MONDAY, OCTOBER 15, 2012 WOONSOCKET CITY COUNCIL AGENDA CITY COUNCIL PRESIDENT JOHN F. WARD, PRESIDING 7:00 P.M. – HARRIS HALL

REGULAR MEETING

		ALGOLIA MEDIA
	1.	ROLL CALL
	2.	CITIZENS GOOD AND WELFARE (Please limit comments to five minutes)
	3.	PRAYER AND PLEDGE OF ALLEGIANCE
	4.	APPROVAL/CORRECTION OF MINUTES OF REGULAR MEETING HELD OCTOBER 1^{ST}
	5.	CONSENT AGENDA
	6.	AGENDA FOR BOARD OF LICENSE COMMISSIONERS:
12 LC 36		Applications for licenses and renewal of licenses.
	7.	GOOD AND WELFARE
	8.	ORDINANCE PASSED FOR THE FIRST TIME OCTOBER 1 ^{ST:}
12 O 48		In amendment of Chapter 13, entitled "Licenses and Permits" of the code of ordinances.
	9.	NEW ORDINANCES:
12 O 49		In amendment of Chapter 5, entitled, "Animals and Fowl," of the code of ordinances of the City of WoonsocketWard
	10.	RESOLUTIONS TABLED TO THIS MEETING:
12 R 91		Authorizing the Mayor to enter into an agreement with Blackstone River Valley National Heritage Corridor for installation of on-road indicators along designated bike route through city.
12 R 92		To designate and mark shared bike route connecting Blackstone River Bikeway at Davison Avenue to the border of Woonsocket passing through the Main Street area.
	11.	NEW RESOLUTIONS:
12 R 94 12 R 95		Authorizing the cancellation of certain taxes (various)Ward Amending Rule 15 of the rules of order of the City Council pertaining to the order of business at regular meetingsWard
	12.	ADJOURNMENT

12. ADJOURNMENT

For additional information or to request interpreter services, or other special services for the hearing impaired, please contact City Clerk Andrea M. Bicki three days prior to the meeting at (401) 762-6400, or by the Thursday prior to the meeting.

Posted on October 11, 2012

AGENDA FOR BOARD OF LICENSE COMMISSIONERS

NEW LICENSES

CLASS F1 LIQUOR LICENSE

St. Ann Arts & Cultural Center, 84 Cumberland Street (10/20/2012)

CLASS FI LIQUOR & ENTERTAINMENT LICENSE

St. Ann Arts & Cultural Center, 84 Cumberland Street (10/27/2012 – DJ)

RENEWAL LICENSE

QUARTERLY ENTERTAINMENT

Ciro's Tavern on Cherry, 42 Chery Street (Karoake, DJ, Live Band) Our Pad, 446 River Street (Karoake, DJ, Live Band)

1st CLASS VICTUALING

Burger King, 293 Social Street
Danny's Breakfast Place, 1039 Cass Avenue
Dunkin Donuts, 308 Cumberland Street
Dunkin Donuts, 240 Social Street
Hava Java, 100 Bernon Street
Honey Dew Donuts, 760 Cumberland Hill Road
McDonald's, 1788 Diamond Hill Road
Original House of Pizza, 1173 Social Street
Subway Shoppe, 483 Clinton Street
Yolks, 1500 Diamond Hill Road

2ND CLASS VICTUALING

Community Café, 181 Cumberland Street Arena Café, 103 Mt St Charles Avenue

CITY OF WOONSOCKET RHODE ISLAND



September 25, 2012

ORDINANCE CHAPTER

IN AMENDMENT OF CHAPTER 13, ENTITLED "LICENSES AND PERMITS" OF THE CODE OF ORDINANCES OF THE CITY OF WOONSOCKET

IT IS ORDAINED BY THE CITY COUNCIL OF THE CITY OF WOONSOCKET, RHODE ISLAND, AS FOLLOWS:

SECTION 1. Chapter 13, entitled "Licenses and Permits," Section 13-4.1, of the Code of Ordinances is hereby amended as follows:

No license provided for in this chapter shall be issued until all municipal taxes, sewer use bills, water bills and miscellaneous charges tangible taxes owed to the city for any businesses then or previously owned by the applicant, as either a sole proprietor, partner, or officer of a corporation, at the time of application or renewal of a license are current.

SECTION 2: This Ordinance shall take effect on the eleventh consecutive day following its passage by the City Council as provided in Chapter III, Section 9, of the Woonsocket Home Rule Charter and all ordinances or parts of ordinances inconsistent herewith are hereby repealed.

John F. Ward

By request of the Administration

IN CITY COUNCIL October 1, 2012 - Read by title and passed for the first time.

CITY OF WOONSOCKET RHODE ISLAND



October 10, 2012

ORDINANCE CHAPTER

ORDINANCE IN AMENDMENT OF CHAPTER 5, ENTITLED, "ANIMALS AND FOWL," OF THE CODE OF ORDINANCES OF THE CITY OF WOONSOCKET

IT IS ORDAINED BY THE CITY COUNCIL OF THE CITY OF WOONSOCKET, RHODE ISLAND, AS FOLLOWS:

SECTION 1. Chapter 5, entitled "Animals and Fowl," Section 5-7, entitled, "Fierce, dangerous or vicious dogs," is hereby amended as follows:

ADD:

Sec. 5-7.1. Registration of Rottweiler required.

A. Any owner or keeper having the ownership, custody or control of any dog known to the owner or keeper as, or identified as, a Rottweiler; any dog exhibiting those distinguishing characteristics which substantially conform to the standards established by the American Kennel Club or United Kennel Club for this breed, the characteristics being identifiable even if there are technical deficiencies in any particular dog's conformance thereto; or any dog identifiable by a licensed veterinarian, animal control officer or any other knowledgeable person whose identification is deemed credible by the Public Safety Director and the Animal Control Officer as having Rottweiler or the major element of its breeding, must register said dog with the City Clerk on a form to be provided by the City. Said form shall require the following information: name, address and telephone number of the dog's owner or keeper; dog's sex, color, rabies certificate and tag number and other distinguishing physical characteristics of the dog; as well as proof of liability insurance of not less than \$100,000 for each such registration.

<u>B.</u> Registration of vicious dogs. No vicious dog shall be licensed for any licensing period commencing after October 2012, unless the owner or keeper of such vicious dog shall meet the following requirements:

(1) The owner or keeper shall present to the City Clerk proof that the owner or keeper has procured liability insurance in the amount of at least \$100,000 covering any damage or injury which may be caused by such vicious dog during the twelve-month period for which licensing is sought, which policy shall contain a provision requiring the City be named as additional insured for the sole purpose of the City Clerk to be notified by the insurance company of any cancellation, termination or expiration of the liability insurance policy.

- (2) The owner or keeper shall have the licensing number assigned to such vicious dog, or such other identification number as the City Clerk shall determine, tattooed upon such vicious dog by a licensed veterinarian or other state or City agency on the upper inner lip of the vicious dog. Said number shall be noted on the City licensing files for such vicious dog if it is different from the license number of such vicious dog. For the purposes of this section, "tattoo" shall be defined as any permanent numbering of a vicious dog by means of indelible or permanent ink with the number designated by the licensing authority or any other permanent, acceptable method of tattooing.
- (3) The owner or keeper shall display a sign on his or her premises warning that there is a vicious dog on the premises. Said sign shall be visible and capable of being read from the public highway.
- (4) The owner or keeper shall sign a statement attesting that:
 - (a) The owner or keeper shall maintain and not voluntarily cancel the liability insurance required by this section during the twelvemonth period for which licensing is sought, unless the owner or keeper shall cease to own or keep the vicious dog prior to expiration of such license.
 - (b) The owner or keeper shall, on or prior to the effective date of such license for which application is being made, have a fenced enclosure for the vicious dog on the property where the vicious dog will be kept or maintained.
 - (c) The owner or keeper shall notify the licensing authority within 24 hours if a vicious dog is on the loose, is unconfined, has attacked another animal or has attacked a human or has died or has been sold or given away. If the vicious dog has been sold or given away, the owner or keeper shall also provide the licensing authority with the name, address and telephone number of the new owner or keeper.
- <u>C.</u> The Animal Control Officer is hereby empowered to make whatever inquiry is deemed necessary to ensure compliance with the provisions of this article, and said Animal Control Officer is hereby empowered to seize and impound any vicious dog whose owner or keeper fails to comply with the provisions hereof.

Sec. 5-7.2. Pit bulls prohibited.

A. It shall be unlawful for any person to own, possess, keep, exercise control over, maintain, harbor, transport, or sell within the City any pit bull dog.

<u>B.</u> Definitions. As used in this section, the following terms shall have the meanings indicated:

KEEPER

Any person who possesses, keeps, exercises control over, maintains, harbors, transports or sells a pit bull, whether or not that person is the owner.

OWNER

Any person, who owns, possesses, keeps, exercises control over, maintains, harbors, transports or sells a pit bull.

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Any dog that is an American Pit Bull Terrier, American Staffordshire Terrier, Staffordshire Bull Terrier; or any dog of mixed breed displaying

the majority of physical traits of any one or more of the above breeds, or any dog exhibiting those distinguishing characteristics which substantially conform to the standards established by the American Kennel Club or United Kennel Club for any of the above breeds, the characteristics being identifiable even if there are technical deficiencies in any particular dog's conformance thereto; or any dog identifiable by a licensed veterinarian, animal control officer or any other knowledgeable person whose identification is deemed credible by the Public Safety Director or the Animal Control Officer, as having any American Pit Bull Terrier, American Staffordshire Terrier, Staffordshire Bull Terrier as any element of its breeding.

SECURE TEMPORARY ENCLOSURE

A secure enclosure used for purposes of transporting a pit buil and which includes a top and bottom permanently attached to the sides except for a "door" for removal of the pit bull. Such enclosure must be of such material, and such door closed and secured in such a manner, that the pit bull cannot exit the enclosure on its own.

- <u>C.</u> Exceptions. The prohibition of this section shall not apply in the following enumerated circumstances.
 - (1) The owner or keeper of a pit bull that is registered and licensed with the City Clerk on the date of passage of the ordinance enacting Sec. 5-7.2 may apply for a pit bull license, to be renewed annually. After this date no pit bull licenses will be issued. Any owner or keeper, who has applied for and received a pit bull license in accordance with Subsection \underline{D} of this section, and who maintains the pit bull at all times in compliance with the pit bull license requirements of Subsection \underline{D} of this section and all other applicable requirements of this section, may keep a pit bull within the City. Notwithstanding the prohibition of Subsection \underline{A} , in the event of the death of a licensed pit bull that was registered and licensed with the City Clerk on the date of the passage of this section, the owner or keeper may own another pit bull and must apply for an annual pit bull license, provided that the owner or keeper has not at any time violated any provision of this section.
 - (2) The City's municipal animal shelter may temporarily harbor and transport any pit bull for purposes of enforcing the provisions of this section.
 - (3) Any humane society operating an animal shelter which is registered and licensed by the City may temporarily hold any pit bull that it has received or otherwise recovered, but only for so long as it takes to contact the City's municipal animal shelter and either turn the pit bull over to the municipal animal shelter employees or receive permission to destroy or have destroyed the pit bull pursuant to the provisions of Subsection E.
 - (4) A person may temporarily transport into and hold in the City a pit bull only for the purpose of showing such pit bull in a place of public exhibition, contest or show sponsored by a dog club association or similar organization. However, the sponsor of the exhibition, contest, or show must receive written permission from the City Council, must obtain any other permits or licenses required by City ordinance, and must provide protective measures adequate to prevent pit bulls from escaping or injuring the public. The person who transports and holds a pit bull for showing shall, at all times when the pit bull is being transported within the City to and from the place of exhibition, contest, or show, keep the pit bull confined in a "secure temporary enclosure," as defined in Subsection B.

- (5) Failure by the owner or keeper to comply and remain in compliance with all of the terms of any applicable exception shall subject the pit bull to immediate impoundment and/or disposal pursuant to Subsection \underline{E} of this section and shall operate to prevent the owner or keeper from asserting such exception as a defense in any prosecution under Subsection A.
- <u>D.</u> Pit bull license requirements. The owner or keeper of any pit bull which had been licensed on or before the date of passage of the ordinance enacting this (Sec. 5-7.2), and that is allowed to apply for an annual pit bull license shall at the time of application for the annual pit bull license comply with or otherwise provide sufficient evidence that the owner or keeper is in compliance with all of the following regulations:
 - (1) The owner or keeper of the pit bull shall keep current the license for such pit bull through annual renewal. Such license is not transferable and shall be renewable only by the holder of the license. A pit bull license tag will be issued to the owner or keeper at the time of issuance of the license. Such license tag shall be attached to the pit bull by means of a collar or harness and shall not be attached to any pit bull other than the pit bull for which the license was issued. If the pit bull tag is lost or destroyed, a duplicate tag may be issued upon the payment of a \$20 fee.
 - (2) The owner or keeper must be at least 21 years of age.
 - (3) The owner or keeper shall present to the City Clerk proof that the owner or keeper has procured liability insurance in the amount of at least \$100,000, covering any damage or injury which may be caused by a pit bull during the twelve-month period covered by the pit bull license. The policy shall contain a provision requiring the insurance company to provide written notice to the City Clerk of Pawtucket not less than 15 days prior to any termination of the policy and not less than five days subsequent to cancellation or expiration of the policy.
 - (4) The owner or keeper, at the owner's or keeper's own expense shall have had the pit bull spayed or neutered and shall present to the City Clerk documentary proof from a licensed veterinarian that this sterilization has been performed. This requirement shall be waived upon a written statement from a licensed veterinarian that the procedure should not or cannot be performed for reasons of the health or age of the animal. If funds are available through the Animal Control Office spay/neuter account, the Animal Control Officer will assist owners or keepers who are residents of the City seeking assistance for the spay/neuter of their dog(s),
 - (5) The Animal Control Officer and the City Clerk shall each maintain a file containing the license numbers, pit bull tag numbers, and the names and addresses of the owner or keepers. The owner or keeper shall notify the Animal Control Officer and the City Clerk in writing of any change of address.
 - (6) At all times when a pit bull is at the property of the owner or keeper, the owner or keeper shall keep the pit bull confined, either in a secure, temporary enclosure, or within the premises of the owner or keeper, or within a fenced enclosure from which the dog cannot escape. At all times when a pit bull is away from the property of the owner or keeper, the owner or keeper shall keep the pit bull either securely leashed and muzzled, or in a "secure temporary enclosure," as that term is defined in Subsection B(3) of this section.

- (7) The owner or keeper shall not sell or otherwise transfer the pit bull to any person except a member of the owner's or keeper's immediate family who will then become the owner or keeper and will be subject to all of the provisions of this section. The owner or keeper shall notify the City Clerk within five days in the event that the pit bull is lost, stolen, dies, or has a litter. In the event of a litter, the owner or keeper must deliver the puppies to the Woonsocket Municipal Animal Shelter for destruction or permanently remove the puppies from the City of Woonsocket and provide sufficient evidence of such removal by the time the puppies are weaned, but in no event shall the owner or keeper be allowed to keep in Woonsocket a pit bull puppy born after the date of passage of this section, Sec. 5-7.2, that is more than eight weeks old. Any pit bull puppies kept contrary to the provisions of this subsection are subject to immediate impoundment and disposal pursuant to Subsection E of this section.
- (8) The owner or keeper shall have posted at each possible entrance to the owner or keeper's property where the pit bull is kept a conspicuous and clearly legible pit bull sign. Such pit bull sign must be at least eight inches by 10 inches in rectangular dimensions and shall contain only the words "PIT BULL DOG" in lettering not less than two inches in height.
- \underline{E} . Impoundment and disposal of unlicensed pit bull. Notwithstanding any provisions of this chapter, the Animal Control Officer is authorized to immediately impound any pit bull found in the City of Pawtucket which does not fall within the exceptions listed in Subsection \underline{C} above, and the municipal animal shelter may house or dispose of such pit bull in such manner as the Animal Control Officer may deem appropriate, except as the procedures in Subsection \underline{F} , below, otherwise require.

F. Appeal procedure; Pit bull classification.

- (1) When the Animal Control Officer has impounded any pit bull dog pursuant to this section, and the owner or keeper of such dog disputes the classification of such dog as a pit bull, the owner or keeper of such dog may appeal the decision by filing a written petition with the Animal Control Officer for a hearing concerning such classification no later than seven days after impoundment. Such petition shall include the name and address, including mailing address, of the petitioner. The Animal Control Officer will then issue a notice of hearing date by mailing a copy to the petitioner's address no later than 10 days prior to the date of the hearing. Where the Animal Control Officer receives no written request from the owner or keeper for a hearing within seven days of impoundment, the pit bull shall be destroyed.
- (2) The hearing, if any, will be held before the panel regarding dogs created by RIGL § 4-13.1-11. Any facts which the petitioner wishes to be considered shall be submitted under oath or affirmation either in writing or orally at the hearing. The panel shall make a final determination whether the dog is a pit bull as defined in Subsection B(2) of this section. Such final determination shall be considered a final order of the City Council, subject to review under the state rules of civil procedure.
- (3) If the dog is found to be a pit bull, it shall be destroyed, unless the owner or keeper produces evidence deemed sufficient by the City Council that the pit bull is to be permanently taken out of Woonsocket and the owner or keeper pays the cost of impoundment. If the dog is found not to be a pit bull, the dog shall be released to the owner or keeper, with no impoundment fees imposed, unless the animal was impounded as a result of being at large. The procedures in this Subsection F shall not apply and

the owner or keeper is not entitled to such a hearing with respect to any dog which was impounded as the immediate result of an attack or bite. In those instances, the dog shall be handled and the procedures governed by the provisions of RIGL § 4-13.1-1 et seq.

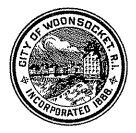
G. Enforcement and penalties.

- (1) The Animal Control Officer shall receive the assistance of the Police Department in carrying out the enforcement provisions of this section.
- (2) Upon warrant issued by the district court, the Animal Control Officer may enter any residence or business for the enforcement of this section.
- (3) Any pit bull, after the effective date of this section, which is found by the Animal Control Officer not to be licensed as defined in Subsection \underline{C} above, or kept according to the provisions of Subsection \underline{D} above, is subject to immediate impoundment.
- (4) The owner or keeper of any pit bull which is not subject to the prohibition of Subsection \underline{A} above, whose dog is found in violation of any part of this section, shall be subject on a first offense to a fine of not more than \$250; on a second or subsequent offense to a fine of not more than \$500.
- (5) The owner or keeper of any pit bull which is subject to the prohibition of Subsection \underline{A} above, and which is found in violation of any part of this section, shall on a first offense be subject to a fine of not more than \$250; on a second or subsequent offense to a fine of not more than \$500; and the dog shall be subject to immediate impoundment pursuant to Subsection \underline{E} .
- (6) The owner or keeper of any pit bull which is found in violation of any part of this section shall be subject to a term of imprisonment of not more than 30 days.

<u>SECTION 2</u>: This Ordinance shall take effect on the eleventh consecutive day following its passage by the City Council as provided in Chapter III, Section 9 of the Woonsocket Home Rule Charter and all ordinances or parts of ordinances inconsistent herewith are hereby repealed.

John F. Ward By request of the Administration

City of Woonsocket Rhode Island



A.D. October 1, 2012

Resolution

AUTHORIZING AND EMPOWERING THE MAYOR,
TO ENTER INTO AN AGREEMENT WITH THE BLACKSTONE RIVER
VALLEY NATIONAL HERTIAGE CORRIDOR, INC. FOR THE
INSTALLATION OF ON-ROAD INDICATORS ALONG A DESIGNATED BIKE
ROUTE THROUGH THE CITY OF WOONSOCKET

- WHEREAS, the Blackstone River Valley National Heritage Corridor, Inc. has offered the City a grant for \$10,000 to appropriately mark a designated bike route with on-road indicators through the City prior to the development and construction of the permanent Blackstone River Bikeway at no expense to the City of Woonsocket; and
- WHEREAS, the Mayor, upon the recommendation of the Director of Public Works and the Acting Director of Planning & Development, requests that the City Council endorse this grant project, as well as authorize the execution of any and all agreements, contracts assurances and commitments necessary to secure the necessary funding to permit the implementation of the installation of on-road indicators along a designated bike route.
- NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF WOONSOCKET, RHODE ISLAND, AS FOLLOWS:
- SECTION 1. That the Mayor be, and he hereby is, empowered and authorized to enter into any agreements or contracts with the Blackstone River Valley National Heritage Corridor, Inc., as required, and to make any and all assurances and commitments necessary to implement the installation of on-road indicators along a designated bike route, consistent with the intent of this Resolution.
- SECTION 2. That the Finance Director is hereby authorized and empowered to advance monies from time to time from the General Fund, at no interest, to enable the implementation of the on-road indictors, which shall be repaid according the grant agreement upon submittal of reimbursement request from the City to the Blackstone River Valley National Heritage Corridor.

SECTION 3. This Resolution shall become effective immediately upon its passage.

Council President

By request of the Administration

IN CITY COUNCIL October 1, 2012 - Read by title and tabled to the next regular meeting.

City of Woonsocket Rhode Island



A.D. October 1, 2012

Resolution

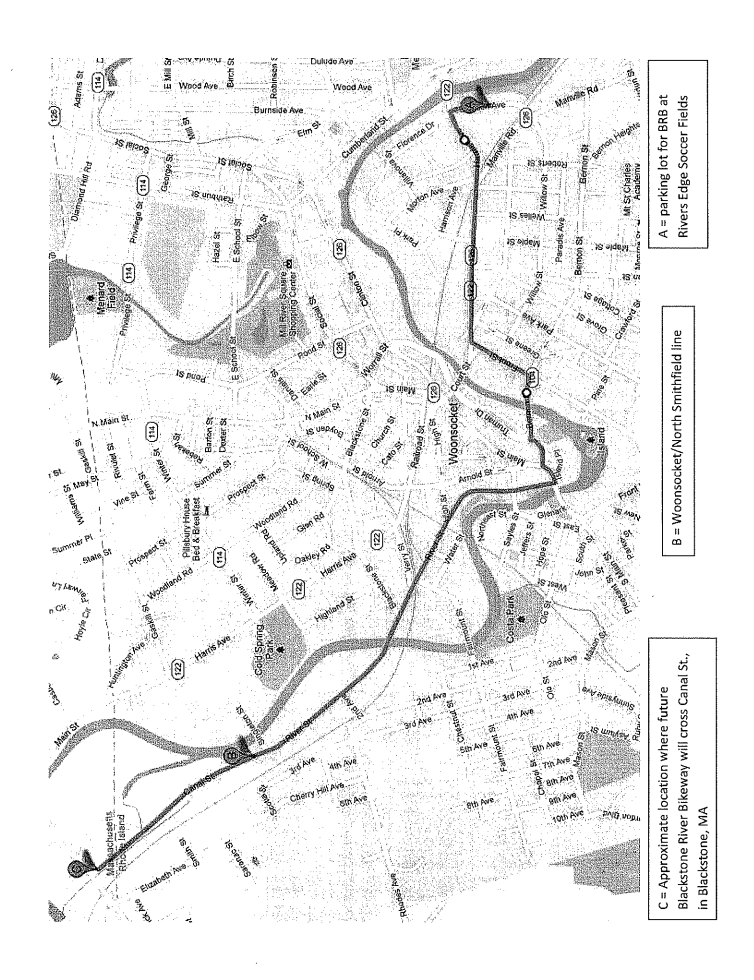
TO DESIGNATE AND APPROPRIATELY MARK A SHARED BIKE ROUTE CONNECTING THE BLACKSTONE RIVER BIKEWAY AT DAVISON AVENUE TO THE BORDER OF WOONSOCKET PASSING THROUGH THE MAIN STREET AREA

- WHEREAS, the benefits of a bike route are multifaceted and include encouragement of increased physical activity that significantly impact community health in a positive manner; it provides an alternative mode of transportation that is non-polluting, and offers an amenity that will supports economic development bringing bicyclists to the area; and
- WHEREAS, the City of Woonsocket is eager to establish a bike route through the City prior to the development and construction of the permanent Blackstone River Bikeway; and
- WHEREAS, the implementation of such bike route requires the designation of the route and provision of on-road indicators as deemed appropriate by the Public Works and Planning and Development Departments.
- NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF WOONSOCKET, RHODE ISLAND, AS FOLLOWS:
- SECTION 1. That the City Council of the City of Woonsocket hereby approved and authorizes the designated route, including Davidson Street, Hamlet Avenue, Front Street, Bernon Street, South Main Street and River Street, (shown on the attached exhibit, entitled "Exhibit A", as the "Woonsocket Shared Bike Route") within the City of Woonsocket.
- SECTION 2. That the City Council does hereby authorize the installation of on-road shared bike lane markings as deemed appropriate by the Public Works and Planning and Development Departments.
- **SECTION 3.** This Resolution shall become effective immediately upon its passage.

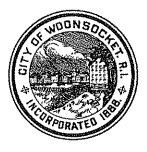
John F. Ward

Council President

By request of the Administration



City of Woonsocket Rhode Island



October 15, 2012

Resolution

AUTHORIZING THE CANCELLATION OF CERTAIN TAXES

WHEREAS, The City Assessor, recommends that the said taxes be cancelled and/or refunded in the amount as respectively and particularly set forth in said report;

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF WOONSOCKET, RHODE ISLAND, AS FOLLOWS:

SECTION 1. That the said above described report be incorporated in and attached to this resolution and that the said report be made a part and parcel hereof.

SECTION 2. That the City Council hereby orders that said taxes be cancelled and/or refunded.

SECTION 3. That the City Clerk of the City Council shall, upon the passage of this resolution, forthwith certify to the City Treasurer and Tax Collector, of the City, that the taxes specified and itemized in said report have been cancelled and abated in the amounts as respectively and particularly set forth in said report; and that the Finance Director of the City of Woonsocket is hereby authorized, upon the passage of this resolution, to make refunds in the amount or amounts as respectively and particularly set forth in said report.

SECTION 4. This resolution shall take effect immediately upon its passage by the City Council.

John F. Ward
By request of the Administration

- Erroneously assessed due to incorrect field data
- 50 Erroneously assessed due to incorrect field data51 Veteran/Blind/Widow/Elderly Exemption not applied
- 52 Incorrect amount abated on previous abatement listing or error on previous certification
- 53 Non-Utilization Tax assessed subsequent to sale of property and/or assessed in error
- 54 Homestead Exemption not applied
- 55 Tax Exempt Real, Equipment/Vehicle owned/by tax exempt entity
- 56 Manufacturing Equipment is Tax Exempt by State Law
- 57 Legal Residence Out of Town Prior to Assessment Date/Plates cancelled & returned (RIGL 44-34-2)
- 58 Registration Cancelled Vehicle sold
- 59 Vehicle traded in, repossessed, and/or stolen not recovered
- 61 Vehicle garaged and/or registered out of City
- 62 Double taxation on vehicle63 Over assessed on vehicle/registry error
- 64 Incorrect year/model/make of vehicle
- 65 Vehicle destroyed in accident
- 66 Should have been tax lien
- 67 Business/Equipment located out of City prior to assessment date
- 68 Double taxation on Business/over assessed on business
- 69 Out of Business prior to assessment date/business sold to new owner & recertified
- 70 Company erroneously included manufacturing equip/inv in their report of valuation
- 71 Company erroneously included, leasehold expenses, cash and other expenses, and/or overstated their assets
- 72 Removal of porches, decks, garages, pools, sheds or underground tanks
- 73 Double taxation on Real Estate
- 74 Over assessed due to adjustment in degree of building completion as of December 31st
- 75 Over assessed due to error in computation of valuation which was not in conformity with surrounding properties
- 76 Building (s) demolished prior to assessment date
- 77 Property was assessed at incorrect tax year/ tax rate, classification and/or depreciation.
- 78 Adjustment to property valuation due to extreme deterioration prior to assessment date
- 79 Property sustained fire damage prior to assessment date
- 81 Party deceased prior to assessment date
- 82 Per Order of the City Council
- 83 Original abatement was approved and granted last year, but not carried forward for this year's tax roll
- 84 Per advice & récommendation of Law Dept.
- 85 Per Court Order
- 86 Submitted by the Tax Board of Assessment Review
- 87 Wrong party recertified//wrong classification-recertified
- 88 Tax Exempt -- Interstate Commerce Vehicles -- Equipment assessed to tax exempt. entity
- 89 Value reduced by R.I. Vehicle Value Commission
- 90 Property taken over by the State for highway purposes
- 91 Tax Settlement Agreement / "PILOT" Agreement / RIGL 44-5-13.11
- 93 Lot dropped or portion of lot dropped and added to another lot
- 94 Job Incentive Creation Program Exemption
- 95 Due to the new software system abatement must be done prior to a recertification of taxes
- 96 Pro-Rated Abatement of Homestead Exemption

REVISED JUNE 11, 2010

Amendment Report: Abatement Status: Pending Page: 1	Abatement	Woo	Woonsocket, RI	Posting Date /// Transaction Date /// Report Printed 10/09/2012 11:06:14 AM	Å
M00-0124-86	2006 MV Tax Roll	BOURK BETHANY C 388 GRANDVIEW AVENUE WOONSOCKET RI 02895	2001 HON UEX XB 293	59 VEHICLE REPOSSESSED	\$64.32
M00-0124-86	2007 MV Tax Roll	BOURK BETHANY C 388 GRANDVIEW AVENUE WOONSOCKET RI 02895	2001 HON UEX XB 293	59 VEHICLE REPOSSESSED	\$20.08
M00-0359-34	2012 MV Tax Roll	HYUNDAI LEASE TITLING TRUST PO BOX 105299 ATLANTA GA 30348-5299	Multiple Items	57 SENT TO CUMBERLAND	\$646.44
M12-8890-50	2012 MV Tax Roll	LEVITRE MURIEL S 29716 W WHITTON AVENUE BUCKEYE AZ 85396-3108	2002 BUI CCU ML 427	57 OUT OF TOWN	\$76.62
R00-0377-46	2012 RP Tax Roll	EVANS TISHA 348 ORCHARD STREET WOONSOCKET RI 02895-6249	05C-118-023 at 348 ORCHARD STREET	54 HOMESTEAD NOT APPLIED	\$520.68
R00-8388-00	2012 RP Tax Roll	FEDERAL NATIONAL MORTGAGE C/O JP MORGAN CHASE BANK NA 2035 7255 BAYMEADOWS WAY MSC JAXA JACKSONVILLE FL 32256-6851	47B-084-014 at 363 DUNLAP STREET	96 PRORATED HOMESTEAD	\$218.58
R12-1220-30	2012 RP Tax Roll	LAFLEUR RAOUL J 24 PROSPECT STREET #2 FL WOONSOCKET RI 02895	13D-108-037 at 24 PROSPECT STREET	50 INCORRECT SITE INDEX	\$352.02
R22-0618-00	2012 RP Tax Roll	VAN SCYOC RANDALL 630 FAIRMOUNT STREET WOONSOCKET RI 02895-4052	50G-086-006 at 53 BARTLETT STREET	54 HOMESTEAD NOT APPLIED	\$1,547.51

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T03-5763-00	Amendment.Report Abatement Status Pending Page 2
2007 Tng Tax Roll	Abatement
COSGROVE DEBRA L 719 FRONT STREET UNIT 209 WOONSOCKET RI 02895-5251	Wo
COLOR TIME PAINTING	Woonsocket, RI
69 OUT OF BUSINESS	Posting Date 1/J Transaction Date 1/J Report Printed 10/09/2012.11:06:14 AM
\$93.16	

Total

\$3,539.41

12 R 95

CITY OF WOONSOCKET RHODE ISLAND



October 9, 2012

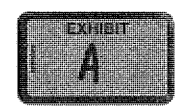
AMENDING RULE 15 OF THE RULES OF ORDER OF THE CITY COUNCIL OF THE CITY OF WOONSOCKET PERTAINING TO THE ORDER OF BUSINESS AT REGULAR MEETINGS

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF WOONSOCKET, RHODE ISLAND, AS FOLLOWS:

SECTION 1. That the City Council hereby amends Rule 15 of the Rules of Order of the City Council, as adopted December 6, 2011, as to the order of business at regular meetings, as set forth in the attached Exhibit A.

SECTION 2. This Resolution shall take effect immediately upon its passage by the City Council.

John F. Ward



- 2. Take a recess, (when privileged).
- 3. Raise a question of privilege.
- 4. Lay on the table.
- 5. Suspend the rules.
- 6. Previous question (two-thirds vote).
- 7. Limit or extend limits of debate (two-thirds vote).

Rule 14 The following motions only can be amended:

- 1. Take a recess.
- 2. Postpone to a certain time.
- 3. Commit or refer.
- 4. Amend.
- 5. Main motion.

Rule 15 The order of business at every regular meeting of the Council shall be as follows:

- 1. Roll Call.
- 2. Citizens Good and Welfare.
- 2. Prayer.
- 3. Pledge of Allegiance.
- 4. Approval of the minutes of the previous meeting.
- 5. Consent Agenda.
- 6. Communications from the Mayor.
- 7. Communications and reports from City Officers.
- 8. Agenda for board of license commissioners.
- 9. Presentation of petitions, memorials and remonstrances.
- 10. Public comment on non-agenda matters.
- 11. Good and welfare of the Council, (limited to five minutes to each member, on a rotating basis).
- 12. Unfinished business of previous meetings.
- 13 New business, with public comment for each item of new business.
- 14. Reports of committees.
- 15. Adjourn.
- Rule 16 No motion to adjourn shall be in order until the regular order of business is dispensed with, and then said motion to adjourn shall become a privileged motion and shall be undebatable.
- Rule 17 Every proposed Ordinance or Resolution shall be filed with the City Clerk by a member of the City Council not later than the close of the business day on the Wednesday before the council meeting at which it is proposed for consideration. The agenda of the Council shall be closed at that time and the City Clerk shall distribute to the City Council and public a printed agenda