status is not required with respect to Worker's Compensation and Professional Errors & Omissions).

The GRANTEE and its insurers shall waive all rights of subrogation against the Grantor, and its officers, agents, servants and employees for losses arising from work performed under this easement.

EXHIBIT H

EASEMENT

54 South Meadow Lane, East Hartford, CT, Lot 7-27

CLEARANCE EASEMENT

KNOW ALL MEN BY THESE PRESENTS that the Town of East Hartford, of 740 Main Street, East Hartford, CT 06108 (hereinafter referred to as the "Grantor"), for the consideration of ONE DOLLAR (\$1.00) and other valuable consideration received to its full satisfaction of the Connecticut Airport Authority, a quasi-public agency organized and existing under and by virtue of the laws of the State of Connecticut with a mailing address of 334 Ella Grasso Turnpike, Windsor Locks, CT 06096 (hereinafter the "Grantee"), do hereby give, grant, bargain, sell, convey and confirm unto the said Grantee, its successors and assigns, forever, a permanent and perpetual easement and right of way, such easement rights and interests being more fully set forth below, in, to and over the land of the Grantor herein described as follows: The Town of East Hartford Assessor's Lot No. 7-27 on 54 South Meadow Lane as shown on a certain plan on file at the Connecticut Airport Authority and the Hartford-Brainard Airport entitled "Exhibit A – Runway 29 Federal Aviation Regulations Part 77" and "Exhibit B – Avigation Easement" dated August 23, 2021, drawn by Stantec Consulting Services; and said Lot which is contained within and/or affected by the Approach Surface defined hereinbelow.

Said Lot No. 7-27 is that certain piece or parcel of land, together with all buildings and improvements thereon standing, situated in the Town of East Hartford, County of Hartford, and State of Connecticut, known as 54 South Meadow Lane and also known as Lot 7-27 on a certain map or plan entitled, "Avigation Easements, Land of Goodwin University, Inc. and Town of East Hartford, South Meadow Lane, East Hartford, Connecticut", prepared by Freeman Companies, LLC, dated July 30, 2021, Scale: 1 inch equals 80 feet, Sheet AE-302, which map is on file in the East Hartford Land Records. Said premises are more particularly bounded and described as follows:

Beginning at a point, said point being the northeast corner of land now or formerly of Goodwin University, Inc., being known as 70 South Meadow Lane;

Thence S 86° W bounded southerly by said land now or formerly of Goodwin University, Inc. a distance of about 75 feet to a point, said point being the southeast corner of other land now or formerly of the Grantor;

Thence N 01° W bounded westerly by said other land now or formerly of the Grantor a distance of about 165 feet to a point;

Thence N 86° E bounded northerly by other land now or formerly of the Grantor a distance of about 75 feet to a point on the westerly boundary of land now or formerly of Goodwin University, Inc.;

Thence S 01° E bounded easterly by said land now or formerly of Goodwin University, Inc. a distance of about 165 feet to the point and place of beginning.

Said parcel contains approximately 0.4± acres.

Said easement, appurtenant to the Hartford-Brainard Airport (the "Airport"), shall be for the unobstructed passage of all aircraft ("aircraft" being defined for this instrument as any machine or contrivance now known or hereafter invented, used or designated for navigation of, or flight in, the air)

by whomsoever owned and operated in all airspace above the surface of the premises conveyed hereby as follows:

Federal Aviation Regulations (FAR) Part 77 Approach Surface - Runway 29

The Runway 29 FAR Part 77 approach surface begins 200 feet from the threshold at the established runway end elevation and extends a distance of approximately 5,000 feet. The surface has an inner width of 250 feet and an outer width of 1,250 feet. The surface elevation begins at the established runway end elevation and extends upward and outward at a slope of one foot vertically for every 20 feet horizontally. The primary surface is a 250-foot-wide surface longitudinally centered on the runway with the elevation being the same as the nearest point on the runway centerline as identified in Exhibit A.

The easement and right of way hereby granted includes the continuing right in the Grantee to prevent the erection upon the premises of any building, structure, or other manmade object, extending into the air space above the aforesaid imaginary plane, and to conduct aerial or ground based obstruction surveys to identify for removal and remove from said air space and/or to mark and light, at the Grantee's sole discretion, as obstructions to air navigation, any such building, structure, tree or other object now upon, or which in the future may be upon the premises, together with the right to ingress to, egress from and passage over the premises for the above purposes.

ALSO, the continuing right of the Grantee to prevent the growth upon the premises of any tree or other natural growth, within the above-described surfaces at the date hereof, and to remove or cut such tree or other natural growth or object to the ground level, along with the right of ingress to, egress from and passage over the premises for all the above purposes. The Grantee agrees that, in the event it decides to cut trees or other natural growth pursuant to this paragraph, the Grantee will remove all timber cut, in a manner and location satisfactory to the Grantor, and manage all slash resulting from the cutting.

Further, the Grantee shall, after any such cutting and/or removal of trees or natural growth, restore any unpaved surfaces overlying said land to substantially the same condition as existing immediately prior to any such work, provided, however, that said restoration shall not include any structures, other improvements, or plantings made by the Grantor, their successors or assigns.

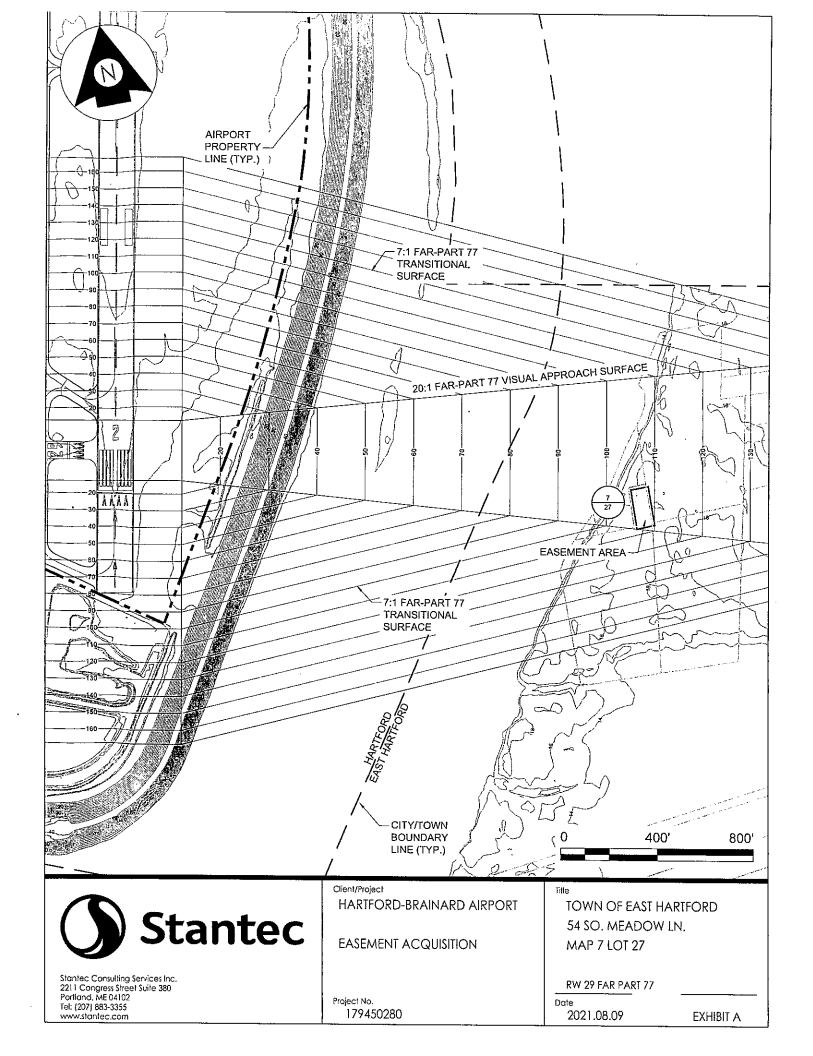
The Grantee agrees to comply with the terms and conditions of the Indemnification and Insurance requirements set forth on **Exhibit C**, annexed hereto and made a part hereof.

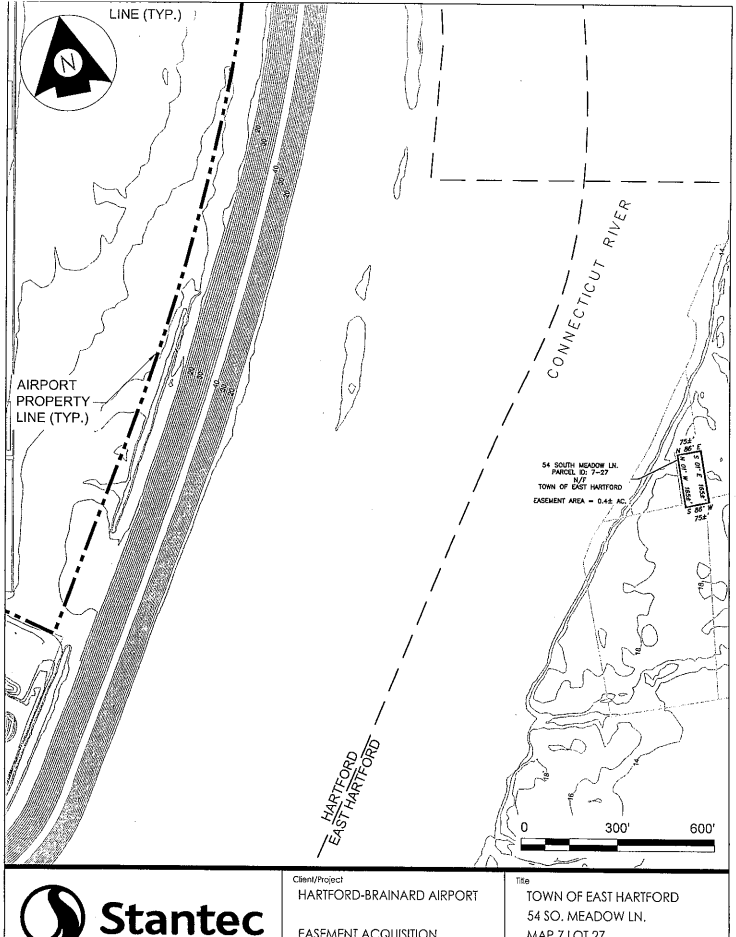
The Grantor herein reserves the right to themselves, their successors and assigns, to continue to use the land within which the aforesaid easement has been granted for any uses and purposes which do not interfere with the use thereof by the Grantee, its successors and assigns, in fulfilling the purposes for which this easement is granted.

The rights granted and covenants undertaken in and by this agreement shall be binding on the successors and assigns of the Grantor and shall run with the land above described which shall be the servient tenement, it being intended that the lands now or hereafter comprising the Airport shall be the dominant tenement; excepting, however, that such rights and covenants shall become void and of no effect on such date as the land comprising the Airport shall cease to be used as an airport and officially discontinued as such by the Connecticut Airport Authority.

IN WITNESS WHEREOF, the Grantor herein day of, 2022.	has hereunto set their hands and seals this
Signed, Sealed and Delivered	
in the presence of:	
Witness	Honorable Mayor Michael P. Walsh
Witness	•
STATE OF CONNECTICUT) ss. East Ha COUNTY OF HARTFORD)	rtford
personally appeared the Honorable Mayor be the persons whose name is subscribed	, 2022, before me, the undersigned officer Michael P. Walsh, known to me (or satisfactorily proven) to to the within instrument and acknowledged that he executed ed as his free act and deed as Mayor of the Grantor and the
	Notary Public
	My commission expires:

IN WITNESS WHEREOF, the Grantee herein has here day of, 2022.	unto set their hands and seals this
Signed, Sealed and Delivered	CONNECTICUT AIRPORT AUTHORITY
in the presence of:	
	Ву:
Witness	Kevin A. Dillon, A.A.E., its Executive Director
Witness	
STATE OF CONNECTICUT)) ss. Windsor Locks COUNTY OF HARTFORD)	
On this the day of personally appeared Kevin A. Dillon, A.A.E., Executive known to me (or satisfactorily proven) to be the personstrument and acknowledged that he executed the act and deed as Executive Director of the Grantee and	e Director of the Connecticut Airport Authority, son whose name is subscribed to the within same for the purposes therein contained as his free
	Notary Public
	My commission expires:







Stantec Consulting Services Inc. 2211 Congress Street Suite 380 Portland, ME 04102 Tel: (207) 883-3355 www.stantec.com

EASEMENT ACQUISITION

Project No. 179450280 **MAP 7 LOT 27**

AVIGATION EASEMENT

2021.08.23

EXHIBIT B

Exhibit C

To the fullest extent permitted by law, Grantee agrees on behalf of itself and its successors and assigns, covenants and agrees at its sole cost and expense, to protect, defend, indemnify, release and hold Grantor, its agents, servants, officials, employees, volunteers and members of its boards and commissions (collectively the "Grantor Parties"), harmless from and against any and all Losses (defined below) imposed upon or incurred by or asserted against Grantor Parties by reason of bodily injury, personal injury, death, or real property damage of whatsoever kind or nature, to any individuals or parties (including, but not limited to Grantor Parties, Grantee, or any other third party) arising out of or resulting from, or alleged to arise out of or result from Grantee's entry onto Grantor's property, or the exercise of Grantee's rights under this easement. The term "Losses" includes any losses, damages, costs, fees, expenses, claims, suits, judgments, awards, liabilities (including, but not limited to, strict liabilities), obligations, debts, fines, penalties, charges, amounts paid in settlement, foreseeable and unforeseeable consequential damages, litigation costs, attorneys' fees, expert's fees, and investigation costs, incurred in connection with any judicial or administrative proceedings, actions, claims, suits, judgments or awards, but does not include such Losses to the extent they shall have been caused by the negligence or willful misconduct of the Grantor Parties or third parties other than the Grantee's subcontractors and independent contractors.

Upon written request by Grantor Parties, Grantee shall defend and provide legal representation to Grantor with respect to any of the matters referenced above. Notwithstanding the foregoing, Grantor Parties may, in its sole and absolute discretion, engage its own attorneys and other professionals to defend or assist it with respect to such matters and, at the option of Grantor Parties, its attorneys shall control the resolution of such matters.

Grantee shall be responsible for maintaining insurance coverage in force for the life of this easement of the kinds set forth below, with the following minimum limits:

Commercial General Liability Insurance

Type of Coverage:

Occurrence Basis

Minimum Amount of Coverage:

\$1,000,000 per occurrence/\$2,000,000 aggregate

Policy Period:

Annual Policy

Workers' Compensation and Employer's Liability Insurance

Amount of Coverage:

Coverage A:

Statutory

Coverage B (Employer Liability):

\$500,000 Each Accident

\$500,000 Disease, Policy Limit \$500,000 Disease, Each Employee

Commercial Automobile Liability Insurance

Type of Coverage:

Occurrence Basis

Minimum Amount of Coverage:

\$1,000,000 combined single limit

Policy Period:

Annual Policy

Umbrella Liability Insurance

\$2,000,000.

Grantee shall require all subcontractors and independent contractors to maintain insurance coverage of the kinds and amounts customarily maintained by entities similarly situated in their respective industries, and will obtain appropriate Certificates of Insurance before the subcontractors and independent contractors are permitted to begin work.

Grantee shall require that "The Town of East Hartford, its officials, employees, volunteers, boards and commissions" be included as an Additional Insured on its insurance policies, and shall make certain that "The Town of East Hartford, its officials, employees, volunteers, boards and commissions" are included as an Additional Insured on the insurance policies of all of its subcontractors and independent contractors insurance, before permitted to begin work. Additional Insured status is not required with respect to Worker's Compensation and Professional Errors & Omissions).

The GRANTEE and its insurers shall waive all rights of subrogation against the Grantor, and its officers, agents, servants and employees for losses arising from work performed under this easement.

EXHIBIT I

Connecticut State Contracting Requirement

Nondiscrimination Affirmation. Pursuant to the requirements of C.G.S. §§ 4a-60 and 4a-60a, Contractor agrees not to discriminate against any person on the basis of race, color, religious creed, age, marital status, national origin, ancestry, sex, gender identity or expression, sexual orientation, intellectual disability, mental disability or physical disability, including, but not limited to, blindness, unless it is shown by such party that such disability prevents performance of the work involved. Contractor agrees to comply with all applicable federal and state of Connecticut nondiscrimination and affirmative action laws, including, but not limited to, C.G.S. §§ 4a-60 and 4a-60a. Contractor understands the obligations of C.G.S. §§ 4a-60 and 4a-60a and will maintain a policy for the duration of the Contract to assure that the Contract will be performed in compliance with the nondiscrimination requirements of C.G.S. §§ 4a-60(a) and 4a-60a(a). Contractor and its authorized signatory of this Contract demonstrate their understanding of this obligation by initialing this nondiscrimination affirmation here: _______.



TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 9, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Mayor Michael P. Walsh

RE:

MOU: National Development

Please accept the following "Impact Memorandum of Understanding" from National Development for Town Council's approval.

The Mayor will be on hand Tuesday to discuss this payment in more detail.

Please place on the Town Council agenda for the August 16th, 2022 Town Council meeting.

Thank you.

C:

R. Gentile, Assistant Corporation Counsel

E. Buckheit, Development Director

Memorandum of Understanding (this "<u>MOU</u>") between ND Acquisitions LLC (the "<u>Developer</u>") and the Town of East Hartford, Connecticut (the "<u>Town</u>") regarding the so-called "Rentschler Field Development"

August , 2022

I. Background

The Developer is under contract with Raytheon Technologies Corporation ("RTX") to purchase approximately 300 acres of land commonly known as "Rentschler Field" in East Hartford, Connecticut (the "Property") for the purpose of developing and constructing the planned retail and mixed-use, high-tech manufacturing, research and development, light industrial, logistics and service and repair facilities development more particularly described in the Master Plan Application dated March 2, 2022 (the "Master Plan Application") submitted by the Developer to the Town of East Hartford Planning & Zoning Commission (the "Commission") as a zone change and map amendment under Regulations Section 603, Designed Development District (collectively, the "Project"). The Project is intended to include, without limitation. (a) two (2) warehouse and distribution buildings, identified as "Proposed East Building" and "Proposed West Building" in the Master Plan Application (each, a "Warehouse/Distribution Building"), and (b) two (2) high-tech manufacturing and/or research and development buildings, as more particularly shown and described in the Master Plan Application (collectively, and together with the Warehouse/Distribution Buildings, the "Buildings," and each, a "Building"). The Project is intended to serve the East Hartford and surrounding communities by, among other objectives, providing for job creation and increased tax revenue for the Town of East Hartford.

On April 13, 2022, the Town approved the Developer's Master Plan Application for the Project (the "<u>Approved Master Plan</u>"). On August 10, 2022 the Commission approved Developer's application for Site Plan approval for the Project (the "<u>Site Plan</u>").

In the event that (i) the Developer acquires fee simple title to the Property from RTX, (ii) all appeal periods relating to the Site Plan have lapsed, or any appeals relating thereto having been disposed of (the "Site Plan Approval"), (iii) all federal, state and local discretionary permits and approvals necessary for the development and the construction of the Project, including, but not limited to, any Order(s) of Conditions for the Project, are duly issued and effective with all appeal periods relating thereto having lapsed or with any appeals relating thereto having been disposed of and with all conditions thereunder being acceptable to the Developer in the Developer's sole discretion, and (iv) the Developer has notified the Town in writing of its intention to proceed with the development and construction of the Project ((i) through (iv), collectively, the "Effectiveness Conditions"), then this MOU between the Developer and the Town shall become effective and set forth certain additional mitigation measures to be provided by the Developer, as part of the Project, to help mitigate the impacts of the overall Project on the surrounding community and benefit the residents of East Hartford. These mitigation measures shall consist of a one-time contribution to the Town of \$1.50 per rentable square foot of space approved by the Town for development at the Project pursuant to the Approved Master Plan (the "Contribution"), which Contribution shall be allocated as set

forth below. Except as specifically set forth herein, this MOU shall not negate the obligations and commitments of the Developer pursuant to any other permit, certificate or approval issued, or which may later be issued, by the Town and/or the Commission in connection with the Project.

II. East Coast Greenway Trail Financial Commitment

The Developer has agreed that up to twenty-five percent (25%) of the Contribution may be allocated by the Town as a financial contribution towards the planning, design and construction of the portion of the so-called "East Coast Greenway" project that is intended to be located in East Hartford (the "ECG Contribution"). One-half of the ECG Contribution shall be paid by the Developer to the Town within ten (10) Business Days (as defined below) following the Town's issuance of a building permit for the first Warehouse/Distribution Building to be constructed at the Project, and one-half of the ECG Contribution shall be paid by the Developer to the Town within ten (10) Business Days following the Town's issuance of the Certificate of Occupancy for such first Warehouse/Distribution Building constructed at the Project. The ECG Contribution is intended to provide the Town funding, to be used at the Town's sole discretion, for planned improvements and infrastructure for the East Coast Greenway.

III. Athletic Complex Financial Commitment

The Developer has agreed that up to seventy-five percent (75%) of the Contribution may be allocated by the Town as a financial contribution (the "Athletic Complex Contribution") towards the planning, design, construction, or renovation of one or more athletic or recreational facilities, including but not limited to a so-called "bubble" athletic complex that is intended to be located in East Hartford (the "Athletic Complex Projects"). One-half of the Athletic Complex Contribution shall be paid by the Developer to the Town within ten (10) Business Days following the Town's issuance of a building permit for the first Warehouse/Distribution Building to be constructed at the Project, and one-half of the Athletic Complex Contribution shall be paid by the Developer to the Town within ten (10) Business Days following the Town's issuance of the Certificate of Occupancy for such first Warehouse/Distribution Building constructed at the Project. The Athletic Complex Contribution is intended to provide the Town funding, to be used at the Town's sole discretion, for the planning, design, construction or renovation of the Athletic Complex Projects.

IV. Miscellaneous

A. Effective Date.

This MOU shall become fully effective and binding on the Developer and the Town when the Effectiveness Conditions have been satisfied (the "<u>Effective Date</u>"). In the event that (a) the Effectiveness Conditions are not satisfied by December 30, 2022 (unless the parties mutually agree, in their reasonable discretion, to extend such deadline), (b) the Developer chooses not to proceed with the development and construction of the Project and notifies the Town accordingly prior to the Effective Date, (c) the Developer determines that, in its sole judgment, the Property will not be acquired from RTX or the Site Plan Approval or any other federal, state or local discretionary permit or approval will not be issued in a timely manner or in

a satisfactory form, or (d) any permit, approval or legislative action is appealed (including, without limitation, the Site Plan Approval), then, in any such case, the Developer may terminate this MOU upon written notice to the Town whereupon this MOU shall be null and void.

B. Cure Periods.

With respect to the Developer's obligations hereunder, the Developer shall have fifteen (15) days to cure any monetary default hereunder following receipt of written notice from the Town of such default.

C. Notice to Mortgagees.

If the Town gives written notice to the Developer of a default under this MOU with respect to any obligation of the Developer, then the Town shall simultaneously furnish a copy of such notice to the mortgagee(s) of record of the Project so long as the Town has prior written notice of the identity and address of each such mortgagee. If the Developer has received written notice from the Town of a default under this MOU by the Developer and such default is not cured by the Developer before the expiration of the cure period provided therefor, then a mortgagee may, but shall not be obligated to, cure any such default upon giving written notice of its intention to do so to the Town within sixty (60) days after mortgagee receives such notice of default, and, if the mortgagee chooses to cure such default, the mortgagee shall proceed with due diligence to cure the same. To facilitate the operation of this section, the Developer shall at all times provide the Town with an up-to-date list of the names and address of all mortgagees for the Project. Any mortgagee may notify the Town in writing of its address and request that the provisions of clause F. below, as they relate to notices with respect to the Project hereunder, apply to it. The Town agrees to comply with any such request.

D. Notices.

All notices under this MOU shall be in writing and shall be delivered personally or shall be sent by: (a) hand; (b) recognized overnight courier service (e.g., UPS or Federal Express); or (c) sent by electronic mail, addressed as follows; provided, that, in connection with sending notices pursuant to clause (a) or (b) above, a copy of such written notice shall also be delivered by electronic mail as set forth in clause (c) above:

If to the Town:

Town of East Hartford

740 Main Street

East Hartford, CT 06108 Attn: Town Counsel Email: jtallberg@ehct.gov

If to the Developer:

ND Acquisitions LLC c/o National Development 2310 Washington Street

Newton Lower Falls, MA 02462

Attn: Edward Marsteiner, Managing Partner

Email: emarsteiner@natdev.com

With a copy to:

National Development 2310 Washington Street

Newton Lower Falls, MA 02462 Attn: Richard P. Schwartz, Esq. Email: rschwartz@natdev.com

All notices shall be deemed to have been given upon the date and time of the confirmation of transmission generated by the sender's computer, in the case of a notice by electronic mail and, in all other cases, upon receipt; provided, that, such receipt occurs on or before 6:00 p.m. Eastern Standard Time on a Business Day, otherwise, such notice shall be deemed to have been given on the next succeeding Business Day. Any party hereto may change its address for purposes of receipt of notices under this MOU by notice given to the other parties hereto in accordance with the foregoing provisions of this Section. Notwithstanding the foregoing, the parties hereby agree that notice delivered by or to counsel for either party shall be deemed to constitute notice to or from the respective parties.

E. Estoppel Certificate.

Upon ten (10) days' prior written request from the Developer, the Town shall execute a certificate in a form acceptable for recording with the East Hartford Land Records that is addressed to the requesting party or a mortgagee, title insurance company, prospective purchaser, tenant or other interested party, confirming that this MOU is in full force and effect (or, if not, that this MOU has terminated or is no longer in force or effect) and certifying to the best of its knowledge that the Developer is in compliance with its obligations hereunder or, if not, specifying the respects in which the Developer is not in compliance or specifying the obligations which are unfulfilled.

F. Binding Effect; Successors and Assigns.

Provided that the Effectiveness Conditions have been satisfied, until the Termination Date (as defined below) this MOU shall be binding upon and inure to the successors and/or assigns of the Developer as the owner of the Property as to the obligations which arise under this MOU during their respective periods of ownership of the Property such that each successor and/or assign of the Property shall be liable hereunder only for any breaches occurring during the respective period of its ownership.

G. The Town's Independent Powers.

Nothing contained in this MOU shall in any way negate, limit or restrict the Town's jurisdiction and authority over the Project. This MOU shall not bind nor affect the independent powers of any authority, agency, inspector or board of the Town including, without limitation, the Commission, the Town's Inland Wetlands-Environment Commission, the Building Inspector, the Fire Marshall and/or the Town Council. Notwithstanding anything to the contrary in this MOU, any decision of the Town Council with respect to the fixing of building and fire permit fees with respect to the Project is independent of Developer's commitment under this MOU, and

the failure of the Town Council to agree to any fixing of permitting fees shall not, in any way, be considered an Effectiveness Condition.

H. Duration; Termination Date.

This MOU shall be enforceable for the maximum period permitted by applicable law; provided, that, upon the full payment by the Developer to the Town of the Commitments (the date upon which such full payment occurs, the "Termination Date"), the Town shall, within five (5) Business Days following the Developer's written request therefor, issue a statement in a form appropriate for recording with the East Hartford Land Records stating that all of the terms of this MOU have been satisfied, what the Termination Date is and that this MOU is of no further force and effect.

I. Amendments.

This MOU may be amended only by an instrument in writing signed by each party hereto.

J. Governing Law; Jurisdiction.

This MOU shall be governed by the laws of the State of Connecticut, as amended from time to time. Any action brought by the Developer or the Town hereunder may be brought in the Superior Court, Judicial District of Hartford at Hartford, Connecticut and the Developer hereby agrees to the jurisdiction of such court.

K. Severability.

If any term or provision of this MOU, or the application thereof to any person or circumstance shall, to any extent, be invalid, inoperative or unenforceable, the remainder of this MOU, or the application of such term or provision to persons or circumstances other that those as to which it is held invalid, inoperative or unenforceable, shall not be affected thereby; it shall not be deemed that any such invalid, inoperative or unenforceable provision affects the consideration for this MOU; and each term and provision of this MOU shall be valid and enforceable to the fullest extent permitted by law.

L. No Recording.

If the Town records this MOU, it shall <u>ipso facto</u> become null and void; provided, that, promptly following the Developer's request therefor, the parties shall record a Notice of MOU in a customary form reasonably approved by the Developer and the Town.

M. Headings.

The headings used in this MOU are for convenience of reference and shall in no way define, increase, limit or describe the scope or intent of any provisions hereof.

N. Counterparts.

This MOU may be executed in any number of counterparts, which, when taken together, shall constitute one and the same instrument. Transmission by email of a .pdf copy of the signed counterpart of this MOU shall be deemed the equivalent of the delivery of the original, and any party so delivering a .pdf copy of the signed counterpart of this MOU by email transmission shall in all events deliver to the other party an original signature promptly upon request.

O. Cooperation.

Developer and the Town hereby agree to cooperate with the other on an ongoing basis to implement the specific provisions and the intent and purposes of this MOU.

P. Limitations on Liability.

The obligations of the Developer or any new successor entity or entities under this MOU do not constitute personal obligations of their members, trustees, partners, directors, officers or shareholders, or any direct or indirect constituent entity or any of their affiliates or agents. The Town shall not seek recourse against any of the foregoing or any of their personal assets for satisfaction of any liability with respect to this MOU.

Q. Time is of the Essence; Time Periods.

Time shall be of the essence for this MOU. Any reference in this MOU to the time for the performance of obligations or elapsed time shall mean consecutive calendar days or Business Days, months, or years, as applicable. As used in this MOU, the term "Business Day" shall mean any day other than a Saturday, Sunday, recognized federal holiday or recognized state holiday in the State of Connecticut. If the last date for performance by either party under this MOU occurs on a day which is not a Business Day, then the last date for such performance shall be extended to the next occurring Business Day.

R. Permitting.

The execution and delivery of this MOU does not constitute an agreement by the Town that any necessary permit, certificate or approval for the Developer's Project will in fact be granted, including, without limitation, the Site Plan Approval.

S. Enforcement; No Waiver.

The failure of the Town or the Developer to enforce this MOU shall not be deemed a waiver of the Town or the Developer's right to do so thereafter.

[SIGNATURES ON FOLLOWING PAGE]

Executed under seal as of the date first set forth above.

TOWN OF EAST HARTFORD:

Mayor of East Hartford, Duly Authorized

DEVELOPER:

ND ACQUISITIONS LLC, a Massachusetts limited liability company

Ву: ND Real Estate, Inc., its Manager

Title: Executive Vice President



TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 8, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Mayor Michael P. Walsh

RE:

REFERRAL: Social Services Supervisor Job Description

Please see attached the draft job description and memo from Tyron Harris Human Resource Director for the Social Services Program Supervisor position.

 Social Services Program Supervisor – draft job description attached. Please send to P&P for review. Negotiated job description with Local #818. Agreed to move salary range from grade 108 to grade 112.

Please place on the Town Council Agenda for the August 16th, 2022 Town Council meeting as a communication.

Thank you.

C:

- T. Harris, HR Director
- L. Burnsed, Health & Social Services Director

MICHAEL P. WALSH MAYOR TOWN OF EAST HARTFORD

(860) 291-7220

TYRON HARRIS DIRECTOR OFFICE OF HUMAN RESOURCES 740 Main Street

East Hartford, Connecticut 06108

WWW.EASTHARTFORDCT.GOV

August 8th 2022

The Hon. Mayor Mike Walsh 740 Main Street East Hartford, CT 06108

Re: Social Services Supervisor position

Dear Mr. Walsh:

Attached is the social services supervisor position description with proposed revisions. As noted one of the key changes is to modify the education to require licensure as a clinical social worker (LCSW). We also added several job duties related to outreach, partnering with the Police Department's LCSW via the behavioral health contract, and assignments that tie in licensed clinical social work. Finally, with the approval of the East Hartford Supervisors Union Local No. 818 of Council No.4 we are requesting to move the position from grade 108 to grade 112.

Tyron V. Harris

Human Resources Director

Customer Service. Collaboration. Communication.

Town of East Hartford

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-	1	*		•	

-Program Supervisor, Social Services Division

Department: Health & Social Services

Reports to: Director, Health & Social Services

Grade:— 108

Department: Health & Social Services

Date: _____January 6, 2004May 9, 2022

Description: ESCRIPTION

GENERAL DESCRIPTIONPosition Class Definition:

The Town of East Hartford, Department of Health & Social Services is responsible for promoting the well-being, self-sufficiency, and quality of life of residents by administering a variety of human services programs, including tax rebate programs, housing, and energy assistance programs, food distribution, emergency relocation services pursuant to the Uniform Relocation Assistance Act, and other community support systems. The person in this position serves as the Social Services program supervisor. This is very responsible human/social services work involving planning, organizing, administering and directing the operations and staff of the Social Service Division.

The Supervisor, Social Services administers a variety of programs, supervises full-time and part-time staff, recruits and trains professional staff, represents the division to the community, and assists the Director in planning, needs assessments, grants writing, program development and evaluations, and public relation/social marketing. The Social Services Supervisor is also responsible for fostering partnerships with other Town departments, state agencies, healthcare providers, behavioral health programs and community-based organizations to address barriers to service delivery and link residents to appropriate services.

SUPERVISION RECEIVED

Works under the supervision of Director, Health & Social Services.

SUPERVISION EXERCISEDSupervision Exercised:

Supervises social workers, case workers, outreach workers, part-time contracted workers and student interns.

ESSENTIAL DUTIES AND RESPONSIBILITIES Essential Job Functions:

- Recruits, trains, supervises and evaluates professional staff, caseworkers, clerical staff, volunteers and interns; Plans and implements professional development and in-service training programs. Administers and supervises others administering all human services programs benefiting Town residents, including tax rebate programs, housing and energy assistance programs, food distribution programs, and the likeother programs that link residents to appropriate services and community support systems.
- Plans, develops and implements programs extending the reach of health and human services programs into community settings to vulnerable populations, in partnership with allied state and community agencies and institutions.
- Supervises and provides comprehensive intake, assessment and case management for individuals and families who request help with problems including mental illness, drugs, alcohol, physical and mental disabilities, family dysfunction, financial instability, domestic violence and other social health issues.
- Collaborates with the Police Department crisis response contract staff to conduct assessments and case management via phone, in-person, or virtual platforms to clients referred for social services.
- Collaborate with the Police Department crisis response contract staff to provide training and consultation to law enforcement and other municipal department personnel about mental illness, substance use, de-escalation techniques and related topics.
- Responds to case management referrals using risk screening and assessments, mental status exams, and collaborate with other team members and community providers; links clients to appropriate clinical services and community support systems.
- <u>Coordinates with municipal programs and community programs to assist individuals to remain safely in the community and to engage in treatment.</u>
- •
- Provides counseling and referrals on health programs such as Medicare, Medicaid and resources to assist with eligibility and enrollment.
 - •
- Prepares annual budget and oversee expenditures in assigned areas to assure sound fiscal controls and effective use of budgeted funds.
- Researches, develops and prepares funding proposals to private and public sources to develop programs and projects aimed at furthering the goals and objectives of Social Services.
- Evaluates service needs and formulates short and long term plans to meet needs in all areas of responsibility
- Maintains documentation in compliance with agency and program standards.
- Prepares narrative and statistical reports for the Director, state and federal agencies.
- Serves as the Department's Uniform Relocation Assistance Act designee.
- Assists the Director and Public Health Emergency Response Coordinator with clinical preparedness, recruitment and training of community volunteers, design and implementation of behavioral health protocols to meet public emergencies, and liaison/coordination with multiple human service agencies and institutions to meet the emergency preparedness needs of special and vulnerable populations.
 - •

ADDITIONAL DUTIES

Assist the Director and Emergency Response Coordinator (ERC) with clinical preparedness, recruitment and training of community volunteers, design and implementation of behavioral health protocols to meet public emergencies, and liaison/coordination with multiple human service agencies and institutions to meet the emergency preparedness needs of special and vulnerable populations.

KNOWLEDGE, SKILLS & ABILITIES Knowledge, skills, and abilities:

- Knowledge of the philosophy, principles and practices of municipal or public social services administration and supervision.
- Knowledge of social casework methods and techniques relating to the problems and needs of the elderly, disabled and families.
- Knowledge of clinical counseling principles, practices and ethics.
- Training: Demonstrated training and experience in all aspects of behavioral health and substance use treatment, assessment, and evaluation.
- Knowledge of funding sources and current legislation and regulations concerning the elderly, disabled and families, and ability to prepare and administer grant applications.
- Knowledge of available assistance and social service programs and benefits in the community and surrounding areas.
- Knowledge of program requirements and ability to obtain services to satisfy program needs.
- Ability to supervise social work staff, clerical staff and students.
- Ability to communicate effectively, orally and in writing, and establish and maintain effective working relationship with community agencies, staff, clients and the general public.
- Effective interpersonal and communication skills with individuals with mental health and co-occurring disorders, as well as with their families/caregivers and natural support systems.
- •
- Ability to prepare written records and reports. Superior ability to use computers and software current to the field
- Ability to ensure the security and confidentiality of client information and records.
- East Hartford is a diverse community with 70% of the population comprised of persons of color. The person in this position will need to have a good understanding of cultural competency and cultural humility.

QUALIFICATIONSEducation:

Masters Master's degree in social work from a program accredited by the Council on Social Work Education or related health human services field (Social Work, Human Services, Sociology, Psychology, Family & Child Development, Counseling, Gerontology, or Guidance & Counseling)

Experience:

with at least At least five years of progressively responsible supervisory experience in human services, social services, or a related field, or demonstrated experience serving as the lead or coordinator of social services or related programs.

<u>Licenses/Certificates/Other Qualifications:</u> SPECIAL REQUIREMENTS

- Licensure as a clinical social worker in the State of Connecticut.
- Must have a valid Connecticut driver's license.
- Bilingual/Bicultural, Spanish/English skills helpful, but not required

Additional Requirements:

- An acceptable general background check to include a local and state criminal history check and sex offender registry check.
- A valid driver's license with an acceptable driving record.
- Individuals in this position cannot be listed as having a founded child abuse or neglect complaint.
- In the event of a declared emergency in the town of East Hartford, individuals in this position are required to work shelter duty and may be called on to perform duties as required to provide for the safety and care of the citizens of the community.

PHYSICAL AND MENTAL DEMANDSPhysical and mental demands:

The following physical and mental standards are identified as necessary to perform the essential duties and responsibilities. However, reasonable accommodations may be made to enable individuals with disabilities to perform the essential functions of the position.

- Mobility: frequent sitting for long periods; occasional kneeling, crouching, pushing, pulling, walking, and standing; occasional reaching above and below desk level.
- Dexterity: frequent fine manipulation sufficient to operate a computer keyboard;
 frequent grasping to handle individual papers, write and take notes, and feel individual objects.
- Lifting: frequent lifting of papers, files, and material weighing up to 10 pounds; occasional lifting and carrying of equipment and other items up to 25 pounds.
- Visual Requirements: frequent use of vision sufficient to read files, documents, and computer screens and do close-up work.
- Hearing/Talking: frequent hearing and talking, in person and on the telephone.
- Emotional/Psychological Factors: frequent contact with others, including extensive public contact; frequent deadlines and time-limited assignments.

The physical demands described here are representative of those that must be met by an employee to successfully perform the essential functions of this job. Reasonable accommodations may be made to enable individuals with disabilities to perform the essential functions.

The employee must occasionally lift and/or move up to 40 pounds. This employee must be able to work with elderly, physically disabled or mentally disabled individuals. This position requires the ability to define problems, collect data, establish facts and draw valid conclusions.

WORK ENVIRONMENT Work environment:

- Work is primarily performed in an office setting, subject to continuous interruptions and background noise.
- While performing the duties of the job, the employee occasionally works in outside weather conditions while conducting home visits or resident outreach.
- Occasional after-hours work may be required for outreach and education events.

The work environment characteristics described here are representative of those an employee encounters while performing the essential functions of this job. Reasonable accommodations may be made to enable individuals with disabilities to perform the essential functions.

While performing the duties of the job, the employee occasionally works in outside weather

conditions while conducting home visits. The noise level in the work environment is moderately quiet in the office.

GENERAL GUIDELINES General guidelines:

The duties listed above are intended only as illustrations of the various types of work that may be performed. The omission of specific statements of duties does not exclude them from the position if the work is similar, related or a logical assignment to the position.

The job description does not constitute an employment agreement between the employer and employee and is subject to change by the employer as the needs of the employer and requirements of the job change.



TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 10, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Michael P. Walsh, Mayor

RE:

Senior Center Room Rental Fee Schedule and Policy – Referral to Fees Committee

By way of this memo, let me respectfully request a referral to the Fees Committee for the purposes of adopting the following two items:

- 1. A fee schedule for the rental of the Senior Center to outside groups (attached)
- 2. The approval of the existing policy (see below) for the use of the Senior Center Building

APPROVED 8/1/2022

Use of Senior Center Building and Facilities

Due to limitations and space for Senior programming the current building use policy restricts use or rental of the Senior Center to outside agencies, except in cases where the agencies function provides a direct benefit to the Senior Center. Requests for use under this exception should be made in writing to the Senior Center Coordinator. All Senior Center use will abide by the Town's facility use policies and insurance requirements.

On issue number 1, the Senior Center has been fully utilized by residents and staff so there are no plans in the immediate future to rent rooms as originally contemplated, but the fee schedule can be adopted for use in the future if the utilization drops to a point where rentals can be accommodated without encroaching on existing programs or by the use of residents.

Please place on the Town Council agenda for the August 16th, 2022 Town Council meeting.

Thank you.

CC: Ted Fravel

Jessica Carrero Vicki Liberator

Senior Center Rental Fees

Due to limitations and space for Senior programming the current building use policy restricts use or rental of the Senior Center to outside agencies, except in cases where the agencies function provides a direct benefit to the Senior Center. Requests for use under this exception should be made in writing to the Senior Center Coordinator. All Senior Center use will abide by the Town's facility use policies and insurance requirements.

Room & Occupancy	Non-profit	Out of Town	Profit
Dining Room/132	\$150/hr.	\$200/hr.	\$200/hr.
Dining & Media Room/230	\$200/hr.	\$200/hr.	\$200/hr.

Room occupancy is based upon standing room only. Consideration for taking into account tables and chairs needed for event will effect max occupancy to be determined Fire Code. Maximum number of Dining Room tables are 15. Maximum of Dining Room and Media Room tables are 23. Maximum number of chairs are 106. Seating is limited to 106 people.

For Reference

Veterans Memorial Clubhouse:

Rentals 5 Hours, additional set up charge is \$20/hr.

• Ballroom:

Resident \$350 Non-resident \$450 Deposit \$200 (Ballroom, 110 seated)

• Dining Room:

Resident \$275 Non-resident \$350 Deposit \$200 (Dining Room 40 seated)

Ballroom & Dining Room Combo:

Resident \$625 Non-resident \$800 Deposit \$200 (seats 150),

Community Cultural Center:

Rentals are 4 hours

Meeting Rooms:

Resident \$60 and additional \$15/hr., Non-Resident \$80/\$20/hr, Business \$225/\$57/hr

• Auditorium Resident:

\$200 and additional \$50/hour, Non-Resident \$300/\$75hr, Business \$450/\$133

Dance Studio: Residents

\$100/\$25/hr., Non-Residents \$140/35, Business \$300/\$75/hr



TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

August 10, 2022

TO:

Richard F. Kehoe, Chair

FROM:

Michael P. Walsh

RE:

AMUSEMENT PERMIT APPLICATIONS

The following Amusement Permit are before you due to the East Hartford Code of Ordinances, Chapter 5, Amusements, Section 5-3 (e), passed by the Town Council:

Sec. 5-3 (e):

(e) If the application is submitted pursuant to subsection (b) of section 5-1 of the Town Ordinances, within one week of receipt of written comments from the Directors, the Chief of Police shall forward those comments to the Town Council. The Chief of Police shall also forward to the Town Council written comments pertaining to the impact the proposed amusement would have on the areas under the purview of the Police Department and any recommended changes in the planned operations, as well as a statement as to whether the Police Department can supply adequate police protection.

Please add the following amusement permits to the Town Council agenda for the August 16th, 2022 meeting.

- Eversource Hartford Marathon (addendum to alter the previously approved route)
 - Saturday, October 8, 2022; 9 11 AM (rain or shine).
- Believe 208 Run for the Brave and Finest
 - o Sunday, September 25, 2022; 7 AM to 11 AM
- IAOCC Navratri 2022
 - Saturday, September 10, 2022; 5 PM midnight
- C:
- S. Sansom, Chief of Police
- C. Martin, Chief of Staff

MICHAEL P. WALSH MAYOR

TOWN OF EAST HARTFORD Police Department

TELEPHONE (860) 528-4401

SCOTT M. SANSOM CHIEF OF POLICE School Street

East Hartford Sonnesticut 06108-2638

www.easthartfordct.gov

FAX (860) 289-1249

To:

Mayor Walsh

From:

Chief Scott M. Sansom

Date:

August 3, 2022

Re:

Amusement Permit Application

"Addendum-Eversource Hartford Marathon"

Pursuant to the East Hartford Code of Ordinances, Chapter 5, Amusements, Section 5-3(e), the attached Amusement Permit Application should be forwarded to the Town Council for appropriate action.

If you require any further information, please contact me at your convenience.

Scott M. Sansom Chief of Police MICHAEL P. WALSH MAYOR

TOWN OF EAST HARTFORD Police Department

TELEPHONE (860) 528-4401

FAX (860) 289-1249

SCOTT M. SANSOM CHIEF OF POLICE 33 School Street
East Hartford Sonnesticut 06108-2638

www.easthartfordct.gov

August 3, 2022

Richard F. Kehoe, Chairman East Hartford Town Council 740 Main Street East Hartford, CT 06108

Re: Outdoor Amusement Permit Application

"Addendum-Eversource Hartford Marathon - 2022"

Dear Chairman Kehoe:

Attached please find an addendum submitted by The Hartford Marathon Foundation by Josh Miller, its Race and Technical Director. The permit for the "Eversource Hartford Marathon" which will be held on Saturday, October 8, 2022 was approved at the February 1, 2022 Town Council meeting. The permit was approved to conduct a marathon, road races and outdoor musical entertainment with volunteers and several thousand spectators and runners. The race course is being adjusted to detour participants from King Street onto Brook Street and then onto Main Street.

Pursuant to Town Ordinance (TO) 5-3, a review of the application was completed by the Directors of the Fire, Health, Parks & Recreation, Public Works Departments and the Offices of the Corporation Counsel and Finance.

The Risk Management and the Office of Corporation Counsel had no comments on the changes.

The Inspections and Permits Department had no comment on the changes.

The Fire Department had no comment on the changes and indicate that there will be no additional costs to the already established anticipated costs of \$4,100.

The Health Department had no comment on the changes and approves as submitted.

The Parks & Recreation Department had no comment on the changes and approves as submitted.

The Public Works Department had no comment on the changes and approves as submitted.

The Police Department had no comment on the changes and has approved as submitted.

Respectfully submitted for your information.

Sincerely,

Scott M. Sansom Chief of Police

Cc: Applicant

Hartford Marathon Foundation, Inc. 41 Sequin Drive Glastonbury, CT 06033



July 8, 2022

Augustina Rivera
Administrative Clerk 3
Support Services Bureau
East Hartford Police Department
31 School Street
East Hartford, CT 06108

Dear Augustina Rivera and Town of East Hartford,

Due to ongoing road construction along King Street in South Windsor, the Hartford Marathon Foundation requests permission to alter the Eversource Hartford Marathon route for the 2022 running on October 8th.

The requested adjustment will detour participants from King Street onto Brook Street and then onto Main Street. The time impact to Brook Street will be between the hours of 9:00 am - 11:00 am. There will be no additional route impact due to this adjustment. Residential mailings and traffic advisory signs will indicate the changes.

I hope that you are able to accommodate this request. If you have any additional questions or concerns, do not hesitate to contact me.

Thank you and I look forward to hearing from you.

Sincerely,

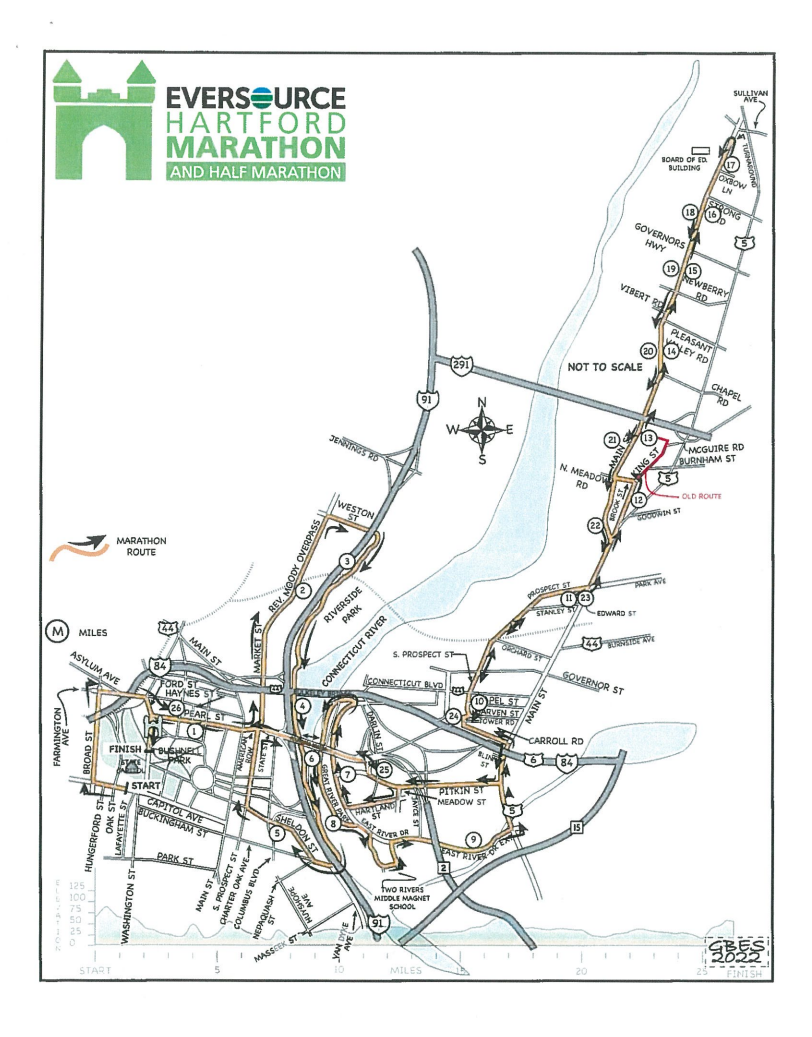
Bucky Gumbrewicz

Operations Manager

Hartford Marathon Foundation

O: 860-652-8866 x123 | F: 860-652-8145

Bucky@hartfordmarathon.com



Rivera, Augustina

From:

Sasen, Christine

Sent:

Monday, July 18, 2022 7:51 AM

To:

Rivera, Augustina

Subject:

RE: ADDENDUM Request for Outdoor Amusement Permit for Eversource Hartford

Marathon

Ok, but I still don't have Certificate of Insurance.

From: Rivera, Augustina <ARivera@easthartfordct.gov>

Sent: Friday, July 15, 2022 9:09 AM

To: Burnsed, Laurence < lburnsed@easthartfordct.gov>; Cruz-Aponte, Marilynn < mcruzaponte@easthartfordct.gov>;

Fravel, Theodore <tfravel@easthartfordct.gov>; Munson, Kevin <KMunson@easthartfordct.gov>

Cc: Alsup, Steve <SAlsup@easthartfordct.gov>; Browning, Craig <CBrowning@easthartfordct.gov>; Cohen, Bruce

<BCohen@easthartfordct.gov>; Cummings, Kim <kcummings@easthartfordct.gov>; Davis, Robert

<RDavis@easthartfordct.gov>; Drouin, Darrell <Ddrouin@easthartfordct.gov>; Dwyer, Sean

<SDwyer@easthartfordct.gov>; Gentile, Richard <RPGentile@easthartfordct.gov>; Grew, Greg

<mggrew@easthartfordct.gov>; Hawkins, Mack <MHawkins@easthartfordct.gov>; McCaw, Melissa

<mmccaw@easthartfordct.gov>; Neves, Paul <Pneves@easthartfordct.gov>; O'Connell, Michael

<Moconnell@easthartfordct.gov>; Sansom, Scott <SSansom@easthartfordct.gov>; Sasen, Christine

<CSasen@easthartfordct.gov>; Wagner, Justin <Jwagner@easthartfordct.gov>

Subject: ADDENDUM Request for Outdoor Amusement Permit for Eversource Hartford Marathon

Good morning,

The Hartford Marathon Foundation has to make an adjustment to the route for the "Eversource Hartford Marathon", their Outdoor Permit was already approved therefore this is an addendum.

Attached are both the Directors Review and Notice and the request for the addendum along with the updated map. Please review the addendum to the 2022 permit and submit comments back to me by Friday, July 29th.

Thank you.

Tina

Augustina Rivera
Administrative Clerk 3
Support Services Bureau
East Hartford Police Department
31 School Street
East Hartford, CT 06108

000----

Office: 860-291-7631 Fax: 860-610-6290

arivera@easthartfordct.gov

www.easthartfordct.gov/police-department

Corp Counse 1

Rivera, Augustina

From:

Gentile, Richard

Sent:

Friday, July 15, 2022 9:41 AM

To:

Rivera, Augustina; Burnsed, Laurence; Cruz-Aponte, Marilynn; Fravel, Theodore; Munson,

Kevin

Cc:

Alsup, Steve; Browning, Craig; Cohen, Bruce; Cummings, Kim; Davis, Robert; Drouin,

Darrell; Dwyer, Sean; Grew, Greg; Hawkins, Mack; McCaw, Melissa; Neves, Paul;

O'Connell, Michael; Sansom, Scott; Sasen, Christine; Wagner, Justin

Subject:

RE: ADDENDUM Request for Outdoor Amusement Permit for Eversource Hartford

Marathon

I have no comments.

Richard P. Gentile
Assistant Corporation Counsel
Town of East Hartord
740 Main Street
East Hartford, CT 06108

860-291-7217 rpgentile@easthartfordct.gov

THIS MESSAGE AND ANY OF ITS ATTACHMENTS ARE INTENDED ONLY FOR THE USE OF THE DESIGNATED RECIPIENT, OR THE RECIPIENT'S DESIGNEE, AND MAY CONTAIN INFORMATION THAT IS CONFIDENTIAL OR PRIVILEGED. IF YOU ARE NOT THE INTENDED RECIPIENT, PLEASE (1) IMMEDIATELY NOTIFY THE OFFICE OF THE CORPORATION COUNSEL ABOUT THE RECEIPT BY TELEPHONING (860)291-7219; (2) DELETE ALL COPIES OF THE MESSAGE AND ANY ATTACHMENTS; AND (3) DO NOT DISSEMINATE, FORWARD, OR MAKE ANY USE OF ANY OF THEIR CONTENTS.

From: Rivera, Augustina <ARivera@easthartfordct.gov>

Sent: Friday, July 15, 2022 9:09 AM

To: Burnsed, Laurence < lburnsed@easthartfordct.gov>; Cruz-Aponte, Marilynn < mcruzaponte@easthartfordct.gov>;

Fravel, Theodore <fravel@easthartfordct.gov>; Munson, Kevin <KMunson@easthartfordct.gov>

Cc: Alsup, Steve <SAlsup@easthartfordct.gov>; Browning, Craig <CBrowning@easthartfordct.gov>; Cohen, Bruce

- <BCohen@easthartfordct.gov>; Cummings, Kim <kcummings@easthartfordct.gov>; Davis, Robert
- <RDavis@easthartfordct.gov>; Drouin, Darrell <Ddrouin@easthartfordct.gov>; Dwyer, Sean
- <SDwyer@easthartfordct.gov>; Gentile, Richard <RPGentile@easthartfordct.gov>; Grew, Greg
- <mggrew@easthartfordct.gov>; Hawkins, Mack <MHawkins@easthartfordct.gov>; McCaw, Melissa
- <mmccaw@easthartfordct.gov>; Neves, Paul <Pneves@easthartfordct.gov>; O'Connell, Michael
- <Moconnell@easthartfordct.gov>; Sansom, Scott <SSansom@easthartfordct.gov>; Sasen, Christine
- <CSasen@easthartfordct.gov>; Wagner, Justin <Jwagner@easthartfordct.gov>

Subject: ADDENDUM Request for Outdoor Amusement Permit for Eversource Hartford Marathon

Good morning,

The Hartford Marathon Foundation has to make an adjustment to the route for the "Eversource Hartford Marathon", their Outdoor Permit was already approved therefore this is an addendum.

Bldg & Yermits

Rivera, Augustina

From: Cohen, Bruce

Sent: Saturday, July 16, 2022 7:22 PM

To: Gentile, Richard; Rivera, Augustina; Burnsed, Laurence; Cruz-Aponte, Marilynn; Fravel,

Theodore; Munson, Kevin

Cc: Alsup, Steve; Browning, Craig; Cummings, Kim; Davis, Robert; Drouin, Darrell; Dwyer,

Sean; Grew, Greg; Hawkins, Mack; McCaw, Melissa; Neves, Paul; O'Connell, Michael;

Sansom, Scott; Sasen, Christine; Wagner, Justin

Subject: Re: ADDENDUM Request for Outdoor Amusement Permit for Eversource Hartford

Marathon

No comment

Get Outlook for iOS

From: Gentile, Richard < RPGentile@easthartfordct.gov>

Sent: Friday, July 15, 2022 9:41:23 AM

To: Rivera, Augustina <ARivera@easthartfordct.gov>; Burnsed, Laurence <Iburnsed@easthartfordct.gov>; Cruz-Aponte,

Marilynn <mcruzaponte@easthartfordct.gov>; Fravel, Theodore <tfravel@easthartfordct.gov>; Munson, Kevin

<KMunson@easthartfordct.gov>

Cc: Alsup, Steve <SAlsup@easthartfordct.gov>; Browning, Craig <CBrowning@easthartfordct.gov>; Cohen, Bruce

<BCohen@easthartfordct.gov>; Cummings, Kim <kcummings@easthartfordct.gov>; Davis, Robert

<RDavis@easthartfordct.gov>; Drouin, Darrell <Ddrouin@easthartfordct.gov>; Dwyer, Sean

<SDwyer@easthartfordct.gov>; Grew, Greg <mggrew@easthartfordct.gov>; Hawkins, Mack

<MHawkins@easthartfordct.gov>; McCaw, Melissa <mmccaw@easthartfordct.gov>; Neves, Paul

<Pneves@easthartfordct.gov>; O'Connell, Michael <Moconnell@easthartfordct.gov>; Sansom, Scott

<SSansom@easthartfordct.gov>; Sasen, Christine <CSasen@easthartfordct.gov>; Wagner, Justin

<Jwagner@easthartfordct.gov>

Subject: RE: ADDENDUM Request for Outdoor Amusement Permit for Eversource Hartford Marathon

I have no comments.

Richard P. Gentile Assistant Corporation Counsel Town of East Hartord 740 Main Street East Hartford, CT 06108

860-291-7217

rpgentile@easthartfordct.gov

THIS MESSAGE AND ANY OF ITS ATTACHMENTS ARE INTENDED ONLY FOR THE USE OF THE DESIGNATED RECIPIENT, OR THE RECIPIENT'S DESIGNEE, AND MAY CONTAIN INFORMATION THAT IS CONFIDENTIAL OR PRIVILEGED. IF YOU ARE NOT THE INTENDED RECIPIENT, PLEASE (1) IMMEDIATELY NOTIFY THE OFFICE OF THE CORPORATION COUNSEL ABOUT THE RECEIPT BY TELEPHONING (860)291-7219; (2) DELETE ALL COPIES OF THE MESSAGE AND ANY ATTACHMENTS; AND (3) DO NOT DISSEMINATE, FORWARD, OR MAKE ANY USE OF ANY OF THEIR CONTENTS.





Comments:

TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU Outdoor Amusement Permits 31 School Street East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Event D	ate: Saturday, October 8, 2022
Event:	"Eversource Hartford Marathon"- ADDENDUM
Applica	nt: The Hartford Marathon Foundation by Josh Miller, its Technical Director
Pursuan recomm	t to Town Ordinance (TO) 5-3, a review of the application was completed and the following endation is made:
\boxtimes	1. the application be approved as submitted.
	the application be revised, approved subject to the condition(s) set forth in the attache comments.
	3. the application be disapproved for the reason(s) set forth in the attached comments.
	Fire Department Health Department Parks & Recreation Department Public Works Department Corporation Counsel
	Anticipated Cost(s) if known \$no additional costs
Signatur	7/17/2017 e Stephen Alsup, Assistant Fire Chief
Present	Date

Fire Marshal

Rivera, Augustina

From:

Cink, William

Sent:

Wednesday, July 20, 2022 12:42 PM

To:

Rivera, Augustina

Subject:

Hartford Marathon

In regards to the addendum to the Hartford Marathon Outdoor Permit, I have no concerns or issues with the requested changes.

In the interest of safety,

E. William Cink Acting Fire Marshal East Hartford 860 291 -7405

The East Hartford Fire Department is committed to the prevention of fires and protection of lives, property and the environment. The Department's major areas of emergency response include fire suppression, emergency medical services, technical rescue, and hazardous materials incidents.

PRIVILEGED AND CONFIDENTIAL: The information contained in this electronic message and any attachments are confidential property and intended only for the use of the addressee. Any interception, copying, accessing, or disclosure or distribution of this message is prohibited, and sender takes no responsibility for any unauthorized reliance on this message. If you have received this message in error, please notify the sender immediately and purge the message you received.





TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU

Outdoor Amusement Permits 31 School Street East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Administrative Review of Amusement Permit

Event D	ate	Saturday, October 8, 2022
Event:		"Eversource Hartford Marathon"- ADDENDUM
Applica	nt:	The Hartford Marathon Foundation by Josh Miller, its Technical Director
Pursuan recomm	t to end	Town Ordinance (TO) 5-3, a review of the application was completed and the following ation is made:
\boxtimes	1.	the application be approved as submitted.
	2.	the application be revised, approved subject to the condition(s) set forth in the attached comments.
	3.	the application be disapproved for the reason(s) set forth in the attached comments.
	He Par Pu	re Department alth Department rks & Recreation Department blic Works Department rporation Counsel
	An	ticipated Cost(s) if known \$
Laurence Signatur		urnsed, MPH, MBA July 15, 2022 Date
Commer	<u>its</u> :	

Approved as submitted by Health & Social Services.



Comments:

TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU Outdoor Amusement Permits 31 School Street East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Event D	ate:	Saturday, October 8, 2022
Event:		"Eversource Hartford Marathon" - ADDENDUM
Applica	nt:	The Hartford Marathon Foundation by Josh Miller, its Technical Director
		Town Ordinance (TO) 5-3, a review of the application was completed and the following ation is made:
	1.	the application be approved as submitted.
	2.	the application be revised, approved subject to the condition(s) set forth in the attached comments.
	3.	the application be disapproved for the reason(s) set forth in the attached comments.
	He Pai Pui	e Department alth Department rks & Recreation Department blic Works Department rporation Counsel
	An	ticipated Cost(s) if known \$/A
Sionatu	Te C	8/3/22 Date



TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU **Outdoor Amusement Permits** 31 School Street

East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Event D	ate:	Saturday, October 8, 2022	
Event:		"Eversource Hartford Marathon"- ADDENDUM	
Applica	nt:	The Hartford Marathon Foundation by Josh Miller, its Techn	nical Director
		Town Ordinance (TO) 5-3, a review of the application was completed at dation is made:	nd the following
\boxtimes	1.	the application be approved as submitted.	
	2.	the application be revised, approved subject to the condition(s) set fort comments.	h in the attached
	3.	the application be disapproved for the reason(s) set forth in the attached	d comments.
	He Pai Pu	re Department ealth Department arks & Recreation Department ablic Works Department orporation Counsel	
	An	nticipated Cost(s) if known \$_0_	
		Iarilynn Cruz-Aponte Director 7-28-22	
Signatur	е		Date
Comme	nts:		

Rivera, Augustina

From:

Hawkins, Mack

Sent:

Saturday, July 16, 2022 10:39 PM

To:

Rivera, Augustina

Subject:

Re: ADDENDUM Request for Outdoor Amusement Permit for Eversource Hartford

Marathon

No comments.

Mack S. Hawkins

Assistant Chief of Police
East Hartford Police Department
31 School St.

East Hartford, CT 06108

Office 860 291-7597

Serving Our Community with Pride and Integrity



From: Rivera, Augustina <ARivera@easthartfordct.gov>

Sent: Friday, July 15, 2022 9:08:47 AM

To: Burnsed, Laurence < lburnsed@easthartfordct.gov>; Cruz-Aponte, Marilynn < mcruzaponte@easthartfordct.gov>;

Fravel, Theodore <ffravel@easthartfordct.gov>; Munson, Kevin <KMunson@easthartfordct.gov>

Cc: Alsup, Steve <SAlsup@easthartfordct.gov>; Browning, Craig <CBrowning@easthartfordct.gov>; Cohen, Bruce

<BCohen@easthartfordct.gov>; Cummings, Kim <kcummings@easthartfordct.gov>; Davis, Robert

<RDavis@easthartfordct.gov>; Drouin, Darrell <Ddrouin@easthartfordct.gov>; Dwyer, Sean

<SDwyer@easthartfordct.gov>; Gentile, Richard <RPGentile@easthartfordct.gov>; Grew, Greg

<mggrew@easthartfordct.gov>; Hawkins, Mack <MHawkins@easthartfordct.gov>; McCaw, Melissa

<mmccaw@easthartfordct.gov>; Neves, Paul <Pneves@easthartfordct.gov>; O'Connell, Michael

<Moconnell@easthartfordct.gov>; Sansom, Scott <SSansom@easthartfordct.gov>; Sasen, Christine

<CSasen@easthartfordct.gov>; Wagner, Justin <Jwagner@easthartfordct.gov>

Subject: ADDENDUM Request for Outdoor Amusement Permit for Eversource Hartford Marathon

Good morning,

The Hartford Marathon Foundation has to make an adjustment to the route for the "Eversource Hartford Marathon", their Outdoor Permit was already approved therefore this is an addendum.

Attached are both the Directors Review and Notice and the request for the addendum along with the updated map. Please review the addendum to the 2022 permit and submit comments back to me by Friday, July 29th.

Thank you.

Tina

MICHAEL, P. WALSH MAYOR TOWN OF FAST HARTFORD
Police Department

TELEPHONE (860) 528-4401

FAX (860) 289-1249

SCOTT M. SANSOM CHIEF OF POLICE School Street

East Hartford Connecticut 06108-2638

www.easthartfordct.gov

To:

Mayor Walsh

From:

Chief Scott M. Sansom

Date:

August 3, 2022

Re:

Amusement Permit Application

"Believe 208-Run for the Brave and Finest"

Pursuant to the East Hartford Code of Ordinances, Chapter 5, Amusements, Section 5-3(e), the attached Amusement Permit Application should be forwarded to the Town Council for appropriate action.

If you require any further information, please contact me at your convenience.

Scott M. Sansom Chief of Police MICHAEL P. WALSH MAYOR

TOWN OF EAST HARTFORD Police Department

TELEPHONE (860) 528-4401

FAX (860) 289-1249

SCOTT M. SANSOM CHIEF OF POLICE School Street

East Hartford Connecticut 06108-2638

www.easthartfordct.gov

August 3, 2022

Richard F. Kehoe, Chairman East Hartford Town Council 740 Main Street East Hartford, CT 06108

Re:

Outdoor Amusement Permit Application "Believe 208-Run for the Brave and Finest"

Dear Chairman Kehoe:

Attached please find the amusement permit application by the Connecticut Alliance to Benefit Law Enforcement, Inc. by Kathryn Kleis, its Race Director. The applicant seeks to conduct a 5K Run in memory of East Hartford Police Officer Paul Buchanan on Sunday, September 25, 2022 from 7:00 am to 11:00 am with road closures only from 8:00am to 9:30am. The race will begin at the Knights of Columbus (1831 Main Street) and into South Windsor, northbound on Main Street, and return southbound on Main Street. There will be music and food at the event. This event is rain or shine.

The applicant respectfully requests a waiver of the associated permit fee, under the provisions of (TO) 5-6(a), due to the Town of East Hartford as the purpose of this event is to fund initiatives that directly benefit first responders in the community.

Pursuant to Town Ordinance (TO) 5-3, a review of the application was completed by the Directors of the Fire, Health, Parks & Recreation, Public Works Departments and the Offices of the Corporation Counsel and Finance.

The Offices of Corporation Counsel and Risk Management approve the application as submitted.

The Inspections and Permits Department states that permits and inspections may be required for temporary installations.

The Fire, Public Works, Health and Parks & Recreation Departments approve the application as submitted and states there are no anticipated costs to their Departments for this event.

The Police Department conducted a review of the application and the following comments/recommendations are made:

 The Police Department can provide adequate police protection for the event. The site is suitable for the outdoor amusement, the expected crowds are of small to moderate size, and the area has sufficient parking available.

- This event can be conducted with a minimal impact upon the surrounding neighborhoods and a near-normal flow of traffic on the streets adjacent to the site can be maintained.
- The anticipated costs to the Department for this event is \$2,090.39.

Respectfully submitted for your information.

Sincerely,

Scott M. Sansom Chief of Police

Cc: Applicant

Rivera, Augustina

From:

Gentile, Richard

Sent:

Friday, July 22, 2022 1:47 PM

To:

Hawkins, Mack; Rivera, Augustina; Olson, Donald

Cc:

Drouin, Darrell; Sansom, Scott

Subject:

RE: Outdoor Amusement Permit Application- Believe 208 - Run for the Brave and Finest

2022

Great. Then I am Ok with the application. Rich

Richard P. Gentile Assistant Corporation Counsel Town of East Hartord 740 Main Street East Hartford, CT 06108

860-291-7217

rpgentile@easthartfordct.gov

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From: Hawkins, Mack < MHawkins@easthartfordct.gov>

Sent: Friday, July 22, 2022 1:04 PM

To: Gentile, Richard < RPGentile@easthartfordct.gov>; Rivera, Augustina < ARivera@easthartfordct.gov>; Olson, Donald

<Dolson@easthartfordct.gov>

Cc: Drouin, Darrell <Ddrouin@easthartfordct.gov>; Sansom, Scott <SSansom@easthartfordct.gov>
Subject: RE: Outdoor Amusement Permit Application- Believe 208 - Run for the Brave and Finest 2022

All,

The bridge should be open.

Mack S. Hawkins

Assistant Chief of Police
East Hartford Police Department
31 School St.
East Hartford, CT 06108
Office 860 291-7597

Serving Our Community with Pride and Integrity



Rivera, Augustina

From:

Sasen, Christine

Sent:

Monday, July 18, 2022 7:48 AM

To:

Rivera, Augustina

Subject:

RE: Outdoor Amusement Permit Application- Believe 208 - Run for the Brave and Finest

2022

Ok

From: Rivera, Augustina <ARivera@easthartfordct.gov>

Sent: Thursday, July 14, 2022 7:35 AM

To: Burnsed, Laurence < lburnsed@easthartfordct.gov>; Cruz-Aponte, Marilynn < mcruzaponte@easthartfordct.gov>;

Fravel, Theodore <ffravel@easthartfordct.gov>; Munson, Kevin <KMunson@easthartfordct.gov>

Cc: Alsup, Steve <SAlsup@easthartfordct.gov>; Browning, Craig <CBrowning@easthartfordct.gov>; Cohen, Bruce

<BCohen@easthartfordct.gov>; Cummings, Kim <kcummings@easthartfordct.gov>; Davis, Robert

<RDavis@easthartfordct.gov>; Drouin, Darrell <Ddrouin@easthartfordct.gov>; Dwyer, Sean

<SDwyer@easthartfordct.gov>; Gentile, Richard <RPGentile@easthartfordct.gov>; Grew, Greg

<mggrew@easthartfordct.gov>; Hawkins, Mack <MHawkins@easthartfordct.gov>; McCaw, Melissa

<mmccaw@easthartfordct.gov>; Neves, Paul <Pneves@easthartfordct.gov>; O'Connell, Michael

<Moconnell@easthartfordct.gov>; Sansom, Scott <SSansom@easthartfordct.gov>; Sasen, Christine

<CSasen@easthartfordct.gov>; Wagner, Justin <Jwagner@easthartfordct.gov>

Subject: Outdoor Amusement Permit Application- Believe 208 - Run for the Brave and Finest 2022

Good morning,

Please find attached your Directors Review & Notice and the Outdoor Amusement Permit documents for the "Believe 208- Run for the Brave and Finest" taking place on Sunday, September 25, 2022. Please review and submit comments back to me no later than 12:00 noon, Thursday, July 28, 2022.

Thank you.

Tina

Augustina Rivera
Administrative Clerk 3
Support Services Bureau
East Hartford Police Department
31 School Street
East Hartford, CT 06108
Office: 860-291-7631 Fax: 860-610-6290

arivera@easthartfordct.gov

www.easthartfordct.gov/police-department

Inspections and Permits



Comments:

TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU Outdoor Amusement Permits 31 School Street East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Event D	ate:	Sunday, September 25, 2022
Event:		"Believe 208 - Run for the Brave and Finest"
Applica	nt:	Connecticut Alliance to Benefit Law Enforcement, Inc., Believe 20 Kathryn Kleis, Race Director
		Town Ordinance (TO) 5-3, a review of the application was completed and the following ation is made:
х□	1.	the application be approved as submitted.
	2.	the application be revised, approved subject to the condition(s) set forth in the attached comments.
	3.	the application be disapproved for the reason(s) set forth in the attached comments.
	He Par Pul	e Department alth Department -ks & Recreation Department blic Works Department rporation Counsel
	An	ticipated Cost(s) if known \$
		Bruce Cohen
Signatur	e	Date

Fire Dept



Comments:

TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU **Outdoor Amusement Permits** 31 School Street

East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Event I	Date:	Sunday, September 25, 2022
Event:		"Believe 208 - Run for the Brave and Finest"
Applica	ant:	Connecticut Alliance to Benefit Law Enforcement, Inc., Believe 208 Kathryn Kleis, Race Director
Pursuan	it to Tovi iendation	m Ordinance (TO) 5-3, a review of the application was completed and the following a is made:
\boxtimes	1. the	application be approved as submitted.
	2. the	application be revised, approved subject to the condition(s) set forth in the attached mments.
	3. the	application be disapproved for the reason(s) set forth in the attached comments.
	Health Parks & Public	partment Department r. Recreation Department Works Department ation Counsel
	Anticip	ated Cost(s) if known \$n/a
Signatur	e -	Stephen Alsup, Asst. Fire Chief Date
Signatur	e -	Stephen Alsup, Asst. Fire Chief Date



TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU Outdoor Amusement Permits 31 School Street East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Event [Date:	Sunday, September 25, 2022
Event:		"Believe 208 - Run for the Brave and Finest"
Applica	ant:	Connecticut Alliance to Benefit Law Enforcement, Inc., Believe 208 Kathryn Kleis, Race Director
		Town Ordinance (TO) 5-3, a review of the application was completed and the following ation is made:
\boxtimes	1.	the application be approved as submitted.
	2.	the application be revised, approved subject to the condition(s) set forth in the attached comments.
	3.	the application be disapproved for the reason(s) set forth in the attached comments.
	He Par Pul	e Department alth Department ks & Recreation Department blic Works Department rporation Counsel
	An	ticipated Cost(s) if known \$_0
Signatu		lynn Cruz-Aponte Director of Public Works 7-25-22
_		Date
Comme	ills:	



TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU **Outdoor Amusement Permits** 31 School Street



Michael P. Walsh Mayor

East Hartford, CT 06108 (860) 528-4401

Administrative Review of Amusement Permit

Event D	ate	Sunday, September 25, 2022
Event:		"Believe 208 - Run for the Brave and Finest"
Applica	nt:	Connecticut Alliance to Benefit Law Enforcement, Inc., Believe 208 Kathryn Kleis, Race Director
Pursuan recomm	t to end	Town Ordinance (TO) 5-3, a review of the application was completed and the following ation is made:
\boxtimes	1.	the application be approved as submitted.
	2.	the application be revised, approved subject to the condition(s) set forth in the attached comments.
	3.	the application be disapproved for the reason(s) set forth in the attached comments.
	He Par Pul	e Department alth Department ks & Recreation Department blic Works Department poration Counsel
	An	cicipated Cost(s) if known \$
		rnsed, MPH, MBA July 19, 2022
Signatur	е	Date
Commer	ıts:	

Reviewed with Environmental Health Division, food service is limited to water and non-perishable prepackaged items. Approved.



Signature

Comments:

TOWN OF EAST HARTFORD **POLICE DEPARTMENT SUPPORT SERVICES BUREAU Outdoor Amusement Permits** 31 School Street East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Event D	ate:	: Sunday, September 25, 2022	
Event:		"Believe 208 - Run for the Brave and Finest"	
Applica	nt:	Connecticut Alliance to Benefit Law Enforceme Kathryn Kleis, Race Director	nt, Inc., Believe 20
		Town Ordinance (TO) 5-3, a review of the application was complete dation is made:	ed and the following
皮	1.	the application be approved as submitted.	
	2.	the application be revised, approved subject to the condition(s) set comments.	forth in the attached
	3.	the application be disapproved for the reason(s) set forth in the atta-	ched comments.
	He Par Pul	ire Department ealth Department arks & Recreation Department ublic Works Department orporation Counsel	
	An	nticipated Cost(s) if known \$ ν/A	
	20	an onot	8/4/22
Signatur	6		Date

Rivera, Augustina

From:

Hawkins, Mack

Sent:

Monday, August 1, 2022 11:16 AM

To:

Rivera, Augustina

Subject:

Re: Outdoor Amusement Permit Application- Believe 208 - Run for the Brave and Finest

2022

Tina,

I have reviewed the Outdoor Amusement Permit Application for "Believe 208 – Run for the Brave and Finest" for 2022. I approve the application as submitted. The <u>anticipated</u> cost to the Department for this event is \$2,090.39.

Mack S. Hawkins

Assistant Chief of Police East Hartford Police Department 31 School St. East Hartford, CT 06108

Serving Our Community with Pride and Integrity



Office 860 291-7597

From: Rivera, Augustina <ARivera@easthartfordct.gov>

Sent: Monday, August 1, 2022 10:17:00 AM

To: Hawkins, Mack < MHawkins@easthartfordct.gov>

Subject: RE: Outdoor Amusement Permit Application- Believe 208 - Run for the Brave and Finest 2022

Hi Mack,

Just need your ok on this outdoor amusement permit for the record.

Tina

From: Hawkins, Mack < MHawkins@easthartfordct.gov>

Sent: Friday, July 22, 2022 1:04 PM

To: Gentile, Richard <RPGentile@easthartfordct.gov>; Rivera, Augustina <ARivera@easthartfordct.gov>; Olson, Donald

<Dolson@easthartfordct.gov>

Cc: Drouin, Darrell < Ddrouin@easthartfordct.gov>; Sansom, Scott < SSansom@easthartfordct.gov>

Subject: RE: Outdoor Amusement Permit Application- Believe 208 - Run for the Brave and Finest 2022

All,

TOWN OF EAST HARTFORD POLICE DEPARTMENT



OUTDOOR AMUSEMENT PERMITS 31 SCHOOL STREET EAST HARTFORD, CT 06108-2638 (860) 528-4401

OUTDOOR AMUSEMENT PERMIT APPLICATION



Michael P. Walsh Mayor

THIS APPLICATION IS DUE NOT LESS THAN 30 DAYS PRIOR TO THE EVENT APPLIED FOR

1. Name of Event:

Believe 208 - Run for the Brave and Finest

2. Date(s) of Event:

Sunday, September 25, 2022

3. Applicant's name, home & work phone numbers, home address, and e-mail address (NOTE: If applicant is a partnership, corporation, limited liability company, club or association give the full legal name of the Applicant):

Connecticut Alliance to Benefit Law Enforcement, Inc., Believe 208, 82 Cottonwood Road Newington, CT 06111 c/o

Kathryn Kleis, Race Director, 2 Redbud Lane, Glastonbury, CT 06033 (C) 203-313-0832, (W) 860-512-2795, Email: Believe208run@gmail.com or Katy.Kleis@gmail.com

 If <u>Applicant</u> is a partnership, corporation, limited liability company (LLC), club, or association, list the names of all partners, members, directors and officers AND provide their business address.

Board of Directors

Louise Pyers, CEO – 82 Cottonwood Road, Newington, CT 06111; Chairman of the Board, Joseph Dooley, 501 Crescent Street, New Haven, CT 06515; Board Members: James Scott, 700 Prospect Street, New Haven, CT 0651; Woodrow Tinsley, 31 School Street, East Hartford, CT 06108; Kari Sassu, 501 Crescent Street, New Haven, CT 06515; Tamrah Stepien, 113 Beauchamp Terrace, Chicopee, MA 01020; Jason Bodell, 222 Main Street, Middletown CT 06457; Russell Iger, 1585 Main Street, Coventry, CT 06238

5. List the location of the proposed amusement: (Name of facility and address)

From 1831 Main Street, East Hartford, CT (Knights of Columbus) to South Windsor town line

- List the <u>dates</u> and <u>hours</u> of operation for <u>each</u> day (if location changes on a particular day, please list):
 Sunday, September 25, 2022 from 7:00 am-11:00 am (*road closures ONLY from 8:00 am-9:30 am)
- 7. Provide a detailed description of the proposed amusement:

5K road race in memory of East Hartford Police Officer Paul Buchanan - see attached for more information

8. Will music or other entertainment be provided wholly or partially outdoors?

✓ Yes No

- a. If 'YES,' during what days and hours will <u>music or entertainment</u> be provided (note: this is different from hours of operation)? 8:00 am-11:00 am
- 9. What is the expected age group(s) of participants?

4-70

10. What is the expected attendance at the proposed amusement:

(If more than one performance, indicate time / day / date and anticipated attendance for each.)

200-500

- 11. Provide a <u>detailed</u> description of the proposed amusement's anticipated impact on the surrounding community. Please comment on each topic below:
 - a. Crowd size impact:

Road closure Ellington Road & Main Street to Old Main Street, South Windsor

b. Traffic control and flow plan at site & impact on surrounding / supporting streets:

EHPD will open northbound to southbound as runners complete course

c. Parking plan on site & impact on surrounding / supporting streets:

Parking at Knights of Columbus in designated lots, no overflow on streets

d. Noise impact on neighborhood:

Minimal; all residents receive notification of the event in advance

e. Trash & litter control plan for the amusement site and surrounding community during and immediately after the proposed amusement:

Trash receptacles provided, volunteers clean course on-going & final clean-up completed ASAP

f. List expected general disruption to neighborhood's normal life and activities:

Minimal traffic delays for Passaro Drive & Main Street approximately 35-45 minutes maximum

g. Other expected influence on surrounding neighborhood:

None

- 12. Provide a detailed plan for the following:
 - a. Accessibility of amusement site to emergency, police, fire & medical personnel and vehicles:

Police, fire and medical on-site

b. Provisions for notification of proper authorities in the case of an emergency:

EHPD on-site

c. Any provision for on-site emergency medical services:

EHFD on-site, ambulance on-site

d. Crowd control plan:

Not applicable

e. If on town property, the plan for the return of the amusement site to pre-amusement condition:

Race course will be checked for any debris following the event.

f. Provision of sanitary facilities	:				
On-site at Knights of Columbus					
13. Will food be provided, served, or so	old on site:				
a. Food available: 🗸 Yes	No	AND			
b. Contact has been made wit	h the East	Hartford Health Departm	ent 🗸	Yes	No.
 Does the proposed amusement invo attendees, 	ive the sale	and / or provision of alc	oholic be	everages t	o amusement
Yes ✓ No	Alcoholic	beverages will be served	/ provide	ed.	
If 'YES', describe, in detail, any and a. For such sale or provision,	l all arrang	ements and what proced	ures shall	be emplo	oyed:
b. To ensure that alcohol is no	ot sold or p	rovided to minors or into	xicated p	persons.	
Check if copy of the liquor per 15. Include any other information which should go here):				5.5	
Fee waiver request attached, ins	urance po	licy attached			
CGS Sec. 53a-157. False Statement: Class A	Misdeme	anor.	Townson resident and the second		
A person is guilty of False Sta under oath or pursuant to a f statements made therein are statement is intended to misl	orm bearin punishable	g notice, authorized by le , which he does not beli	w, to the	effect the	at false which
a. False Statement is a Class A Misdemeanor.					
b. The penalty for a Class A Misd fine not to exceed \$1,000, or bo	emeanor is oth a fine a	imprisonment for a tern nd imprisonment.	not to e	xceed one	e(I) year, or a
I declare, under the penalties of False Stateme to the best of my knowledge:	nt, that the	information provided in	this app	lication is	true and correct
(Legal Name of Applicant)					
Kathryn Kleis	Kathryn	Kleis		07/08	3/2022
(Applicant Signature)		(Printed Name)		(D	Date Signed)
Race Director					
(Capacity in which signing)					
(Click button to send appl)	ication ele	tronically to ehpdpermit	s@easth:	artfordct.s	gov)

FOR OFFICE USE

Insurance Certificate Included: Liquor Permit Included:

Certificate of Alcohol Liability Included:

Time Waiver Request Included:

Fee Waiver Request Included:





Outdoor Amusement Permit Fees:

Sport, athletic contest, musical, operatic, dramatic, theatrical or pictorial performance or other exhibitions

Parades

Fireworks display or air show

Carnival, rodeo, circus, or tent show

\$ 10/performance §5-6

\$ 25/each parade §5-6

\$ 25/performance §5-6

\$ 100/day §5-6

Total Assessed Amusement Permit Fee

Received By: Augustina Rivera

Employee Number: 909 9

Date & Time Signed: 7/13/22

3/22 7:15 AM

Time remaining before event: 73 days.

If roads or sidewalks will be closed to public use as a result of this event the applicant must comply with signage requirements per Section 5-4 and present a signed affidavit attesting to this at the Town Council meeting.

Question #7

Believe 208: Run for the Brave and Finest

The Annual Believe 208 5K Run for the Brave and Finest, in Memory of East Hartford Police Officer Paul Buchanan, supports "Believe 208". "Believe 208", an initiative in collaboration with the Connecticut Alliance to Benefit Law Enforcement (CABLE), works to provide resources, training and information on all aspects of first responder well-being. The "Believe 208" mission is to increase awareness of the unique challenges facing first responders and to be a trusted, influential source for first responders, their families, agencies and community stakeholders. Proceeds from the race fund education and training efforts and provide resources to first responders and families in need.

Course Route:

The 5K race will start at the Knights of Columbus (1831 Main Street, East Hartford) and will continue into South Windsor on Main Street Northbound and will return on Main Street South bound. Runners will run:

- North onto Main Street which turns in to (Old) Man Street
- Continue straight past the intersection of Gilman and (Old) Main Street
- Continue straight past Passaro Drive
- Continue straight past Brook Street
- Continue straight to North King Street, South Windsor at which point runners turn
 around on the street's loop and follow the same route back to the start line (Knights of
 Columbus, 1871 Main Street)

Believe 208: Run for the Brave and Finest

Fee Waiver Request

The Annual Believe 208 5K Run for the Brave and Finest, in Memory of East Hartford Police Officer Paul Buchanan, supports "Believe 208". "Believe 208", an initiative in collaboration with the Connecticut Alliance to Benefit Law Enforcement (CABLE), works to provide resources, training and information on all aspects of first responder well-being. The "Believe 208" mission is to increase awareness of the unique challenges facing first responders and to be a trusted, influential source for first responders, their families, agencies and community stakeholders. Proceeds from the race fund education and training efforts and provide resources to first responders and families in need.

We hereby request a fee waiver in light of the event's mission and desire for 100% of race proceeds to fund initiatives that directly benefit first responders in the community.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

07/08/2022 THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT Will Maddux PHONE (AC. No. Ext): (530) 477-6521 E-MAIL ADDRESS: Info@theeventhelper.com East Main Street Insurance Services, Inc. FAX (A/C, No): Will Maddux PO Box 1298 INSURER(S) AFFORDING COVERAGE NAIC # Grass Valley CA 95945 INSURER A: Evansion Insurance Company 35378 INSURED INSURER B: CABLE Inc./Believe 208 INSURER C: Kathryn Kleis INSURER D : 82 Coltonwood Road INSURER E : Newington CT 06111 INSURER F COVERAGES CERTIFICATE NUMBER: **REVISION NUMBER:** THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL!SUBA POLICY EFF POLICY EXP TYPE OF INSURANCE **POLICY NUMBER** LIMITS COMMERCIAL GENERAL LIABILITY 1,000,000 EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) CLAIMS-MADE X OCCUR 100,000 Host Liquor Liability MED EXP (Any one person) s 5,000 Retail Liquor Liability Α 3DS5473-M2813345 09/25/2022 09/26/2022 PERSONAL & ADV INJURY 1,000,000 GENL AGGREGATE LIMIT APPLIES PER 12:01 AM 12.01 AM 2.000.000 GENERAL AGGREGATE POLICY PRO-PRODUCTS COMPIOP AGG | \$ 2.000,000 OTHER \$ 1,000 Deductible COMBINEO SINGLE LIMIT (En accident) AUTOMOBILE LIABILITY ANY AUTO BODILY INJURY (Per person) OWNED AUTOS ONLY SCHEDULED AUTOS NON-OWNED AUTOS ONLY BODILY INJURY (Per accident) PROPERTY DAMAGE HIRED AUTOS ONLY Ś (Per accident) 5 UMBRELLA LIAB OCCUR EACH OCCURRENCE EXCESS LIAB CLAIMS-MADE AGGREGATE \$ DED RETENTIONS WORKERS COMPENSATION PER STATUTE AND EMPLOYERS' LIABILITY ANYPROFRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) E.L. EACH ACCIDENT N/A E L. DISEASE - EA EMPLOYEE S If yes, describe under DESCRIPTION OF OPERATIONS below E L. DISEASE - POLICY LIMIT DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Certificate holder listed below is named as additional insured per attached MEGL 2217 01 19 Attendance: 350, Event Type. 5 K Run. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. Town of East Hartford it's officials, employees, volunteers,

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Will Madding

boards and commissions

740 Main Street East Hartford

CT 06108

AUTHORIZED REPRESENTATIVE



EVANSTON INSURANCE COMPANY

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - DESIGNATED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE FORM

SCHEDULE

Town of East Hartford it's officials, employees, volunteers, boards and commissions 740 Main Street East Hartford, CT 06108	Name Of Additional Insured Person(s) Or Organization(s):
	it's officials, employees, volunteers, boards and commissions 740 Main Street

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule of this endorsement, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by the acts or omissions of any insured listed under Paragraph 1. or 2. of Section II Who Is An Insured:
 - 1. In the performance of your ongoing operations; or
 - 2. In connection with your premises owned by or rented to you.

However:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- 2. Available under the applicable Limits of Insurance shown in the Declarations; whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations. All other terms and conditions remain unchanged.

MICHAEL P. WALSH MAYOR

TOWN OF EAST HARTFORD Police Department

TELEPHONE (860) 528-4401

FAX (860) 289-1249

SCOTT M. SANSOM CHIEF OF POLICE School Street/ East Hartford Connecticut 06108-2638

www.easthartfordct.gov

To:

Mayor Walsh

From:

Chief Scott M. Sansom

Date:

August 5, 2022

Re:

Amusement Permit Application

"IAOCC Navratri 2022"

Pursuant to the East Hartford Code of Ordinances, Chapter 5, Amusements, Section 5-3(e), the attached Amusement Permit Application should be forwarded to the Town Council for appropriate action.

If you require any further information, please contact me at your convenience.

Scott M. Sansom Chief of Police

Scott on Some

MICHAEL P. WALSH MAYOR

SCOTT M. SANSOM

CHIEF OF POLICE

TOWN OF EAST HARTFORD

Police Department

31 School Street
East Hartford Connecticut 06108-2638

TELEPHONE (860) 528-4401

FAX (860) 289-1249

www.easthartfordct.gov

August 5, 2022

Richard F. Kehoe, Chairman East Hartford Town Council 740 Main Street East Hartford, CT 06108

Re:

Outdoor Amusement Permit Application

"IAOCC Navratri 2022"

Dear Chairman Kehoe:

Attached please find the amusement permit application from The India Association of Central Connecticut by Purnima Shah, President. The applicant seeks to conduct the IAOCC Navratri 2022 to be held at the Pratt and Whitney Aircraft Club on 200 Clement Road on Saturday, September 10, 2022 from 5:00pm — Midnight. This event is an Indian religious music event for families. There will be food and no liquor. Should there be inclement weather this event will be cancelled due to the musical entertainment having to be booked in advance.

The applicant respectfully requests a waiver of the associated permit fee, under the provisions of (TO) 5-6(a), due to the Town of East Hartford as the purpose of this event is a religious cultural family event.

Pursuant to Town Ordinance (TO) 5-3, a review of the application was completed by the Directors of the Fire, Health, Parks & Recreation, Public Works Departments and the Offices of the Corporation Counsel and Finance.

The Office of Corporation Counsel and Risk Management approves the application as submitted.

The Fire Department conditionally approves the application as submitted. The Pratt and Whitney Aircraft Club was last inspected in 2019, the stage would need to be inspected and any use of the facility for other than bathroom use should require an inspection prior to use. Food inspection will also be required if there is cooking on site. There are no anticipated cost for the Department.

The Health Department approves the application as submitted and will work with event organizers and food service vendors to assure required permits and food service standards are met and states there are no anticipated costs to their Departments.

The Parks & Recreation Department and Public Works Department approve the application as submitted and states there are no anticipated costs to their Department.

The Police Department conducted a review of the application and the following comments/recommendations are made:

- The Police Department can provide adequate police protection for the event. The site is suitable for the outdoor amusement, the expected crowds are of small to moderate size, and the area has sufficient parking available.
- This event can be conducted with a minimal impact upon the surrounding neighborhoods and a near-normal flow of traffic on the streets adjacent to the site can be maintained.
- There are no anticipated costs to the Department for this event.

All applicable laws and Town Ordinances will be in effect.

Respectfully submitted for your information.

Sincerely,

Scott M. Sansom Chief of Police

Cc: Applicant

Corp Counsel

Rivera, Augustina

From:

Gentile, Richard

Sent:

Thursday, July 28, 2022 2:28 PM

To:

Rivera, Augustina

Subject:

RE: Outdoor Amusement Permit-IAOCC Navratri 2022- Due Next Week

No comments or concerns.

Richard P. Gentile Assistant Corporation Counsel Town of East Hartord 740 Main Street East Hartford, CT 06108

860-291-7217 rpgentile@easthartfordct.gov

THIS MESSAGE AND ANY OF ITS ATTACHMENTS ARE INTENDED ONLY FOR THE USE OF THE DESIGNATED RECIPIENT, OR THE RECIPIENT'S DESIGNEE, AND MAY CONTAIN INFORMATION THAT IS CONFIDENTIAL OR PRIVILEGED. IF YOU ARE NOT THE INTENDED RECIPIENT, PLEASE (1) IMMEDIATELY NOTIFY THE OFFICE OF THE CORPORATION COUNSEL ABOUT THE RECEIPT BY TELEPHONING (860)291-7219; (2) DELETE ALL COPIES OF THE MESSAGE AND ANY ATTACHMENTS; AND (3) DO NOT DISSEMINATE, FORWARD, OR MAKE ANY USE OF ANY OF THEIR CONTENTS.

From: Rivera, Augustina < ARivera@easthartfordct.gov>

Sent: Thursday, July 28, 2022 2:10 PM

To: Burnsed, Laurence < lburnsed@easthartfordct.gov>; Cruz-Aponte, Marilynn < mcruzaponte@easthartfordct.gov>;

Fravel, Theodore <tfravel@easthartfordct.gov>; Munson, Kevin <KMunson@easthartfordct.gov>

Cc: Alsup, Steve <SAlsup@easthartfordct.gov>; Browning, Craig <CBrowning@easthartfordct.gov>; Cink, William

- <Wcink@easthartfordct.gov>; Cohen, Bruce <BCohen@easthartfordct.gov>; Cummings, Kim
- <kcummings@easthartfordct.gov>; Davis, Robert <RDavis@easthartfordct.gov>; Drouin, Darrell
- <Ddrouin@easthartfordct.gov>; Dwyer, Sean <SDwyer@easthartfordct.gov>; Gentile, Richard
- <RPGentile@easthartfordct.gov>; Hawkins, Mack <MHawkins@easthartfordct.gov>; McCaw, Melissa
- <mmccaw@easthartfordct.gov>; Neves, Paul <Pneves@easthartfordct.gov>; O'Connell, Michael
- <Moconnell@easthartfordct.gov>; Sansom, Scott <SSansom@easthartfordct.gov>; Sasen, Christine
- <CSasen@easthartfordct.gov>

Subject: Outdoor Amusement Permit-IAOCC Navratri 2022- Due Next Week

Good afternoon,

We have received an Outdoor Amusement Permit Application from the India Association of Central Connecticut (IAOCC) for an event on Saturday, September 10 called "IAOCC Navratri 2022". Attached is the Directors Review and Notice, the application and a layout of the event.

Risk Mgm+

Rivera, Augustina

From:

Sasen, Christine

Sent:

Tuesday, August 2, 2022 2:03 PM

To:

Rivera, Augustina

Subject:

FW: Outdoor Amusement Permit-IAOCC Navratri 2022- Due Next Week

Attachments:

Insurance Certificate for East Hartford for Navratri July2022.pdf

All set, I spoke with him. No employees so I don't have to request workers' compensation insurance.

From: Rivera, Augustina <ARivera@easthartfordct.gov>

Sent: Monday, August 1, 2022 7:57 AM

To: Sasen, Christine <CSasen@easthartfordct.gov>
Cc: Gentile, Richard <RPGentile@easthartfordct.gov>

Subject: FW: Outdoor Amusement Permit-IAOCC Navratri 2022- Due Next Week

Hi Christine,

I have received the Certificate of Insurance for the IAOCC Navratri 2022 Event and have attached it for your review.

Tina

From: Rivera, Augustina

Sent: Thursday, July 28, 2022 2:10 PM

To: Burnsed, Laurence < ! Cruz-Aponte, Marilynn < mcruzaponte@easthartfordct.gov; Cruz-Aponte, Marilynn < mcruzaponte@easthartfordct.gov;

Fravel, Theodore < tfravel@easthartfordct.gov>; Munson, Kevin < KMunson@easthartfordct.gov>

Cc: Alsup, Steve <<u>SAlsup@easthartfordct.gov</u>>; Browning, Craig <<u>CBrowning@easthartfordct.gov</u>>; Cink, William

< Wcink@easthartfordct.gov>; Cohen, Bruce < BCohen@easthartfordct.gov>; Cummings, Kim

<kcummings@easthartfordct.gov>; Davis, Robert <RDavis@easthartfordct.gov>; Drouin, Darrell

<<u>Ddrouin@easthartfordct.gov</u>>; Dwyer, Sean <<u>SDwyer@easthartfordct.gov</u>>; Gentile, Richard

<RPGentile@easthartfordct.gov>; Hawkins, Mack <MHawkins@easthartfordct.gov>; McCaw, Melissa

<mmccaw@easthartfordct.gov>; Neves, Paul <<u>Pneves@easthartfordct.gov</u>>; O'Connell, Michael

< Moconnell@easthartfordct.gov >; Sansom, Scott < SSansom@easthartfordct.gov >; Sasen, Christine

<CSasen@easthartfordct.gov>

Subject: Outdoor Amusement Permit-IAOCC Navratri 2022- Due Next Week

Good afternoon.

We have received an Outdoor Amusement Permit Application from the India Association of Central Connecticut (IAOCC) for an event on Saturday, September 10 called "IAOCC Navratri 2022". Attached is the Directors Review and Notice, the application and a layout of the event.

They have made contact with the Health Department regarding the food and are working with their insurance company to submit the Certificate of Insurance and I will send the COI to our Risk Manager and Corp Counsel as soon as it comes in.



TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU Outdoor Amusement Permits 31 School Street East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Administrative Review of Amusement Permit

Event D	ate:	Saturday, September 10, 2022			
Event:		"IAOCC Navratri 2022"			
Applica	nt:	Purnima Shah, President, India Association of Central Connecticut			
Pursuan recomm	t to Town	Ordinance (TO) 5-3, a review of the application was completed and the following is made:			
	1. the a	application be approved as submitted.			
\boxtimes	2. the a	application be revised, approved subject to the condition(s) set forth in the attached aments.			
	3. the ε	application be disapproved for the reason(s) set forth in the attached comments.			
	Fire Department Health Department Parks & Recreation Department Public Works Department Corporation Counsel				
	Anticipa	ated Cost(s) if known \$			
Signatur	e Ste	phen Alsup, Assistant Fire Chief Date			
	_ 500	Pare - maps - management in Cities Date			

Comments:

There is mention of food being served but not if it is being cooked on site. Any cooking would require FMO inspection. Stage would require FMO inspection. The P&W Aircraft Club was last inspected in 2019. Any use of the facility for other than bathroom use should require an inspection be performed prior to use.

TOWN OF EAST HARTFORD FIRE MARSHAL'S OFFICE ADMINISTRATIVE REVIEW Amusement Permit

DATE: 08-03-2022

APPLICATION FOR: Outdoor Amusement

APPLICANT: Purnima Shah, President India Assoc. of Central Ct

ADDRESS: PO Box 436, Rocky Hill CT 06067

DATE(S) OF EVENT: 09-10-2022

Pursuant to your request, a review of the above application was completed and the following recommendation is made:

	The application is approved as submitted.
X	The application be revised. Approved conditionally.
	The application is disapproved.
	No application to the Connecticut Fire Safety Code

COMMENTS: There is mention of food being served but not if it is being cooked on site. Any cooking would require FMO inspection. Stage would require FMO inspection. The P&W Aircraft Club was last inspected in 2019. Any use of the facility for other than bathroom use should require an inspection be performed prior to use.

BILL CINK ACTING FIRE MARSHAL TOWN OF EAST HARTFORD

Health Vept



TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU Outdoor Amusement Permits 31 School Street East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Administrative Review of Amusement Permit

Event D	ate:	Saturday, September 10, 2022			
Event:		"IAOCC Navratri 2022"			
Applica	nt:	Purnima Shah, President, India Association of Central Connecticut			
		Fown Ordinance (TO) 5-3, a review of the application was completed and the following ation is made:			
\boxtimes	1. the application be approved as submitted.				
	the application be revised, approved subject to the condition(s) set forth in the attached comments.				
	3.	the application be disapproved for the reason(s) set forth in the attached comments.			
	Fire Department Health Department Parks & Recreation Department Public Works Department Corporation Counsel				
	Ant	icipated Cost(s) if known \$			
Laurence Burnsed, MPH, MBA		rnsed, MPH, MBA July 30, 2022			
Signatur	e	Date			

Comments:

Health & Social Services will work with event organizers and food service vendors to assure required permits and food service standards are met.



Comments:

TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU Outdoor Amusement Permits 31 School Street East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Administrative Review of Amusement Permit

Event D	ate:	Saturday, September 10, 2022
Event:		" IAOCC Navratri 2022"
Applica	nt:	Purnima Shah, President, India Association of Central Connecticut
	t to Town endation	n Ordinance (TO) 5-3, a review of the application was completed and the following is made:
A	1. the s	application be approved as submitted.
		application be revised, approved subject to the condition(s) set forth in the attached nments.
	3. the a	application be disapproved for the reason(s) set forth in the attached comments.
	Health I Parks & Public V	partment Department Recreation Department Vorks Department tion Counsel
	Anticipa	ated Cost(s) if known \$ 0/4
L	an	Don 8/2/22
21File(n)	C	∠ Date



TOWN OF EAST HARTFORD POLICE DEPARTMENT SUPPORT SERVICES BUREAU Outdoor Amusement Permits 31 School Street East Hartford, CT 06108 (860) 528-4401



Michael P. Walsh Mayor

Administrative Review of Amusement Permit

Event D	Date: Saturday, September 10, 2022				
Event:	"IAOCC Navratri 2022"				
Applica	Applicant: Purnima Shah, President, India Association of Central Connecticut				
	t to Town Ordinance (TO) 5-3, a review of the application was completed and the following cendation is made:				
\boxtimes	1. the application be approved as submitted.				
	 the application be revised, approved subject to the condition(s) set forth in the attached comments. 				
	3. the application be disapproved for the reason(s) set forth in the attached comments.				
	Fire Department Health Department Parks & Recreation Department Public Works Department Corporation Counsel Anticipated Cost(s) if known \$_0				
Signatur					

Rivera, Augustina

From:

Hawkins, Mack

Sent:

Thursday, August 4, 2022 6:10 AM

To:

Rivera, Augustina

Subject:

Re: Outdoor Amusement Permit-IAOCC Navratri 2022- Due Next Week

Tina,

I have reviewed the Outdoor Amusement Permit Application for "IAOCC Navratri 2022". I approve the application as submitted. Please mark the worksheet "Extra Attention" for the day of the event.

Thank you,

Mack S. Hawkins

Assistant Chief of Police
East Hartford Police Department
31 School St.
East Hartford, CT 06108

East Hartford, CT 06108

Office 860 291-7597

Serving Our Community with Pride and Integrity



From: Rivera, Augustina < ARivera@easthartfordct.gov>

Sent: Wednesday, August 3, 2022 10:28:19 AM
To: Hawkins, Mack < MHawkins@easthartfordct.gov>

Subject: FW: Outdoor Amusement Permit-IAOCC Navratri 2022- Due Next Week

Hi. Need your comments on this one.....just wanted to ensure that you saw that they going to hire their own security.

From: Rivera, Augustina

Sent: Thursday, July 28, 2022 2:10 PM

To: Burnsed, Laurence < lburnsed@easthartfordct.gov>; Cruz-Aponte, Marilynn < mcruzaponte@easthartfordct.gov>;

Fravel, Theodore <ffravel@easthartfordct.gov>; Munson, Kevin <KMunson@easthartfordct.gov>

Cc: Alsup, Steve <SAlsup@easthartfordct.gov>; Browning, Craig <CBrowning@easthartfordct.gov>; Cink, William

<Wcink@easthartfordct.gov>; Cohen, Bruce <BCohen@easthartfordct.gov>; Cummings, Kim

<kcummings@easthartfordct.gov>; Davis, Robert <RDavis@easthartfordct.gov>; Drouin, Darrell

<Ddrouin@easthartfordct.gov>; Dwyer, Sean <SDwyer@easthartfordct.gov>; Gentile, Richard

<RPGentile@easthartfordct.gov>; Hawkins, Mack <MHawkins@easthartfordct.gov>; McCaw, Melissa

<mmccaw@easthartfordct.gov>; Neves, Paul <Pneves@easthartfordct.gov>; O'Connell, Michael

<Moconnell@easthartfordct.gov>; Sansom, Scott <SSansom@easthartfordct.gov>; Sasen, Christine

<CSasen@easthartfordct.gov>

Subject: Outdoor Amusement Permit-IAOCC Navratri 2022- Due Next Week

TOWN OF EAST HARTFORD POLICE DEPARTMENT



OUTDOOR AMUSEMENT PERMITS 31 SCHOOL STREET EAST HARTFORD, CT 06108-2638 (860) 528-4401

OUTDOOR AMUSEMENT PERMIT APPLICATION



Scott M. Sansom Chief of Police

Michael P. Walsh Mayor

THIS APPLICATION IS DUE NOT LESS THAN 30 DAYS PRIOR TO THE EVENT APPLIED FOR

1. Name of Event:

IAOCC Navratri 2022

2. Date(s) of Event:

September 10, 2022

 Applicant's name, home & work phone numbers, home address, and e-mail address (NOTE: If applicant is a partnership, corporation, limited liability company, club or association give the full legal name of the Applicant):

Name of Applicant: Purnima Shah(President) India Association of Central Connecticut

PO Box 436, Rocky Hill, CT 06067

president@iaocct.org

phone: 508-494-4024 (or Vilas Shah 469-579-8877)

4. If <u>Applicant</u> is a partnership, corporation, limited liability company (LLC), club, or association, list the names of all partners, members, directors and officers AND provide their business address.

India Association of Central Connecticut PO Box 436, Rocky Hill, CT 06067

President : Purnima Shah, Vice President : Dhilan Shah Treasurer : Pankita Desai, Secretary : Vivek Desai

5. List the location of the proposed amusement: (Name of facility and address)

Location Name: Pratt and Whitney Aircraft Club Location Address: 200 Clement Rd, East Hartford, CT 06118

6. List the dates and hours of operation for each day (if location changes on a particular day, please list):

Date of Event: 09/10/2022 Time of Event: 5:00PM- midnight - or latest that can be allowed

7. Provide a <u>detailed</u> description of the proposed amusement: IAOCC is organizing a Indian religious music event. This will have music on a stage and light snacks type Vegetarian food will be available for purchase. We will provide some chairs for elderly, people will enjoy music and dance. No Liquor allowed. We are a non profit 501 c3 certified charity with intent of serving the community and supporting local businesses. We plant to have about 10 tables for seating to eat food for elderly (please see layout attached). We have contacted Michael from Food dept and submmitted an application.

EHPD FORM # 127, Revised 01-24-22

Page 1 of 4 pages

- 8. Will music or other entertainment be provided wholly or partially outdoors?
 - ✓ Yes No
 - a. If 'YES,' during what days and hours will <u>music or entertainment</u> be provided (note: this is different from hours of operation)? Date: 09/10/2022, Time: 5:00PM to midnight or latest that can be allowed
- 9. What is the expected age group(s) of participants?

All ages from Children to adults.

10. What is the expected attendance at the proposed amusement: (If more than one performance, indicate time / day / date and anticipated attendance for each.)

1500 - 2000

- 11. Provide a <u>detailed</u> description of the proposed amusement's anticipated impact on the surrounding community. Please comment on each topic below:
 - Crowd size impact:

No crowd impact

b. Traffic control and flow plan at site & impact on surrounding / supporting streets:

We expect traffic inflow and outflow over a period of time between 5 pm & midnight.

c. Parking plan on site & impact on surrounding / supporting streets:

We have onsite parking hence no impact on surrounding streets

d. Noise impact on neighborhood:

Likely noise impact on nearby houses

e. Trash & litter control plan for the amusement site and surrounding community during and immediately after the proposed amusement:

We plan to have garbage and recycle bins to manage.

f. List expected general disruption to neighborhood's normal life and activities:

Noise impact

- g. Other expected influence on surrounding neighborhood:
- 12. Provide a detailed plan for the following:
 - a. Accessibility of amusement site to emergency, police, fire & medical personnel and vehicles:

Access available from Clement Road and Silver Lane

b. Provisions for notification of proper authorities in the case of an emergency:

Yes

c. Any provision for on-site emergency medical services:

First Aid kits

d. Crowd control plan:

We plan to hire our own security staff manage crowd

e. If on town property, the plan for the return of the amusement site to pre-amusement condition:

f. Provision of sanitary facilities:				
Men and women's rest rooms available onsite 13. Will food be provided, served, or sold on site:				
a. Food available: ✓ Yes No <u>AND</u> Yes have contacted Food				
b. Contact has been made with the East Hartford Health Department ✓ Yes №, department for a temp. food permit				
 Does the proposed amusement involve the sale and / or provision of alcoholic beverages to amusement attendees, 				
Yes Vo Alcoholic beverages will be served / provided. No Alcohol will be permitted - this is a				
religious event. If 'YES', describe, in detail, any and all arrangements and what procedures shall be employed: a. For such sale or provision,				
b. To ensure that alcohol is not sold or provided to minors or intoxicated persons.				
Check if copy of the liquor permit, as required by State law, is included with application.				
15. Include any other information which the applicant deems relevant (ie: time waivers and fee waiver requests				
should go here):				
This is an Indian religious cultural event. Strictly Vegetarian food no Liquor, it is a family event with children and elderly				
CGS Sec. 53a-157. False Statement: Class A Misdemeanor.				
A person is guilty of False Statement when he intentionally makes a false written statement under oath or pursuant to a form bearing notice, authorized by law, to the effect that false				
statements made therein are punishable, which he does not believe to be true and which				
statement is intended to mislead a public servant in the performance of his official duties.				
a. False Statement is a Class A Misdemeanor.				
b. The penalty for a Class A Misdemeanor is imprisonment for a term not to exceed one (1) year, or a fine not to exceed \$1,000, or both a fine and imprisonment.				
I declare, under the penalties of False Statement, that the information provided in this application is true and correct to the best of my knowledge:				
India Association of Central Connecticut (Legal Name of Applicant)				
PURNIMA SHAH JULY 27, 2022				
(Applicant Signature) (Printed Name) (Date Signed)				
PRESIDENT IAOCC				
(Capacity in which signing)				
(Click button to send application electronically to ehpdpermits@easthartfordct.gov)				

FOR OFFICE USE

Insurance Certificate Included:

Liquor Permit Included:

Certificate of Alcohol Liability Included:

Time Waiver Request Included:

Fee Waiver Request Included:





Outdoor Amusement Permit Fees:

Sport, athletic contest, musical, operatic, dramatic, theatrical or pictorial performance or other exhibitions

Parades

Fireworks display or air show

Carnival, rodeo, circus, or tent show

\$ 10/performance §5-6

\$ 25/each parade §5-6

\$ 25/performance §5-6

\$ 100/day §5-6

Total Assessed Amusement Permit Fee

Received By: Augustina Rivera

Employee Number: 2099

Date & Time Signed: JULY 27, 2022

1: 45 AM PM

Time remaining before event: 44 days.

If roads or sidewalks will be closed to public use as a result of this event the applicant must comply with signage requirements per Section 5-4 and present a signed affidavit attesting to this at the Town Council meeting.

INDIASS-01

GLANO



CERTIFICATE OF LIABILITY INSURANCE

7/29/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT Gregory Lano Smith Brothers insurance, LLC. Location: 363 South Center St., Windsor Locks, CT 06096 Mailing: 68 National Drive, Glastonbury, CT 06033 FAX (A/C, No): PHONE (A/C, No, Ext): (860) 430-3385 FOORESS: glano@smithbrothersusa.com NAIC # INSURER(S) AFFORDING COVERAGE INSURER A: U.S. Liability Insurance Co 25895 INSURED INSURER a : USLI Companies 25895 India Association of Central CT INSURER C : 632 East Cromwell Avenue INSURER D; Rocky Hill, CT 06067 INSURER F COVERAGES **CERTIFICATE NUMBER:** REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL:SUBR POLICY EFF | POLICY EXP TYPE OF INSURANCE POLICY NUMBER LIMITS A X COMMERCIAL GENERAL LIABILITY 1,000,000 EACH OCCURRENCE DAMAGE TO RENTED PREMISES (ER OCCUITORICO) CLAIMS-MADE X OCCUR 100.000 NBP1552749G 9/18/2021 9/18/2022 10.000 MED EXP (Any one person) 1.000.000 PERSONAL & ADV INJURY 2,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE PRO: 2,000,000 X POLICY PRODUCTS - COMP/OP AGG Hired Non-Owned 1,000,000 OTHER: COMBINED SINGLE LIMIT 1.000.000 AUTOMOBILE LIABILITY ANY AUTO NBP1552749G 9/18/2021 9/18/2022 BODILY INJURY (Per person) 5 SCHEDULED AUTOS OWNED AUTOS ONLY BODILY INJURY (Per accident)
PROPERTY DAMAGE
(Per accident) Х HIRED ONLY X MONOGYMED 1,000,000 В X HMRRELLATIAN OCCUR **EACH OCCURRENCE** CUP022L6157 7/29/2022 7/29/2023 1,000,000 EXCESS LIAR CLAIMS-MADE AGGREGATE Ō DED | X | RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY STATUTE ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory In NH) E.L. EACH ACCIDENT NIA E.L. DISEASE - EA EMPLOYEE \$ If yes, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
The Town of East Hartford and the East Hartford Board of Education, its officials, employees, volunteers, boards and commissions are included as an Additional insured on automobile, general liability and umbrella/excess liability policies per policy terms & conditions. CANCELLATION **CERTIFICATE HOLDER** SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. The Town of East Hartford and East Hartford Board of Education 740 Main Street **AUTHORIZED REPRESENTATIVE** East Hartford, CT 06108

ACORD 25 (2016/03)

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