Robert J. Peark

TOWN COUNCIL AGENDA TOWN COUNCIL CHAMBERS 740 MAIN STREET

2012 OCT 24 A II: 06 TOWN CLERK EAST HARTFORD

EAST HARTFORD, CONNECTICUT
OCTOBER 30, 2012

Announcement of Exit Locations (C.G.S. § 29-381)

Pledge of Allegiance

7:30 p.m.

- 1. CALL TO ORDER
- 2. AMENDMENTS TO AGENDA
- 3. RECOGNITIONS AND AWARDS
 - A. Youth Services: STOP & Think 2009-2012 Campaign
 - B. East Hartford Police and Interval House: National Domestic Violence Awareness Month
- 4. OPPORTUNITY FOR RESIDENTS TO ADDRESS THE COUNCIL ON AGENDA ITEMS
 - A. Other Elected Officials
 - B. Other Residents
 - C. Mayor
- 5. APPROVAL OF MINUTES
 - A. October 16, 2012 Executive Session/Binkley
 - B. October 16, 2012 Regular Meeting
- 6. COMMUNICATIONS AND PETITIONS
 - A. Responses to Questions Asked of Administration October 16, 2012 Meeting
 - 1. Haunted House Auction Items
 - B. Capital Region Development Authority
- 7. OLD BUSINESS
- 8. NEW BUSINESS
 - A. Refund of Taxes
- 9. OPPORTUNITY FOR COUNCILLORS TO DIRECT QUESTIONS TO THE ADMINISTRATION
- 10. COUNCIL ACTION ON EXECUTIVE SESSION MATTERS
- 11. OPPORTUNITY FOR RESIDENTS TO SPEAK
 - A. Other Elected Officials
 - B. Other Residents
 - C. Mayor
- 12. ADJOURNMENT (next meeting: November 13, 2012)

TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

October 18, 2012

TO:

Richard Kehoe, Chair

FROM:

Mayor Marcia A. Leclerc 1)

RE:

COMMUNICATION: STOP & Think 2009-2012 Campaign

Please add on the October 30, 2012 Town Council agenda the STOP & Think Campaign (Alcohol, Tobacco and other Drug Prevention). The purpose of this program is to prevent and reduce alcohol use among youth in the community.

The presentation by students and peer leaders will highlight the groups efforts in combating under age drinking.

Thank you

Cc:

C. Nolen, Director Youth Services

L. Chamberlain, Program Coordinator

TOWN OF EAST HARTFORD YOUTH SERVICES

DATE:

October 2, 2012

TO:

Marcia A Leclerc, Mayor

CC:

Linda Chamberlain

FROM:

Cephus Nolen Jr., Youth Services

RE:

STOP & Think (Alcohol, Tobacco and other Drug

Prevention Campaign) 2009-2012 Campaign

I would like to request that STOP & Think (alcohol, tobacco and other drug prevention) 2009-2012 Campaign be placed on the October 30th, 2012 Town Council Agenda.

STOP (Sober Truth on Preventing Underage Drinking) was an iniative funded through The Substance Abuse and Mental Health Services Administration, Center for Substance Abuse Prevention in 2009. "The purpose of this program is to prevent and reduce alcohol use among youth in communities throughout the United States. It was created to strengthen collaboration among communities, state & local governments; to enhance cooperation and coordination on the issue of alcohol use among youth and to disseminate to communities timely information regarding state-of-the-art practices and initiatives that have proven to be effective in preventing and reducing alcohol use among youth"

The STOP and Think Campaign and slogan was concieved by East Hartford students/ peer leaders who would like to present to the Council and the Town their efforts in combating under age drinking and the vairous activities that they have participated in over the past few years.



Working toward ending domestic violence

purple Tie Tuesday

Tuesday, October 30, 2012

As one of CCADV's member agencies, we are supporting this effort.

On Tuesday, October 30th, we are asking all men to show their committment to ending domestic violence by wearing a purple tie.

October is Domestic Violence Awareness Month





Working toward ending domestic violence

Honorary Directors Eric Daniels, Esq. Robinson Cole Urad Davis

Brewster Perkins
Willis HRH
Richard Graziano, CEO

CTI Media

2012 Board of Directors Orlene A. Weyland M.A. President Aema, Inc

Laura J. Martella, Esq. Vice President State of CT Office of Attorney General

Pelagia Lynch, CPA Treasurer Hartford Hospital

Kenneth Hallden Secretary The Hartford, Inc.

Sharon Andersson PracticeCentral, LLC

Mary Beth Cardin Actna Pharmacy Management

Cile Decker Associates

Carol Garlick Hartford Hospital

Gloria J. Gery Retired Technology Consultant

Jan Johnson, CFP Jan Johnson Investments

Marc Montminy Chief of Police, Manchester

ley Mounds Webster Bank

Cheryl Pytel Hartford Steam Boiler Munich Re

Kate Sims

Beau Thurnauer Deputy Police Chief E. H.

Aida Vazquez Peoples United Bonk

Cecife Enrico
Executive Director

About Interval House

Founded in 1977, Interval House has made a positive difference in the lives of more than 164,000 women and children who experienced psychological and physical abuse at the hand of a domestic or intimate partner...and we continue to do so. Every day, we are, saving lives, giving a voice and changing the future.

Interval House offers options, support and connections to victims of domestic violence. Standing with abused women and children in their struggle for safety and justice, Interval House provides a safe place to live, concrete information and education to understand and deal with their individual situations. Women and children are given direction and tools to utilize other community resources, and to empower themselves.

Our Services

- 24-hour Hotline
- Safety planning and domestic violence counseling
- Emergency shelter
- Support groups
- · Court and legal advocacy
- Programs for children
- Community education and awareness
- Men Make A Difference, Men Against Domestic Violence TM

The need has grown. Last year, we served more than 8,500 clients and educated nearly 40,000 from our office and shelter in Hartford, and offices in Manchester and Simsbury. Services are available to victims in 24 communities in the Greater Hartford area and are provided to those seeking help in the strictest confidence, and at **no cost**.

Saving Lives, Giving a Voice, Changing the Future

Women leave our programs and go on to provide safe homes for themselves and their children.

They leave Interval House knowing there is a safe place with people who cared for them and their situation; a place where they are shown the way out of the violence, and provide them with skills to stand strong against it. Interval House is safe place to plan for their future.

They have gone on to higher education, start careers or return to them, live productive, self-sufficient lives. Former clients often stay connected to Interval House through support groups, making personal referrals, volunteering and some have been hired as staff.

Through Interval House's specialized services for children, we know, it is less likely children will continue the pattern of domestic violence as adults.

Interval House is dedicated to providing services to prevent and break the cycle of family and intimate partner abuse. We strive to reach all persons at risk and bring about social change.

Interval House is a 501(c) 3 tax qualified organization as defined by the Internal Revenue Service

ABOUT INTERVAL HOUSE

Interval House since it began. Each office has its own open 24-7, 365 days a year, and victims of domestic violence are also provided 24-hour hotline services safety planning, support groups and legal advocacy Manchester and Simsbury. The 20-bed shelter is hotline number, and the toll-free statewide number towns that make up the Greater Hartford Area. It services to victims of Domestic Violence to the 24 has an emergency shelter and satellite offices in More than 150,000 people have been helped by Since 1977, Interval House has been providing routes callers to the nearest domestic violence agency. All calls are confidential.

HOW TO HELP INTERVAL HOUSE

House and domestic violence and volunteer to speak gather. Volunteer to host or coordinate an event or Attend a Speaker's Training. Learn about Interval at schools, church clubs and groups where youth fundraiser to benefit Interval House.

Ext. 358 Ext. 350 Ext. 315 For program and shelter information: To make a monetary donation call: For volunteer opportunities: To donate items "in-kind" 860-246-9149

For more information on the Men's Campaign call: 860-246-9149 Ext. 311

man against domestic violence and really YES, I want to come forward as a committed make a difference in my community.

Phone_ Address Name

Please mail completed form to: Development Director, nterval House, P.O. Box 340207, Hartford, CT 06134

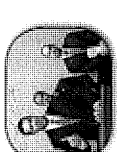
State__

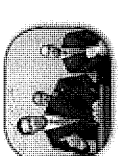
ou can also email us at: info@intervalhousect.org

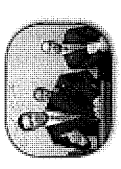
they can, as men, leaders and role models to help break the Blumenthal, and dozens of prominent men from Connecticut, Men Make a Difference Campaign. All pledged do whatever kicked off Interval House's Men Against Domestic Violence, On September 22, 2009: Attorney General Richard cycle of domestic violence.



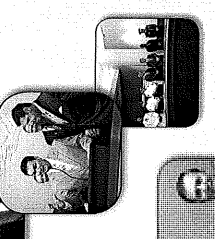






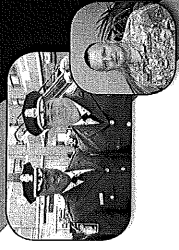












DOMESTIC VIOLENCE MEN AGAINST

J. Ference Make a



Working toward ending domestic violence



Dear Friends,

As Attorney General, I see firsthand the catastrophic damage done by domestic violence to families and children. I believe deeply all of us — men especially — have an obligation to be more effective role models and do everything possible to break the insidious cycle of domestic violence. That is why I have chosen to partner with Interval House, and serve as chairman of the "Men Make a Difference" campaign.

Unless we, as men, are willing to stand up and speak out – this whirlwind of tragedy and devastation will be passed from one generation to the next.

I have pledged to do everything I can to break the cycle of domestic violence. Please stand with me to do the same.

Thank you so much for your help.

Sincerely,

Millen

Connecticut Attorney General

Richard Blumenthal

ENGEWIOS THE GIAMOR

being abused Y⊚U can:

If you think a friend, family member, or coworker is

Listen: Ask direct questions without being judgmental. The victim usually believes the negative messages used by the abuser. *Many battered women might not be ready to leave and may even stay in the relationship.*

Learn: Learn about the ways you can help a victim stay safe. Refer her to Interval House for free safety planning and support services. For many victims, leaving a relationship is not immediate.

When they want to leave, encourage them to save letters, emails or any answering machine and voice mails from the abuser along with the date the contact was made. Domestic violence is a crime and having evidence is important.

Lend a Hand: Offer to babysit so the victim may attend a support group. Know about Interval House's services and how you can help a victim safety plan by offering to keep a packed bag, some money, extra set of keys, copies of important documents and extra clothes in case she has to leave quickly.

Lead: Most abusers experienced or witnessed domestic violence as young boys or teens. Always present yourself as a role model to young men and boys. Let young people in your life know from an early age that violence is not acceptable, or excusable, under any circumstances.

Abuse is not always physical. It may also be sexual and psychological:

- ► Approximately 72-percent of male abusers have either seen or experienced domestic violence as children and young men
- Nearly 91-percent of abusers are male
- ► About 33-percent of female high school students experience violence in a dating relationship
- About 70-percent of pregnant teens are beaten by their boyfriends
- ▶ Roughly 66-percent of teenage girls, from age 14 to 17, report knowing someone their age that has been hit or beaten by a boyfriend.



Working toward ending domestic violence

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2012 OCT 22 A 11: 13

TOWN COUNCIL MAJORITY OFFICE

OCTOBER 16, 2012

TOWE CLERK EAST HARTFORD

EXECUTIVE SESSION

PRESENT

Chair Richard F. Kehoe, Vice Chair William P. Horan, Jr., Majority Leader Barbara-Ann Rossi, Minority Leader Eric A. Thompson, Councillors Marc I. Weinberg, Linda A. Russo, Ram Aberasturia, Patricia Harmon and Esther B. Clarke

ALSO

PRESENT

Scott Chadwick, Corporation Counsel

CALL TO ORDER

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

MOTION

By Eric Thompson

seconded by Bill Horan

to go into Executive Session to discuss the Workers' Compensation case

of Sandor Binkley. Motion carried 9/0.

MOTION

By Eric Thompson

seconded by Bill Horan

to go back to Regular Session.

Motion carried 9/0.

ADJOURNMENT

MOTION

By Eric Thompson

seconded by Bill Horan to adjourn (7:15 p.m.) Motion carried 9/0.

Attest

Ri<mark>c</mark>hard F. Kehoe Town Council Chair

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EAST HARTFORD TOWN COUNCIL 2012 007 22 A 11: 13

TOWN COUNCIL CHAMBERS

TOWN CLERK EAST HARTFORD

OCTOBER 16, 2012

PRESENT

Chair Richard F. Kehoe, Vice Chair William P. Horan, Jr., Majority Leader Barbara-Ann Rossi, Minority Leader Eric A. Thompson, Councillors Marc I. Weinberg, Linda A. Russo, Ram Aberasturia, Patricia Harmon and Esther B. Clarke

CALL TO ORDER

Chair Kehoe called the meeting to order at 7:40 p.m. 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.

OPPORTUNITY FOR RESIDENTS TO ADDRESS THE COUNCIL ON AGENDA ITEMS

Susan Kniep, 44-46 and 50 Olde Roberts Street, (1) thanked the Council for including on the agenda MDC's update on the Clean Water Project and their proposed \$800M bond referendum; (2) suggested that the MDC post on their website employee salaries, including benefits, and pensions for complete transparency to the public; (3) asked what the audit process is at the MDC for their projects; (4) asked if there will be a meeting to discuss Senate Bill 22 on October 30th as stated in the Council minutes; (5) thanked the Council Clerk for posting the East Hartford Housing Authority's agendas, minutes and meeting packet on the EHHA's homepage of the town's website; and (6) asked that the East Hartford Housing Authority post their salaries, including benefits and pensions, as well as contractors' wages, to their homepage on the town's website.

APPROVAL OF MINUTES

October 2, 2012 Executive Session/Krempasky

MOTION

By Barbara Rossi

seconded by Eric Thompson

to approve the minutes of the October 2, 2012 Executive

Session/Krempasky. Motion carried 9/0.

October 2, 2012 Regular Meeting

MOTION

By Barbara Rossi

seconded by Pat Harmon

to approve the minutes of the October 2, 2012 Regular Meeting.

Motion carried 9/0.

COMMUNICATIONS AND PETITIONS

MDC Update: Clean Water Project and Bond Referendum

<u>Chair Kehoe</u> stated that the \$800M bond referendum for the MDC's Clean Water Project will share the November 6th ballot with the two local bonds – road reconstruction bond in the amount of \$10M and the window wall replacement at the East Hartford Middle School in the amount of \$1.6M. The Clean Water Project will separate sewage water from storm water and, therefore, will reduce the amount of pollutants being dumped into the Connecticut River Watershed. This is Phase II of a long-term project.

<u>Vice Chair Horan</u>, the Town Council liaison to the MDC, introduced <u>Bill Hogan</u>, Engineer with the MDC, <u>Brendan Fox</u>, Attorney for the MDC and <u>Andrew Fisk</u>, Executive Director of the Connecticut River Watershed Council.

Mr. Hogan addressed the impact of the Clean Water Project and the bond referendum with the Council through a PowerPoint presentation. Mr. Hogan gave a brief history of the project. The Clean Water Project was established as part of a settlement of two environment pollution enforcement actions against the MDC. The Connecticut Department of Energy and Environmental Protection, who in 2006, imposed a 15-year schedule for the completion of the work associated with eliminating or controlling the combined storm water and sewage that empties into our rivers and streams, ensuring that the work measures up to the standards of the Connecticut DEEP. In 2006, a federal consent decree from the United States Environmental Protection Agency (EPA) was issued to eliminate the eight structural overflows.

Mr. Hogan stated that the increases expected are based on a financial model that shows the surcharge rate – which will pay down the debt service of the bonds – gradually increasing from the 2012 rate of \$1.90/CCF to \$5.75/CCF in 2021. The rate will level off in 2021 – which is when the project will most likely be completed – and maintain that rate through 2040, at which time it will gradually decrease until the debt service is paid in full.

Mr. Fisk spoke on the campaign measures the Connecticut River Watershed Council is taking to reach out to the eight member towns of the MDC to educate the public on the benefits of voting in favor of the MDC's bond referendum.

NEW BUSINESS

Town of East Hartford Flood Protection System Rehabilitation:

<u>Denise Horan</u>, the Town Engineer, and <u>Tim Bockus</u>, Public Works Director, summarized for the Council what has been completed to date on the town's levee system.

<u>Professional Services Contract – GEI Consultants Inc.</u>

Construction Contract – Colassale Concrete Inc.

MOTION

By Barbara Rossi

seconded by Linda Russo

to authorize the Town of East Hartford to (1) enter into a professional services contract with GEI Consultants, Inc. in the amount of \$203,785 for assisting during the next phase of the

project; and (2) enter into a construction contract with Colossale Concrete, Inc. in the amount of \$980,100 in response to the USACE's 2010 Periodic Inspection, which includes the removal of unwanted vegetation along the entire length of the town's flood protection system.

Motion carried 9/0.

Replica Tall Ship Viewing

MOTION

By Bill Horan

seconded by Barbara Rossi

to approve the outdoor amusement permit application entitled "Replica Tall Ship Viewing" submitted by Daniel Larson, Senior Project Manger for Goodwin College, Inc., to conduct a two day public viewing and boarding of a tall ship, the "Half Moon" at 133 Riverside Drive, at the tall water dock on the Connecticut River scheduled to arrive on October 23, 2012 with the public viewing portion to take place on Saturday, October 27, 2012 and Sunday, October 28, 2012 form 9AM to 4PM both days, 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 Marc Weinberg

seconded by Eric Thompson

to refund taxes in the amount of \$10,824.15

pursuant to Section 12-129 of the Connecticut General Statutes.

Motion carried 9/0.

Bill	Name	Prop Loc/Vehicle Info.	C	ver Paid
2011-03-0056400	CHASE AUTO FINANCE CORP	2010//1YVHZ8BH2A5M18777	\$	(220.54)
2010-03-0060893	EAN HOLDINGS LLC ENTER P RISE RENT A CAR	2009//1FAHP36N99W247388	\$	(138.23)
2010-03-0060895	EAN HOLDINGS LLC ENTERPRISE RENT A CAR	2010//1G1ZA5EB2A4103726	\$	(351.24)
2010-03-0060899	EAN HOLDINGS LLC ENTERPRISE RENT A CAR	2009//KMHCN46C79U374498	\$	(113.51)
2010-03-0060901	EAN HOLDINGS LLC ENTERPRISE RENT A CAR	2009//2A8HR54119R678616	\$	(541.44)
2010-03-0060908	EAN HOLDINGS LLC ENTERPRISE RENT A CAR	2010//1G2ZA5EB6A4103613	\$	(378.96)
2010-03-0060925	EAN HOLDINGS LLC ENTERPRISE RENT A CAR	2009//1FTRW14809FB05093	\$	(181.12)
2010-03-0060963	EAN HOLDINGS LLC ENTERPRISE RENT A CAR	2010//1HGCP2F31AA077995	\$	(201.53)

2010-03-006096	B EAN HOLDINGS LLC ENTERPRISE RENT A CAR	2010//3GNBAADB4AS545062	\$	(58.24)
2010-03-0060978	B EAN HOLDINGS LLC	2010//1J4BA3H10AL135090	\$	(273.30)
2010-03-0061000	ENTERPRISE RENT A CAR DEAN HOLDINGS LLC	2010//1GNUKJE30AR261377	\$	(161.58)
	ENTERPRISE RENT A CAR		Ť	(101.00)
2010-03-0061031		2010//KMHDU4AD9AU835244	\$	(87.16)
2010-03-0061047	ENTERPRISE RENT A CAR 'EAN HOLDINGS LLC	2010//2G1WB5EN4A1247087	\$	/400 45\
2010 00 0001011	ENTERPRISE RENT A CAR	2010//2G1WB3EN4A1247067	Ф	(188.45)
2010-03-0061056	EAN HOLDINGS LLC	2010//2D4RN5D12AR211722	\$	(182.94)
0040 00 00040=0	ENTERPRISE RENT A CAR			
2010-03-0061058	EAN HOLDINGS LLC ENTERPRISE RENT A CAR	2010//KNADH4A38A6619970	\$	(77.51)
2010-03-0061060		2010//2G1WA5ENXA1160264	\$	(127.64)
20.00000000	ENTERPRISE RENT A CAR	2010//2011/0204	φ	(137.64)
2010-03-0061072		2011//KNADH4A34B6736625	\$	(49.50)
	ENTERPRISE RENT A CAR			, ,
2010-03-0061082		2010//1D7CW3GK6AS234918	\$	(211.22)
2040 02 0004000	ENTERPRISE RENT A CAR	0040440450555		
2010-03-0061088	EAN HOLDINGS LLC ENTERPRISE RENT A CAR	2010//1G1ZC5EB7AF279234	\$	(189.63)
2010-03-0061091	EAN HOLDINGS LLC	2010//2T1BU4EEXAC280641	\$	(92.33)
	ENTERPRISE RENT A CAR		*	. (02.00)
2011-03-0061346	ENTERPRISE FM TRUST	2008//1GCGG25C581162334	\$	(37.06)
2011-03-0061348	ENTERPRISE FM TRUST	2004//2HGES16524H601938	\$	(121.74)
2011-03-0061349	ENTERPRISE FM TRUST	2004//2HGES16574H581556	\$	(121.74)
2010-03-0066840	HONDA LEASE TRUST	2008//1HGFA16528L046537	\$	(196.65)
2010-03-0066858	HONDA LEASE TRUST	2008//1HGCP26338A153968	\$	(66.68)
2011-03-0066895	HONDA LEASE TRUST	2009//19UUA86509A018569	\$	(379.72)
2011-03-0066898	HONDA LEASE TRUST	2009//5J6RE48779L066407	\$	(124.18)
2011-03-0066899	HONDA LEASE TRUST	2009//2HGFA55519H707286	\$	(205.78)
2011-03-0066901	HONDA LEASE TRUST	2008//1HGFA16528L046537	\$	(422.34)
2011-03-0066912	HONDA LEASE TRUST	2010//5J6RE4H53AL048392	\$	(480.93)
2011-03-0066917	HONDA LEASE TRUST	2009//1HGCP26309A164296	\$	(226.46)
2011-03-0066918	HONDA LEASE TRUST	2008//1HGCP26338A153968	\$	(490.38)
2011-03-0066920	HONDA LEASE TRUST	2008//1HGCP26318A102016	\$	(245.19)
2011-03-0066930	HONDA LEASE TRUST	2010//2HGFA1F56AH330143	\$	(355.04)
2011-03-0066954	HONDA LEASE TRUST	2009//2HGFA16569H532749	\$	(163.60)
2011-03-0066972	HONDA LEASE TRUST	2009//2HGFG12889H528572	\$	(177.28)
2011-03-0066981	HONDA LEASE TRUST	2009/JHLRE48729C008052	\$	(310.10)
2011-03-0066983	HONDA LEASE TRUST	2009//2HNYD288X9H505964	\$	(475.36)
2011-03-0066993	HONDA LEASE TRUST	2009//5J6RE48359L027604	\$	(203.46)
2011-03-0067002	HONDA LEASE TRUST	2007//2HJYK16247H530758	\$	(138.00)
2010-03-0076004	NICCAN INCIDITE LT	0007//51/471/001/1571/4/0000		
ZU10+U3-UU/0UU4	NISSAN INFINITI LT TAX OPERATIONS	2007//5N1BV28U57N140230	\$	(379.39)
2010-03-0059199	TD AUTO FINANCE	2007//1J4FA54187L199812	\$	(459.58)
	ATTN: SUNNY CARLBERG		•	(100,00)
2010-03-0059205	TD AUTO FINANCE	2008//1D8HN54P38B124855	\$	(115.82)

	ATTN: SUNNY CARLBERG			
2010-03-0059216	TD AUTO FINANCE	2007//1D7HU18N97\$227916	\$	(507.36)
	ATTN: SUNNY CARLBERG			
2011-03-0059052	TD AUTO FINANCE	2008//1D8HN54P38B124855	\$	(519.04)
	ATTN: SUNNY CARLBERG			
2011-03-0086332	TOYOTA MOTOR CREDIT CORP	2009//JTEES41A392140880	\$	(65.20)
	ATTN: PRODUCT OPERATIONS WF21			
TOTAL			\$ (1	0.824.15)

Referral to Real Estate Acquisition & Disposition Committee re: Town-owned Land -Corner of Chester and Forbes Street

MOTION

By Linda Russo

seconded by Bill Horan

to refer to the Real Estate Acquisition & Disposition Committee the review of the town-owned property at the corner of Chester and Forbes Street regarding the possible sale and/or disposition of that

property and to report back to the Town Council with its recommendations, if any.

Motion carried 9/0.

OPPORTUNITY FOR COUNCILLORS TO DIRECT QUESTIONS TO THE ADMINISTRATION

Pat Harmon (1) asked for report on the auction of the Haunted House items; (2) requested an update on the Maple Street culvert project; (3) reported that 3 or 4 manholes located on Oak Street near the intersection of Silver Lane are significantly lower than the road - it creates a "dip" in the road; and (4) asked when leaf collection will start. The Mayor responded (1) the auction was well attended, but doesn't have the dollar amount yet. She'll share that with the Council when she gets the total; (2) Tim Bockus stated that the Maple Street project is on schedule and the road may be opened as early as Friday, October 19th; Mr. Bockus also responded to Councillor Harmon's inquiry on two gas main leaks on Forbes Street, due to the road construction in the area, stating that both were CNG's responsibility and not the town's; (3) Tim Bockus will inspect the manholes in question on Oak Street and see what can be done; and (4) Mayor Leclerc stated that roadside and bagged leaf collection will begin on November 5th and go through December 14th or when the first snow falls - collection to start on Silver Lane, going east to Forbes Street and then in a clockwise pattern through town.

Barbara Rossi reported that the traffic light trip for the light in the straight or right-turn lane on Maple Street at the intersection of Main, Maple and Broad Streets does not work. Therefore, cars will sit at the light until someone drives into the left-turn lane. Tim Bockus responded that the traffic light, which is town-owned, has had problems in the past and he'll look into it.

Eric Thompson asked who will be in attendance for the October 30th Town Council meeting to discuss Senate Bill 22. The Chair responded that the town's state delegation will be in attendance. The Mayor stated that members of the Capital Region Development Authority will also attend the meeting.

Esther Clarke wanted to know what can be done about the abandoned foundation at 48 Branch Drive. The Mayor stated that the town has been working with non-profit agencies to identify properties in East Hartford that could be redeveloped – this is one that the town is working with the bank to acquire and potentially a non-profit agency could build a home on this foundation.

COUNCIL ACTION ON EXECUTIVE SESSION MATTERS

Workers' Compensation Claim - Sandor Binkley

MOTION

By Barbara Rossi

seconded by Esther Clarke

to accept Corporation Counsel's recommendation to fully and finally settle the outstanding Workers' Compensation claims of former employee, Sandor Binkley, as follows: (1) a partial waiver of the Town's lien in the amount of \$3,430.00; and (2) accepting \$6,500.00 in full and final

satisfaction of the Town's lien of \$9,930.00.

Motion carried 9/0.

OPPORTUNITY FOR RESIDENTS TO SPEAK

Eugene Pushefski, 58 Barbara Drive, asked what the Inland/Wetlands sign posted on Sandra Drive relates to. Chair Kehoe indicated that the Council would look into it Also, Mr. Pushefski thanked Tim Bockus and his staff for maintaining the field.

Mayor Leclerc (1) announced that East Hartford has been designated a Heart Safe Community; (2) stated that today's CRDA meeting included a tour of Connecticut Fast Track. Also, working in conjunction with Connecticut Transit Authority, the Mayor has asked for a weekend configuration for the town's residents, which would include a bus loop from the north end to the south end of East Hartford; and (3) said that this weekend was very busy with the Fall Fest, ING Marathon, and the town's document "shredding" day.

Marc Weinberg wished Bill Horan and Ram Aberasturia Happy Birthday.

ADJOURNMENT

MOTION

By Eric Thompson seconded by Bill Horan to adjourn (9:20 p.m.). Motion carried 9/0.

The Chair announced that the next meeting of the Town Council would be on October 30, 2012.

Attest

Ahgela M. Attenello TOWN COUNCIL CLERK



Connecticut's Largest Estate and Fine Art Auctioneers/Appraisers (860) 529-3344

207 CHURCH STREET

WETHERSFIELD, CONNECTICUT 06109

CONSIGNOR'S REPORT

Page No.

CONSIGNOR: E

TOWN OF EAST HARTFORD

on 10)/10/12 AUCTION WEDNESDAY	OCTOBER 10, 2	012
	DESCRIPTION		PRICE
LOT	DESCRIPTION		
206	BURLAP BODY		\$20.00
326	MOLE HEYD		\$40.00
315	ROASTING HEAD MACHINE		\$70.00
319 308	LYING MUMMY		\$95.00
318	BLOODY GIRL		\$110.00
	SM IRON CAGED HEAD		\$100.00
401 402 8			\$20.00
316 8			\$35.00
. 321	PIG HEAD		\$60.00
321	STANDING WITCH COSTUME		\$320.00
347	3 HEADS & MENU		\$80.00
322	RUBBER RAT		\$60.00
	4 BODY PARTS		\$25.00
404 405	ROAD KILL		\$25.00
	ELECTRIC CHAIR MACHINE/2 WALL, GATE		\$650.00
326	HEAD		\$90.00
331 3 25	ELECT MUMMY ON STAND - BLACK CAPE		\$175.00
	HANGING HEAD		\$45.00
406 327	ELECT MAD SCIENTEST STANDING		\$325.00
347 407	HANGING RUBBER CHICKEN		\$80.00
310	BRAIN MACHINE		\$70.00
310	HEART MACHINE		\$35.00
309	MANEKIN, BASE & 2 TUBES	•	\$20.00
313	SKULL ON WOOD BOARD		\$80.00
302	PR RUBBER KIDS		\$200.00
350	RAILING & SKULL		\$120.00
306	MAN IN A CAN		\$150.00
311	WHITE GOWN CHEMIST-STANDING		\$200.00
349	WALL SKULL LITE		\$35.00
371	STANDING IRON TORCHIERE	•	\$100.00
328	4 SPIDERS		\$55.00
333	STANDING SHAKING MONSTER		\$Ŝ25.00
323	HEAD IN BUCKET		\$50.00
344	WALL SKELETON LIGHT		\$35.00
344	REFRIGERATOR W/CONTENTS		\$325.00
408	RUBBER HEAD ON 1/2 BODY	•	\$35.00
348	STANDING PIRATE-ELECT		\$350,00
	SM SKULL LIGHT	•	\$35.00
409	OLI OKODO DIONI		



Connecticut's Largest Estate and Fine Art Auctioneers/Appraisers (860) 529-3344

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CONSIGNOR: E

on 10/10/12 AUCTION

WEDNESDAY

OCTOBER 10, 2012

LO	Т	DESCRIPTION	PRICE
204	_	LG ELECT LIGHT "SKULL"	\$270.00
304		COLL OF SKULLS IN BARRELS	\$325.00
314		STAND MAN IN BLACK CAPE ON WOOD BASE	\$200.00
362		BOOKCASE & BOOKS	\$70.00
367		3 PCS - BOOK, SKULL ETC	\$30.00
410		GLOBE MAN - ELECT	\$100.00
329		ORANGE HEAD MASK	\$100.00
330		SCARECROW SKULL	\$70.00
334			. \$35.00
	×	411 HEAD & RAVEN SKELETON ON WALL	\$60.00
336		SKELETON LADY	\$110.00
351		RUBBER CAT - 3' L	\$45.00
335		CURTINS, "2 RIPS" & PAPER CARDS	\$20.00
412		2 TOMBSTONES	\$15.00
340	_		\$50.00
	æ	413 2 BLACK BOOK LAMP	\$75.00
369		SITTING CLOWN	\$200.00
305			\$400.00
338			\$5,00
337		& 414 2 TOMBSTONES MAN ON PLATFORM W/TANK	\$525.00
343		SKULL IN BLACK GOWN	\$60.00
341		RUBBER UGLY STANDING MAN	\$130.00
342		STANDING CIGAR MAN	\$350.00
356		BLUE LIGHT & 2 PLASTIC HEAD STONES	\$25.00
355		SITTING SKELETON	\$140.00
354		WITCH IN GLOBE	\$140.00
345		SKELETON	\$220.00
353		SITTING RUBBER WITCH	\$80.00
357 415	_		\$140.00
	œ	ROPE HANGING SCARY HEADS	\$120.00
361		HANGING MAN - WHITE JACKET	\$60.00
360		BIRD IN CAGE W/RAT ON TOP	\$100.00
358		ZOMBIE MAN W/2 WORMS, CHAIN	\$325.00
365 417		5 MASKS	\$200.00
		5 MASKS	\$80.00
418 419	۲.		\$100.00
	œ	PRISONER WALL MOUNT MAN	\$140.00
359 421	с.		\$10.00
4 7 T	œ	426 2 KIDDI CIMATIODO	,



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CONSIGNOR'S REPORT

Page No.

3

CONSIGNOR: E

on 10/10/12 AUCTION

WEDNESDAY

OCTOBER 10, 2012

ro	Т	DESCRIPTION	PRICE
423	<u>&</u>	424 2 BLACK CAGES	\$60.00
425		STUMP & SKELETON	\$80.00
306		HANGING CAGE	\$130.00
301		WITCH W/KETTLE - ELECT	\$170.00
363		SKELETON ON PLATFORM	\$80.00
426		2 PORTRAITS & TOMB	\$10.00
373		BLEEDING HEAD	\$20.00
427		BLACK PANEL	\$10.00
374		LOT-CHANDELIERS, CARDS, ETC	\$30.00
429		CLOWN FACE W/GLOVES	\$170.00
375	&	428 LG ELECT MAN	\$425.00
364		STANDING SKELETON MKAN	\$150.00
366		CLOWN COSTUME	\$50.00
376		BABY CRADLE W/HEAD	\$120.00
377		STANDING SKELETON	\$120.00
378		CLOWN BOY	\$90.00
430		COFFIN COVER	\$20.00
379		HANGING SKELETON	\$80.00
380		8' SUIT	\$50.00
398		WOOD COFFIN & BODY	\$175.00
399		3 HEADS	\$20.00
431		BLOODY RACOON	\$40.00
397		BUTLER STANDING MAN	\$375.00
398		ECHANICAL MAN W/CAP	\$475.00
395		HITE SHADOWBOX W/MASK INSIDE	\$70.00
394		ARCUS OF SKELETON	\$140.00
393		ARTIAL BODY - 3 PCS	\$80.00
392		LOWN COSTUME	\$60.00
433		ALL SKULL LIGHT	\$35.00
432		8PC LOT - PLATES, FOAM BOARD ETC	\$110.00
390		OOD COFFIN	\$80.00
391		GREEN GOBLINS	\$70.00
389	P.	LYWOOD COFFIN W/BODY	\$160.00
134		PC LOT	\$10.00
135		AIL CELL .	\$20.00
136		L WOOD PANELS	\$200.00
881 884		ABLE OF COSTUMES	\$60.00
OH	4	FOAM TOMBSTONES	\$20.00



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TOWN OF EAST HARTFORD

on 10/1	0/12 AUCTION	WEDNESDAY	OCTOBER 10), 2012
LOT		DESCRIPTION		PRICE
383 HJ 382 & 38 437 AJ 438 EV 439 LJ 388 CC	ANGING SCARY N 85 2 APE O LL ELECTRONICS VEN GOWN EATHER COAT OLL OF COSTUMI	COSTUMES S ON CAR (NOT CART) TOTAL SALES	\$60.00 \$60.00 \$140.00 \$10.00 \$25.00 \$30.00 \$10.00 \$14,370.00
			LESS 25% COMMISSION	- 2,859,25
			NET	\$ 11,510.75

TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

October 23, 2012

TO:

Richard Kehoe, Chair

FROM:

Mayor Marcia A. Leclerc 🌾

RE:

COMMUNICATION: CRDA Update

Please save time on the October 30, 2012 Town Council agenda under Communication for a CRDA (Capitol Region Development Authority) update.

Thank you



Substitute Senate Bill No. 22

Public Act No. 12-147

AN ACT CONCERNING THE CAPITAL REGION DEVELOPMENT AUTHORITY.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsection (l) of section 1-79 of the 2012 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(l) "Quasi-public agency" means the Connecticut Development Authority, Connecticut Innovations, Incorporated, Connecticut Health and Education Facilities Authority, Connecticut Higher Education Supplemental Loan Authority, Connecticut Housing Finance Authority, Connecticut Housing Authority, Connecticut Resources Recovery Authority, Lower Fairfield County Convention Center Authority, [Capital City Economic Development Authority] Capital Region Development Authority, Connecticut Lottery Corporation, Connecticut Airport Authority, Health Information Technology Exchange of Connecticut and Connecticut Health Insurance Exchange.

Sec. 2. Subdivision (1) of section 1-120 of the 2012 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

- (1) "Quasi-public agency" means the Connecticut Development Authority, Connecticut Innovations, Incorporated, Connecticut Health and Educational Facilities Authority, Connecticut Higher Education Supplemental Loan Authority, Connecticut Housing Finance Authority, Connecticut Housing Authority, Connecticut Resources Recovery Authority, [Capital City Economic Development Authority] Capital Region Development Authority, Connecticut Lottery Corporation, Connecticut Airport Authority, Health Information Technology Exchange of Connecticut and Connecticut Health Insurance Exchange.
- Sec. 3. Section 1-124 of the 2012 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (a) The Connecticut Development Authority, the Connecticut Health and Educational Facilities Authority, the Connecticut Higher Education Supplemental Loan Authority, the Connecticut Housing Finance Authority, the Connecticut Housing Authority, the Connecticut Resources Recovery Authority, the Health Information Technology Exchange of Connecticut, the Connecticut Airport Authority, the Capital City Economic Development Authority | Capital Region Development Authority and the Connecticut Health Insurance Exchange shall not borrow any money or issue any bonds or notes which are guaranteed by the state of Connecticut or for which there is a capital reserve fund of any kind which is in any way contributed to or guaranteed by the state of Connecticut until and unless such borrowing or issuance is approved by the State Treasurer or the Deputy State Treasurer appointed pursuant to section 3-12. The approval of the State Treasurer or said deputy shall be based on documentation provided by the authority that it has sufficient revenues to (1) pay the principal of and interest on the bonds and notes issued, (2) establish, increase and maintain any reserves deemed by the authority to be advisable to secure the payment of the principal of and interest on such bonds and notes, (3) pay the cost of maintaining, servicing and properly insuring the purpose for which the proceeds of the bonds

and notes have been issued, if applicable, and (4) pay such other costs as may be required.

(b) To the extent the Connecticut Development Authority, Connecticut Innovations, Incorporated, Connecticut Higher Education Supplemental Loan Authority, Connecticut Housing Finance Authority, Connecticut Housing Authority, Connecticut Resources Recovery Authority, Connecticut Health and Educational Facilities Authority, the Health Information Technology Exchange of Connecticut, the Connecticut Airport Authority, the [Capital City Economic Development Authority] Capital Region Development Authority or the Connecticut Health Insurance Exchange is permitted by statute and determines to exercise any power to moderate interest rate fluctuations or enter into any investment or program of investment or contract respecting interest rates, currency, cash flow or other similar agreement, including, but not limited to, interest rate or currency swap agreements, the effect of which is to subject a capital reserve fund which is in any way contributed to or guaranteed by the state of Connecticut, to potential liability, such determination shall not be effective until and unless the State Treasurer or his or her deputy appointed pursuant to section 3-12 has approved such agreement or agreements. The approval of the State Treasurer or his or her deputy shall be based on documentation provided by the authority that it has sufficient revenues to meet the financial obligations associated with the agreement or agreements.

Sec. 4. Section 1-125 of the 2012 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

The directors, officers and employees of the Connecticut Development Authority, Connecticut Innovations, Incorporated, Connecticut Higher Education Supplemental Loan Authority, Connecticut Housing Finance Authority, Connecticut Housing Authority, Connecticut Resources Recovery Authority, including ad hoc members of the Connecticut

Resources Recovery Authority, Connecticut Health and Educational Facilities Authority, [Capital City Economic Development Authority] Capital Region Development Authority, the Health Information Technology Exchange of Connecticut, Connecticut Airport Authority, Connecticut Lottery Corporation and Connecticut Health Insurance Exchange and any person executing the bonds or notes of the agency shall not be liable personally on such bonds or notes or be subject to any personal liability or accountability by reason of the issuance thereof, nor shall any director or employee of the agency, including ad hoc members of the Connecticut Resources Recovery Authority, be personally liable for damage or injury, not wanton, reckless, wilful or malicious, caused in the performance of his or her duties and within the scope of his or her employment or appointment as such director, officer or employee, including ad hoc members of the Connecticut Resources Recovery Authority. The agency shall protect, save harmless and indemnify its directors, officers or employees, including ad hoc members of the Connecticut Resources Recovery Authority, from financial loss and expense, including legal fees and costs, if any, arising out of any claim, demand, suit or judgment by reason of alleged negligence or alleged deprivation of any person's civil rights or any other act or omission resulting in damage or injury, if the director, officer or employee, including ad hoc members of the Connecticut Resources Recovery Authority, is found to have been acting in the discharge of his or her duties or within the scope of his or her employment and such act or omission is found not to have been wanton, reckless, wilful or malicious.

Sec. 5. Subsection (m) of section 5-154 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(m) "State service" is service with the state, either appointive or elective, for which a salary is paid, subject to the following rules: (1) "State service" includes time lost from state service because of a disability incurred in the performance of state service; (2) "state service" includes service before September 1, 1939, of a member who began to make such member's

retirement contributions before September 1, 1941, and has made contributions for all such member's salary received from September 1, 1939, to such member's retirement date; (3) "state service" includes service as a member of the General Assembly or as an employee of the General Assembly or either branch thereof, or of any officer or committee thereof; (4) "state service" excludes any month of otherwise eligible service on or after September 1, 1939, for which the full required retirement contribution, including any required interest thereon, has not been made by or for the member; (5) "state service" excludes all periods of otherwise eligible service before the date on which a member elects to receive a return of such member's retirement contributions, unless the member has thereafter returned such contributions with interest, as provided in subsection (a) of section 5-167; (6) "state service" includes a period equivalent to accrued vacation time for which payment is made under section 5-252; (7) any teacher, as defined in section 10-183b, in state service who is employed for a full academic year, equivalent to ten months' credited service, shall be deemed to be employed for the entire year. Any such teacher who has completed the work obligations of such teacher's appointment period and who retires after May first, but before September first, shall receive, upon retirement, credit for the entire appointment year and the remaining biweekly payments due for the entire appointment year, together with any amounts held back previously; (8) "state service" includes service as an employee of a state-aided institution as defined in section 5-175 and service as a vending stand operator as defined in section 5-175a; (9) "state service" includes service as an employee of the Connecticut Institute for Municipal Studies; (10) "state service" includes service on and after January 1, 1999, and on or before the effective date of this section, as an employee of the Capital City Economic Development Authority established by section 32-601, as amended by this act; (11) "state service" includes service as an employee of the Capital Region Development Authority;

- Sec. 6. Subsection (a) of section 5-259 of the 2012 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (a) The Comptroller, with the approval of the Attorney General and of the Insurance Commissioner, shall arrange and procure a group hospitalization and medical and surgical insurance plan or plans for (1) state employees, (2) members of the General Assembly who elect coverage under such plan or plans, (3) participants in an alternate retirement program who meet the service requirements of section 5-162 or subsection (a) of section 5-166, (4) anyone receiving benefits under section 5-144 or from any state-sponsored retirement system, except the teachers' retirement system and the municipal employees retirement system, (5) judges of probate and Probate Court employees, (6) the surviving spouse, and any dependent children of a state police officer, a member of an organized local police department, a firefighter or a constable who performs criminal law enforcement duties who dies before, on or after June 26, 2003, as the result of injuries received while acting within the scope of such officer's or firefighter's or constable's employment and not as the result of illness or natural causes, and whose surviving spouse and dependent children are not otherwise eligible for a group hospitalization and medical and surgical insurance plan. Coverage for a dependent child pursuant to this subdivision shall terminate no earlier than the policy anniversary date on or after whichever of the following occurs first, the date on which the child: Becomes covered under a group health plan through the dependent's own employment; or attains the age of twentysix, (7) employees of the [Capital City Economic Development Authority] Capital Region Development Authority established by section 32-601, as amended by this act, and (8) the surviving spouse and dependent children of any employee of a municipality who dies on or after October 1, 2000, as the result of injuries received while acting within the scope of such employee's employment and not as the result of illness or natural causes, and whose surviving spouse and dependent children are not otherwise eligible for a group hospitalization and medical and surgical insurance

plan. For purposes of this subdivision, "employee" means any regular employee or elective officer receiving pay from a municipality, "municipality" means any town, city, borough, school district, taxing district, fire district, district department of health, probate district, housing authority, regional work force development board established under section 31-3k, flood commission or authority established by special act or regional planning agency. For purposes of subdivision (6) of this subsection, "firefighter" means any person who is regularly employed and paid by any municipality for the purpose of performing firefighting duties for a municipality on average of not less than thirty-five hours per week. The minimum benefits to be provided by such plan or plans shall be substantially equal in value to the benefits that each such employee or member of the General Assembly could secure in such plan or plans on an individual basis on the preceding first day of July. The state shall pay for each such employee and each member of the General Assembly covered by such plan or plans the portion of the premium charged for such member's or employee's individual coverage and seventy per cent of the additional cost of the form of coverage and such amount shall be credited to the total premiums owed by such employee or member of the General Assembly for the form of such member's or employee's coverage under such plan or plans. On and after January 1, 1989, the state shall pay for anyone receiving benefits from any such state-sponsored retirement system one hundred per cent of the portion of the premium charged for such member's or employee's individual coverage and one hundred per cent of any additional cost for the form of coverage. The balance of any premiums payable by an individual employee or by a member of the General Assembly for the form of coverage shall be deducted from the payroll by the State Comptroller. The total premiums payable shall be remitted by the Comptroller to the insurance company or companies or nonprofit organization or organizations providing the coverage. The amount of the state's contribution per employee for a health maintenance organization option shall be equal, in terms of dollars and cents, to the largest amount of the contribution per employee paid for any other option that is available to all eligible state employees included in the health

benefits plan, but shall not be required to exceed the amount of the health maintenance organization premium.

- Sec. 7. Subsection (b) of section 10-425 of the 2012 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (b) Said advisory board shall consist of one member from each of the following entities: (1) The University of Connecticut's Athletic Department; (2) the Connecticut State University System's Athletic Department; (3) the XL Center; (4) Northland AEG; (5) the Traveler's Championship Golf Tournament; (6) the Pilot Pen Tennis Tournament; (7) the Special Olympics; (8) the Mohegan Sun Arena; (9) Foxwoods Resort Casino; (10) Lime Rock Park Race Track; (11) the Arena at Harbor Yard; (12) New Britain Stadium; (13) the Connecticut Marine Trades Association; (14) the Office of Policy and Management; (15) the Culture and Tourism Advisory Committee; (16) the [Capital City Economic Development Authority] Capital Region Development Authority; (17) the Nutmeg State Games; (18) the Connecticut Interscholastic Athletic Conference; (19) Fairfield University; (20) Quinnipiac University; (21) Sacred Heart University; (22) any other entity involved in sports or sporting events that the commissioner deems appropriate; (23) the Connecticut State Golf Association; and (24) Dodd Stadium.

Sec. 8. Section 32-600 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

As used in this chapter and sections 32-650 to 32-668, inclusive, the following terms shall have the following meanings:

(1) "Authority" means the [Capital City Economic Development Authority] Capital Region Development Authority created pursuant to section 32-601, as amended by this act.

- (2) "Capital city project" means any or all of the following: (A) A convention center project as defined in subdivision (3) of this section; (B) a downtown higher education center; (C) the renovation and rejuvenation of the civic center and coliseum complex; (D) the development of the infrastructure and improvements to the riverfront; (E) (i) the creation of up to [one] three thousand downtown housing units through rehabilitation and new construction, and (ii) the demolition or redevelopment of vacant buildings; [and] (F) the addition to downtown parking capacity; and (G) development and redevelopment. All capital city projects shall be located or constructed and operated in the capital city economic development district, as defined in subdivision (7) of this section, provided any project undertaken pursuant to subparagraph (G) of this subdivision may be located anywhere in the town and city of Hartford and any project undertaken pursuant to subparagraph (D) or (E) (ii) of this subdivision may be located anywhere in the town and city of Hartford or town of East Hartford.
- (3) "Convention center" means a convention facility constructed and operated in the capital city economic development district, including parking for such facility, in conjunction with a privately developed hotel, including ancillary facilities and infrastructure improvements as more particularly described in the master development plan.
- (4) "Convention center facilities" means (A) the convention center and the related parking facilities, as defined in section 32-651, <u>as amended by this act</u>, to the extent such related parking facilities are developed, owned or operated by the authority, (B) the on-site related private development, as defined in section 32-651, <u>as amended by this act</u>, to the extent any such on-site related private development is developed, owned or operated by the authority pursuant to a determination by the Secretary of the Office of Policy and Management and the authority that such development, ownership or operation by the authority is necessary and in the public interest, and (C) a central heating and cooling plant serving the convention center, the related parking facilities, the related private

development and, to the extent of any surplus capacity, other users. "Convention center facilities" does not include the convention center hotel.

- (5) "Convention center hotel" means the privately developed hotel required to be constructed and operated in conjunction with the convention center, as more particularly described in the master development plan, as defined in section 32-651, as amended by this act, including the second phase of the convention center hotel as therein described.
- (6) "Convention center project" means the development, design, construction, finishing, furnishing and equipping of the convention center facilities and related site acquisition and site preparation.
- (7) "Capital city economic development district" means the area bounded and described as follows: The northerly side of Masseek Street from the intersection of Van Dyke Avenue proceeding westerly to the intersection of Van Block Avenue, proceeding northerly along Van Block to the intersection of Nepaquash Street, proceeding easterly to the intersection of Huyshope Avenue, proceeding northerly along Huyshope Avenue to the intersection of Charter Oak Avenue, proceeding westerly along Charter Oak Avenue to Wyllys Street, proceeding along Wyllys Street to Popieluszko Court, north on Popieluszko Court to Charter Oak Avenue proceeding westerly to Main Street, proceeding south along Main Street to Park Street, thence west along Park Street to [Washington Street, thence north along Washington Street to the entryway to the State Capitol the intersection of Laurel Street, proceeding north on Laurel Street to the intersection of Capitol Avenue, proceeding west on Capitol Avenue to the intersection of Forest Street, proceeding north on Forest Street to the intersection of Farmington Avenue, proceeding east on Farmington Avenue to the intersection of Asylum Avenue, proceeding east on Asylum Avenue, thence northwesterly along the Exit 48 on ramp to Interstate 84 northward to the railroad, now proceeding northeasterly along the railroad to its intersection with the southerly railroad spur, thence

proceeding southeasterly along the railroad R. O. W. to the Bulkeley Bridge. Thence easterly to the city line. Proceeding south along city boundary to the point perpendicular with Masseek Street. Thence westerly to the point of beginning.

- (8) "Capital region" means the towns contiguous to the city of Hartford, including the town of East Hartford.
- [(8)] (9) "Private development district" means any land on the Adriaen's Landing site that is designated jointly by the Secretary of the Office of Policy and Management and the authority as available for the purpose of on-site related private development and in need of inducement for private development and operation. Only land on which construction of a building or improvement is to commence on or after July 1, 2008, shall be so designated. Any land so designated shall remain part of the private development district during the term, including any extensions, of any agreement providing for payments to the authority in lieu of real property taxes entered into pursuant to subsection [(d)] (e) of section 32-602, as amended by this act, and thereafter, until the Secretary of the Office of Policy and Management and the authority certify that such designation is no longer a needed inducement to private development and operation. As used in this subdivision, "land" includes an easement to use air space, whether or not contiguous to the surface of the ground.
- Sec. 9. Section 32-601 of the 2012 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (a) There is created a body politic and corporate to be known as the "Capital City Economic Development Authority". [Said authority] <u>Upon the effective date of this section, said authority shall be known as the "Capital Region Development Authority". The Capital Region Development Authority shall be a public instrumentality and political subdivision of this state and the exercise by the authority of the powers conferred by section 32-602, as amended by this act, shall be deemed and</u>

held to be the performance of an essential public and governmental function. The [Capital City Economic Development Authority] <u>Capital Region Development Authority</u> shall not be construed to be a department, institution or agency of the state. <u>The terms of all members of the board of directors of the Capital City Economic Development Authority serving on the effective date of this section shall expire on said date.</u>

(b) The [authority] Capital Region Development Authority shall be governed by a board of directors consisting of [seven] thirteen members. Jappointed jointly by the Governor, the speaker of the House of Representatives, the majority leader of the House of Representatives, the minority leader of the House of Representatives, the president pro tempore of the Senate, the majority leader of the Senate and the minority leader of the Senate, and include, but not be limited to, members who have expertise in the fields of commercial and residential real estate construction or development and financial matters. On and after June 26, 2003, one member of the board shall be a person recommended by the mayor of the city of Hartford, who is a resident of said city but not an elected or appointed official of said city.] The members of the board shall be appointed as follows: (1) Four appointed by the Governor, (2) two appointed by the mayor of the city of Hartford, one of whom shall be a resident of the city of Hartford, and one of whom shall be an employee of the city of Hartford who is not an elected official, (3) one appointed jointly by the speaker of the House of Representatives and the president pro tempore of the Senate, and (4) one appointed jointly by the minority leaders of the House of Representatives and Senate. The mayor of Hartford and the mayor of East Hartford shall be members of the board. The Secretary of the Office of Policy and Management and the Commissioners of Transportation and Economic and Community Development, or their designees, shall serve as ex-officio members of the board. The chairperson shall be designated by the Governor. All initial appointments shall be made not later than [thirty] fifteen days after [June 1, 1998] the effective date of this section. The terms of the initial board members appointed shall be as follows: [Four of the] The four members

appointed by the Governor shall serve four-year terms from said appointment date; [and three] the two members appointed by the mayor of the town and city of Hartford shall serve [two-year] three-year terms from said appointment date; the member appointed jointly by the speaker of the House of Representatives and the president pro tempore of the Senate shall serve a two-year term from said appointment date and the member appointed jointly by the minority leaders of the House of Representatives and the Senate shall serve a two-year term from said appointment date. Thereafter all members shall be appointed for four-year terms. A member of the board shall be eligible for reappointment. Any member of the board may be removed by the appointing authority for misfeasance, malfeasance or wilful neglect of duty. Each member of the board, before commencing such member's duties, shall take and subscribe the oath or affirmation required by article XI, section 1, of the State Constitution. A record of each such oath shall be filed in the office of the Secretary of the State. The board of directors shall maintain a record of its proceedings in such form as it determines, provided such record indicates attendance and all votes cast by each member. Any member who fails to attend three consecutive meetings or who fails to attend fifty per cent of all meetings held during any calendar year shall be deemed to have resigned from the board. A majority vote of the members of the board shall constitute a quorum and the affirmative vote of a majority of the members present at a meeting of the board shall be sufficient for any action taken by the board. No vacancy in the membership of the board shall impair the right of a quorum to exercise all the rights and perform all the duties of the board. Any action taken by the board may be authorized by resolution at any regular or special meeting and shall take effect immediately unless otherwise provided in the resolution. The board may delegate to three or more of its members, or its officers, agents and employees, such board powers and duties as it may deem proper.

(c) (1) The board of directors shall annually elect one of its members as vice-chairperson and shall elect other of its members as officers, adopt a budget and bylaws, designate an executive committee, report

semiannually to the appointing authorities with respect to operations, finances and achievement of its economic development objectives, be accountable to and cooperate with the state whenever, pursuant to the provisions of sections 32-600 to 32-611, inclusive, as amended by this act, the state may audit the authority or any project of the authority, as defined in section 32-600, as amended by this act, or at any other time as the state may inquire as to either, including allowing the state reasonable access to any such project and to the records of the authority and exercise the powers set forth in section 32-602, as amended by this act.

- (2) The authority shall have an executive director who shall be appointed by the board of directors and shall be the chief administrative officer of the authority. The executive director shall not be a member of the board of directors and shall be exempt from the classified service.
- (3) Members of the board of directors shall receive no compensation for the performance of their duties hereunder but shall be reimbursed for all expenses reasonably incurred in the performance thereof.
- (d) Each member of the board of directors of the authority and the executive director shall execute a surety bond in the penal sum of at least one hundred thousand dollars, or, in lieu thereof, the chairperson of the board shall execute a blanket position bond covering each member, the executive director and the employees of the authority, each surety bond to be conditioned upon the faithful performance of the duties of the office or offices covered, to be executed by a surety company authorized to transact business in this state as a surety and to be approved by the Attorney General and filed in the Office of the Secretary of the State. The cost of each bond shall be paid by the authority.
- (e) No board member shall have or acquire any financial interest in (1) any capital city project, as defined in section 32-600, as amended by this act, (2) any project undertaken by the authority within the capital region, or (3) in any property included or planned to be included in any such project or in

any contract or proposed contract for materials or services to be used in such project.

- (f) The authority shall have perpetual succession and shall adopt procedures for the conduct of its affairs in accordance with section 32-603, as amended by this act. Such succession shall continue as long as the authority shall have bonds, notes or other obligations outstanding and until the existence of the authority is terminated by law at which time the rights and properties of the authority shall pass to and be vested in the state.
- (g) All financial, credit and proprietary information contained in any application or request filed with the authority with respect to funding for any capital city project shall be exempt from the provisions of subsection (a) of section 1-210.
- Sec. 10. Section 32-602 of the 2012 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (a) The purpose of the [Capital City Economic Development Authority] Capital Region Development Authority shall be (1) to stimulate new investment [in Connecticut] within the capital region and provide support for multicultural destinations and the creation of a vibrant multidimensional downtown; [, to attract and service large conventions, tradeshows, exhibitions, conferences and local consumer shows, exhibitions and events, to encourage the diversification of the state economy, to strengthen Hartford's role as the region's major business and industry employment center and seat of government, to encourage residential housing development in downtown Hartford and, with respect to the convention center project, to construct, operate, maintain and market said project in order to enable Hartford and its immediate environment to become a major regional family-oriented arts, culture, education, sports and entertainment center that will create new jobs, add to the benefits of the hospitality industry, broaden the base of the tourism

effort and stimulate substantial surrounding economic development and corresponding increased tax revenues to the state (2) to work with the Department of Economic and Community Development to attract through a coordinated sales and marketing effort with the capital region's major sports, convention and exhibition venues large conventions, trade shows, exhibitions, conferences, consumer shows and events; (3) to encourage residential housing development; (4) to operate, maintain and market the convention center; (5) to stimulate family-oriented tourism, art, culture, history, education and entertainment through cooperation and coordination with city and regional organizations; (6) to manage facilities through contractual agreement or other legal instrument; (7) to stimulate economic development in the capital region; (8) upon request from the legislative body of a city or town within the capital region, to work with such city or town to assist in the development and redevelopment efforts to stimulate the economy of the region and increase tourism; (9) upon request of the Secretary of the Office of Policy and Management, may enter into an agreement for funding to facilitate the relocation of state offices within the capital city economic development district; (10) in addition to the authority set forth in subdivision (9) of section 32-600, as amended by this act, to develop and redevelop property within the town and city of Hartford; and (11) to market and develop the capital city economic development district as a multicultural destination and create a vibrant, multidimensional downtown.

(b) For these purposes, the authority shall have the following powers: (1) To have perpetual succession as a body corporate and to adopt procedures for the regulation of its affairs and the conduct of its business as provided in subsection (f) of section 32-601, as amended by this act, to adopt a corporate seal and alter the same at its pleasure, and to maintain an office at such place or places within the city of Hartford as it may designate; (2) to sue and be sued, to contract and be contracted with; (3) to employ such assistants, agents and other employees as may be necessary or desirable to carry out its purposes, which employees shall be exempt from the classified service and shall not be employees, as defined in

subsection (b) of section 5-270, to fix their compensation, to establish and modify personnel procedures as may be necessary from time to time and to negotiate and enter into collective bargaining agreements with labor unions; (4) to acquire, lease, hold and dispose of personal property for the purposes set forth in section 32-602, as amended by this act; (5) to procure insurance against any liability or loss in connection with its property and other assets, in such amounts and from such insurers as it deems desirable and to procure insurance for employees; (6) to invest any funds not needed for immediate use or disbursement in obligations issued or guaranteed by the United States of America or the state of Connecticut, including the Short Term Investment Fund, and the Tax-Exempt Proceeds Fund, and in other obligations which are legal investments for savings banks in this state and in time deposits or certificates of deposit or other similar banking arrangements secured in such manner as the authority determines; (7) notwithstanding any other provision of the general statutes, upon request of the Secretary of the Office of Policy and Management, to enter into an agreement for funding to facilitate the relocation of state offices within the capital city economic development district; and [(7)] (8) to do all acts and things necessary or convenient to carry out the purposes of and the powers expressly granted by this section.

(c) In addition to the powers enumerated in [subsection (b)] <u>subsections</u> (b) and (d) of this section, with respect to the convention center project and the convention center facilities the authority shall have the following powers: (1) To acquire, by gift, purchase, condemnation, lease or transfer, lands or rights-in-land in connection with the convention center facilities, the convention center hotel, the other on-site related private development or related infrastructure improvements and to sell and lease or sublease, as lessor or lessee or sublessor or sublessee, any portion of its real property rights, including air space above or areas below the convention center facilities or the convention center hotel, and enter into related common area maintenance, easement, access, support and similar agreements, and own and operate the convention center facilities,

provided that such activity is consistent with all applicable federal tax covenants of the authority, transfer or dispose of any property or interest therein acquired by it, at any time and to receive and accept aid or contributions, from any source, of money, labor, property or other things of value, to be held, used and applied to carry out the purposes of this section, subject to the conditions upon which such grants and contributions are made, including, but not limited to, gifts or grants from any department, agency or instrumentality of the United States or this state for any purpose consistent with this section; (2) to condemn properties which may be necessary or desirable to effectuate the purposes of the authority with respect to the convention center project and the convention center hotel to be exercised in accordance with the provisions of part I of chapter 835; (3) to formulate plans for, acquire, finance and develop, lease, purchase, construct, reconstruct, repair, improve, expand, extend, operate, maintain and market the convention center facilities, provided such activities are consistent with all applicable federal tax covenants of the authority and provided further that the authority shall retain control over naming rights with respect to the convention center, that any sale of such naming rights shall require the approval of the secretary and that the proceeds of any such sale of naming rights, to the extent not required for start-up or current operating expenses of the convention center, shall be used by the authority exclusively for the purpose of operating or capital replacement reserves for the convention center; (4) to contract and be contracted with provided, if management, operating or promotional contracts or agreements or other contracts or agreements are entered into with nongovernmental parties with respect to property financed with the proceeds of obligations the interest on which is excluded from gross income for federal income taxation, the board of directors shall ensure that such contracts or agreements are in compliance with the covenants of the authority upon which such tax exclusion is conditioned; (5) to enter into arrangements or contracts to either purchase or lease, on a fully completed turn key basis, the convention center, and arrangements with the secretary regarding the development, ownership and operation by the authority of the related parking facilities, and to

enter into a contract or contracts with an entity, or entities, for operation and management thereof and, for purposes of section 31-57f relating to standard wage rates for certain service workers, any such contract for operation and management of the convention center shall be deemed to be a contract with the state; (6) to fix and revise, from time to time, and to charge and collect fees, rents and other charges for the use, occupancy or operation of such projects, and to establish and revise from time to time, procedures concerning the use, operation and occupancy of the convention center facilities, including parking rates, rules and procedures, provided such arrangements are consistent with all applicable federal tax covenants of the authority, and to utilize net revenues received by the authority from the operation of the convention center facilities, after allowance for operating expenses and other charges related to the ownership, operation or financing thereof, for other proper purposes of the authority, including, but not limited to, funding of operating deficiencies or operating or capital replacement reserves for either the convention center or the related parking facilities as determined to be appropriate by the authority; (7) to engage architects, engineers, attorneys, accountants, consultants and such other independent professionals as may be necessary or desirable to carry out its purposes; to contract for construction, development, concessions and the procurement of goods and services and to establish and modify procurement procedures from time to time to implement the foregoing in accordance with the provisions of section 32-603, as amended by this act; (8) to adopt procedures (A) which shall require that contractors or subcontractors engaged in the convention center project and the construction of the convention center hotel take affirmative action to provide equal opportunity for employment without discrimination as to race, creed, color, national origin or ancestry or gender, (B) to ensure that the wages paid on an hourly basis to any mechanic, laborer or workman employed by such contractor or subcontractor with respect to the convention center project or the construction of the convention center hotel shall be at a rate customary or prevailing for the same work in the same trade or occupation in the town and city of Hartford, unless otherwise established pursuant to a project

labor agreement, and (C) which shall require the prime construction contractors for the convention center project and for the convention center hotel, and the principal facility managers of the convention center facilities and the convention center hotel to make reasonable efforts to hire or cause to be hired available and qualified residents of the city of Hartford and available and qualified members of minorities, as defined in section 32-9n, for construction and operation jobs at the convention center facilities and the convention center hotel at all levels of construction and operation; (9) to enter into a development agreement with the developer of the convention center hotel, which agreement shall prohibit any voluntary sale, transfer or other assignment of the interests of such developer, or any affiliate thereof, in the convention center hotel, including the rights under any ground lease, air rights or similar agreement with the state or the authority, for a minimum period of five years from the completion thereof except with the prior written consent of the authority given or withheld in its sole discretion, and thereafter except to a party which, in the reasonable judgment of the authority, is financially responsible and experienced in the ownership and operation of first class hotel properties in similar locations; (10) to borrow money and to issue bonds, notes and other obligations of the authority to the extent permitted under section 32-607, as amended by this act, to fund and refund the same and to provide for the rights of the holders thereof and to secure the same by pledge of assets, revenues, notes and state contract assistance as provided in section 32-608, as amended by this act; (11) to do anything necessary and desirable, including executing reimbursement agreements or similar agreements in connection with credit facilities, including, but not limited to, letters of credit or policies of bond insurance, remarketing agreements and agreements for the purpose of moderating interest rate fluctuations, to render any bonds to be issued pursuant to section 32-607, as amended by this act, more marketable; and (12) to engage in and contract for marketing and promotional activities to attract national, regional and local conventions, sports events, trade shows, exhibitions, banquets and other events to maximize the use of the convention center facilities.

(d) In addition to the powers enumerated in subsections (b) and (c) of this section, with respect to capital city projects within the capital city economic development district the authority shall have the following powers: (1) To acquire, by gift, purchase, condemnation, lease or transfer, lands or rights-in-land and to sell and lease or sublease, as lessor or lessee or sublessor or sublessee, any portion of its real property rights, including air space above and enter into related common area maintenance, easement, access, support and similar agreements, and own and operate facilities, provided such activity is consistent with all applicable federal tax covenants of the authority, transfer or dispose of any property or interest therein acquired by it, at any time and to receive and accept aid or contributions, from any source, of money, labor, property or other thing of value, to be held, used and applied to carry out the purposes of this section, subject to the conditions upon which such grants and contributions are made, including, but not limited to, gifts or grants from any department, agency or instrumentality of the United States or this state for any purpose consistent with this section; (2) in consultation with the chief elected official of the town and city of Hartford, to condemn properties which may be necessary or desirable to effectuate the purposes of the authority to be exercised in accordance with the provisions of part I of chapter 835; (3) to formulate plans for, acquire, finance and develop, lease, purchase, construct, reconstruct, repair, improve, expand, extend, operate, maintain and market facilities, provided such activities are consistent with all applicable federal tax covenants of the authority; (4) to contract and be contracted with provided, if management, operating or promotional contracts or agreements or other contracts or agreements are entered into with nongovernmental parties with respect to property financed with the proceeds of obligations the interest on which is excluded from gross income for federal income taxation, the board of directors shall ensure that such contracts or agreements are in compliance with the covenants of the authority upon which such tax exclusion is conditioned; (5) to fix and revise, from time to time, and to charge and collect fees, rents and other charges for the use, occupancy or operation of such projects, and to establish and revise from time to time, procedures

concerning the use, operation and occupancy of such facilities, including parking rates, rules and procedures, provided such arrangements are consistent with all applicable federal tax covenants of the authority, and to utilize net revenues received by the authority from the operation of such facilities, after allowance for operating expenses and other charges related to the ownership, operation or financing thereof, for other proper purposes of the authority, including, but not limited to, funding of operating deficiencies or operating or capital replacement reserves for either such facilities and related parking facilities as determined to be appropriate by the authority; (6) to engage architects, engineers, attorneys, accountants, consultants and such other independent professionals as may be necessary or desirable to carry out its purposes; (7) to contract for construction, development, concessions and the procurement of goods and services and to establish and modify procurement procedures, from time to time, to implement the foregoing in accordance with the provisions of section 32-603, as amended by this act; (8) to borrow money and to issue bonds, notes and other obligations of the authority to the extent permitted under section 32-607, as amended by this act, to fund and refund the same and to provide for the rights of the holders thereof and to secure the same by pledge of assets, revenues, notes and state contract assistance, as provided in section 32-608, as amended by this act; (9) to do anything necessary and desirable, including executing reimbursement agreements or similar agreements in connection with credit facilities, including, but not limited to, letters of credit or policies of bond insurance, remarketing agreements and agreements for the purpose of moderating interest rate fluctuations, to render any bonds to be issued pursuant to section 32-607, as amended by this act, more marketable; and (10) to engage in and contract for marketing and promotional activities to attract national, regional and local conventions, sporting events, trade shows, exhibitions, banquets and other events to maximize the use of exhibition, sporting and entertainment facilities under the operation or jurisdiction of the authority.

[(d)] (e) The authority shall have the power to negotiate, and, with the approval of the Secretary of the Office of Policy and Management, to enter into an agreement with any private developer, owner or lessee of any building or improvement located on land in a private development district, as defined in section 32-600, as amended by this act, providing for payments to the authority in lieu of real property taxes. Such an agreement shall be made a condition of any private right of development within the private development district, and shall include a requirement that such private developer, owner or lessee make good-faith efforts to hire, or cause to be hired, available and qualified minority business enterprises, as defined in section 4a-60g, to provide construction services and materials for improvements to be constructed within the private development district in an effort to achieve a minority business enterprise utilization goal of ten per cent of the total costs of construction services and materials for such improvements. Such payments to the authority in lieu of real property taxes shall have the same lien and priority, and may be enforced by the authority in the same manner, as provided for municipal real property taxes. Such payments as received by the authority shall be used to carry out the purposes of the authority set forth in subsection (a) of this section.

[(e)] (f) The authority and the [Secretary of the Office of Policy and Management] Commissioner of Economic and Community Development may enter into a memorandum of understanding pursuant to which: (1) [All administrative] Administrative support and services, including all staff support, necessary for the operations of the authority [are] may be provided by the [Office of Policy and Management] Department of Economic and Community Development, (2) the [Office of Policy and Management] Department of Economic and Community Development is authorized to administer contracts and accounts of the authority, and (3) provision is made for the coordination of management and operational activities at the convention center, sport, exhibition or coliseum facilities and the stadium facility, that may include: (A) Provision for joint procurement and contracting, (B) the sharing of services and resources,

(C) the coordination of promotional and booking activities, and (D) other arrangements designed to enhance facility utilization and revenues, reduce operating costs or achieve operating efficiencies. The terms and conditions of such memorandum of understanding, including provisions with respect to the reimbursement by the authority to the [Office of Policy and Management] Department of Economic and Community

Development of the costs of such administrative support and services, shall be as the authority and the [Secretary of the Office of Policy and Management] Commissioner of Economic and Community Development determine to be appropriate.

Sec. 11. Section 32-602a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

The [Secretary of the Office of Policy and Management and the Capital City Economic Development Authority] <u>Capital Region Development Authority</u> may enter into a memorandum of understanding with the Connecticut Center for Science and Exploration that provides that the [secretary and the] authority may provide financial management and construction management services assistance for the science center.

Sec. 12. Section 32-603 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

The board of directors of the [Capital City Economic Development Authority] Capital Region Development Authority shall adopt written procedures, in accordance with the provisions of section 1-121, for: (1) Adopting an annual budget and plan of operations, which shall include a requirement of board approval before the budget or plan may take effect; (2) hiring, dismissing, promoting and compensating employees of the authority, which shall include an affirmative action policy and a requirement of board approval before a position may be created or a vacancy filled; (3) acquiring real and personal property and personal services, which shall include a requirement of board approval for any nonbudgeted expenditure in excess of five thousand dollars; (4)

contracting for financial, legal, bond underwriting and other professional services which shall include a requirement that the authority solicit proposals at least once every three years for each such service which it uses; (5) issuing and retiring bonds, notes and other obligations of the authority; (6) providing financial assistance, which shall include eligibility criteria, the application process and the role played by the authority's staff and board of directors; and (7) the use of surplus funds.

- Sec. 13. Section 32-604 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (a) The Capital City Economic Development Authority shall conduct a feasibility and implementation study to determine the financial feasibility of the convention center project, as defined in subdivision (3) of section 32-600, and the sportsplex and the parking facilities, each as defined in section 32-651, which shall include, but not be limited to, consideration of proper planning, engineering, siting, cost of construction, revenue and expense projections and operation as a multipurpose facility or facilities.
- (b) The authority shall determine if the feasibility and implementation study clearly establishes, considering all relevant factors, the financial viability of (1) the convention center, (2) the sportsplex, (3) the parking facilities, or (4) any combination of the foregoing. The authority shall deliver the implementation and feasibility study, together with its determination as to financial viability, to the Governor for submission to the General Assembly as part of the master development plan pursuant to subsection (b) of section 32-654.
- (c) The Capital Region Development Authority shall conduct a feasibility and implementation study to determine the financial feasibility of undertaking development and redevelopment projects to further the purposes of the authority, which shall include, but not be limited to, consideration of proper planning, engineering, siting, cost of construction, revenue and expense projections and operational costs.

- [(c)] (d) The authority shall monitor the progress of all capital city projects, projects in East Hartford and any project in the capital region and shall, on a regular basis, determine the extent to which each such project has, up to that point, met the purposes set forth in section 32-602, as amended by this act. The authority shall report semiannually to the Governor and the General Assembly in accordance with the provisions of section 11-4a with respect to the operations, finances and achievement of its economic development objectives.
- [(d)] (e) The authority shall review and evaluate the progress of each capital city project and any project in the capital region for which financing is provided and shall devise and employ techniques for forecasting and measuring relevant indices of accomplishment of its goals of economic development, including, but not limited to, (1) the number of jobs created, or to be created, by or as a result of the project, (2) the cost or estimated cost, to the authority, involved in the creation of those jobs, (3) the amount of private capital investment in, or stimulated by, a project, in proportion to the public funds invested in such project, (4) the number of additional businesses created and associated jobs, (5) increased housing availability in downtown Hartford, and [(5)] (6) the impact on tourism.
- Sec. 14. Section 32-605 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (a) In lieu of the report required under section 1-123, within the first ninety days of each fiscal year of the [Capital City Economic Development Authority] Capital Region Development Authority, the board of directors of the authority shall submit a report to the Governor, the Auditors of Public Accounts and the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding. Such report shall include, but not be limited to, the following: (1) A list of all bonds issued during the preceding fiscal year, including, for each such issue, the financial advisor and underwriters, whether the issue was competitive, negotiated or privately placed, and the issue's face value

and net proceeds; (2) a description of the capital city project or any economic development project in the capital region in which the authority is involved, its location and the amount of funds, if any, provided by the authority with respect to the construction of such project; (3) a list of all outside individuals and firms, including principal and other major stockholders, receiving in excess of five thousand dollars as payments for services; (4) a comprehensive annual financial report prepared in accordance with generally accepted accounting principles for governmental enterprises; (5) the cumulative value of all bonds issued, the value of outstanding bonds and the amount of the state's contingent liability; (6) the affirmative action policy statement, a description of the composition of the work force of the authority by race, sex and occupation and a description of the affirmative action efforts of the authority; (7) a description of planned activities for the current fiscal year; (8) a list of all private investments made or committed for commercial development within the capital city economic development district; and (9) an analysis of the authority's success in achieving the purposes stated in section 32-602, as amended by this act.

- (b) In lieu of the audit required under section 1-122, the board of directors of the authority shall annually contract with a person, firm or corporation for a compliance audit of the authority's activities during the preceding authority fiscal year. The audit shall determine whether the authority has complied with its regulations concerning affirmative action, personnel practices, the purchase of goods and services and the use of surplus funds. The board shall submit the audit report to the Governor, the Auditors of Public Accounts and the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding.
- (c) The board of directors of the authority shall annually contract with a firm of certified public accountants to undertake an independent financial audit of the authority in accordance with generally accepted auditing standards. The board shall submit the audit report to the Governor, the

Auditors of Public Accounts and the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding. The books and accounts of the authority shall be subject to annual audits by the state Auditors of Public Accounts.

- [(d) On January 15, 2000, the authority shall submit to the Governor and to the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding, a two-year performance review report detailing for each capital city project undertaken to date under the program, the progress made and the actual expenditures compared to original estimated costs. Not later than sixty calendar days after receipt of said report, such joint committee shall consider the report and determine whether there has been insufficient progress or whether there have been significant cost increases over original estimates. If so, the committee may make recommendations for appropriate action to the authority and to the General Assembly.]
- [(e)] (d) The authority shall designate a [convention center operations] contract compliance officer from the staff of the authority to monitor compliance of the operations of <u>facilities under the management or control of the authority</u>, the convention center, convention center hotel and related parking facilities of the center and the hotel, with the provisions of state law applicable to such operations, including, but not limited to, this section and sections 32-650 to 32-668, inclusive, and with applicable requirements of contracts entered into by the authority, relating to set-asides for small contractors and minority business enterprises and required efforts to hire available and qualified members of minorities, as defined in section 32-9n, and available and qualified residents of the city of Hartford for jobs in such operations. Such officer shall file, each year during the period of facility operations, a written report with the authority as to findings and recommendations regarding such compliance.

Sec. 15. Section 32-606 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

- (a) Any person, including, but not limited to, a state or municipal agency, requesting funds from the state, including, but not limited to, any authority created by the general statutes or any public or special act, with respect to any capital city project or any economic development project in the capital region in which the Capital Region Development Authority is involved, shall, at the time it makes such request for funds from the state, present a full and complete copy of its application or request, along with any supporting documents or exhibits, to the [Capital City Economic Development Authority] Capital Region Development Authority for its recommendation and to the Secretary of the Office of Policy and Management. The authority shall, not later than ninety days after receipt of such application or request, prepare and adopt a capital city economic development statement, summarizing its recommendations with respect to such application or request, and deliver such statement to the state officer, official, employee or agent of the state or authority to whom such application or request was made. The recommendations in such statement shall include contract provisions regarding performance standards, including, but not limited to, project timelines.
- (b) Notwithstanding any other provision of the general statutes, public or special acts, any regulation or procedure or any other law, no officer, official, employee or agent of the state or any authority created by the general statutes or any public or special act, shall expend any funds on any capital city project or any project in the capital region in which the authority is involved, unless such officer, official, employee or agent has received a capital city economic development statement adopted by the authority pursuant to subsection (a) of this section, provided, if no such statement is received by the time ninety days have elapsed from the date of the initial application or request for such funds, such funds may be expended. If funds are expended pursuant to this subsection in a manner not consistent with the recommendations contained in a capital city economic development statement for such expenditure, the officer, official, employee or agent of the state expending such funds shall

respond in writing to the authority, providing an explanation of the decision with respect to such expenditure.

- (c) The authority shall not adopt any statement recommending funding for any capital city project or any economic development project in the capital region in which the authority is involved, unless and until the town and city of Hartford has created a municipal parking authority in accordance with chapter 100 and has transferred, or scheduled the transfer of, in a legally binding way, the rights and responsibilities of the municipality for all municipally-owned or operated parking facilities, as defined in section 7-202.
- (d) The authority shall coordinate the use of all state and municipal planning and financial resources that are or can be made available for any capital city project or any economic development project in the capital region in which the authority is involved, including any resources available from any quasi-public agency.
- (e) All state and municipal agencies, departments, boards, commissions and councils shall cooperate with the [Capital City Economic Development Authority] <u>Capital Region Development Authority</u> in carrying out the purposes enumerated in section 32-602, as amended by this act.
- [(f) The powers and duties granted to the authority pursuant to this section shall terminate July 1, 2013.]
- Sec. 16. Subsection (a) of section 32-607 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (a) The board of directors of the [Capital City Economic Development Authority] <u>Capital Region Development Authority</u> is authorized from time to time to issue its bonds, notes and other obligations in such principal amounts as in the opinion of the board shall be necessary to provide sufficient funds for carrying out the purposes set forth in section

32-602, as amended by this act, with respect to the convention center project as defined in subdivision (3) of section 32-600, as amended by this act, including the payment, funding or refunding of the principal of, or interest or redemption premiums on, any bonds, notes and other obligations issued by it whether the bonds, notes or other obligations or interest to be funded or refunded have or have not become due, the establishment of reserves to secure such bonds, notes and other obligations, loans made by the authority and all other expenditures of the authority incident to and necessary or convenient to carry out the purposes set forth in section 32-602, as amended by this act.

Sec. 17. Subsection (a) of section 32-608 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(a) The state, acting by and through the Secretary of the Office of Policy and Management and the State Treasurer, may enter into a contract with the [Capital City Economic Development Authority] Capital Region Development Authority providing that the state shall pay contract assistance to the authority pursuant to the provisions of this section. Such contract assistance is limited to an amount equal to the annual debt service on the outstanding amount of bonds to be issued pursuant to section 32-607, as amended by this act, to finance the costs of the convention center project, as defined in subdivision (3) of section 32-600, as amended by this act. The contract entered into pursuant to this section shall include such provisions as the Secretary of the Office of Policy and Management and the State Treasurer deem necessary to assure the efficient construction and operation of such project and find are in the best interests of the state. No such contract shall be entered into by the secretary and the State Treasurer unless the board of directors of the authority files therewith a certificate setting forth its findings and determinations of the extent to which the incremental tax revenues under the authority of law existing at the time such certificate is filed to be derived as a result of the construction and operation of the project and visitor spending with respect thereto are reasonably expected to offset,

over the term that the bonds are scheduled to be outstanding, the amount of debt service expected to be paid on authority bonds to be secured by such state assistance contract. In the event the secretary and the State Treasurer substantially concur with the findings of the board, a certificate evidencing such substantial concurrence shall be filed by such secretary and State Treasurer with the clerks of the Senate and the House of Representatives. In making such findings and determinations and executing such approval, the board, the secretary and the State Treasurer shall each be entitled to rely upon such reports and estimates of experts, as appropriate, for the proper evaluation of feasibility of the project, including, without limitation, estimates relating to the incremental tax revenues resulting from the convention center project, reasonable expectation as to the additional development in the area of the convention center project and such additional expenditures as a result of construction, tourism and other travel, entertainment and retail sales as may result from the location of such project in the capital city of the state.

Sec. 18. Section 32-609 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

With the concurrence of the Secretary of the Office of Policy and Management and the State Treasurer, the [Capital City Economic Development Authority] Capital Region Development Authority may submit an application to the Connecticut Development Authority on behalf of the convention center project as defined in subdivision (3) of section 32-600, as amended by this act, for a loan or loans consistent with the requirements of chapter 579 and the Connecticut Development Authority is hereby authorized to review such application as a package for the purposes of its requirements, including eligibility for federal or state funding in addition to the financing applied for. Any loan by the Connecticut Development Authority to the [Capital City Economic Development Authority] Capital Region Development Authority shall be evidenced by the general obligation bond of such authority, in fully marketable form, duly executed and accompanied by an approving legal

opinion with respect to validity, security and tax matters as would otherwise be required in a public offering. Any loan with respect to the hotel or other portions of private investment pertaining to the convention center project shall be on such terms and conditions as the Connecticut Development Authority requires to satisfy its eligibility for financing of a loan from the proceeds of its general obligation program bonds.

Sec. 19. Section 32-610 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

The exercise of the powers granted by section 32-602, as amended by this act, constitute the performance of an essential governmental function and the [Capital City Economic Development Authority] Capital Region Development Authority shall not be required to pay any taxes or assessments upon or in respect of the convention center or the convention center project, as defined in section 32-600, as amended by this act, levied by any municipality or political subdivision or special district having taxing powers of the state and such project and the principal and interest of any bonds and notes issued under the provisions of section 32-607, as amended by this act, their transfer and the income therefrom, including revenues derived from the sale thereof, shall at all times be free from taxation of every kind by the state of Connecticut or under its authority, except for estate or succession taxes but the interest on such bonds and notes shall be included in the computation of any excise or franchise tax. Notwithstanding the foregoing, the convention center and the related parking facilities owned by the authority shall be deemed to be stateowned real property for purposes of sections 12-19a and 12-19b and the state shall make grants in lieu of taxes with respect to the convention center and such related parking facilities to the municipality in which the convention center and such related parking facilities are located as otherwise provided in said sections 12-19a and 12-19b.

Sec. 20. Section 32-611 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

The state of Connecticut does hereby pledge to and agree with the holders of any bonds, notes and other obligations issued under section 32-607, as amended by this act, and with those parties who may enter into contracts with the [Capital City Economic Development Authority] Capital Region Development Authority or its successor agency, that the state will not limit or alter the rights hereby vested in the authority or in the holders of any bonds, notes or other obligations of the authority to which contract assistance is pledged pursuant to section 32-608, as amended by this act, until such obligations, together with the interest thereon, are fully met and discharged and such contracts are fully performed on the part of the authority, provided nothing contained herein shall preclude such limitation or alteration if and when adequate provision shall be made by law for the protection of the holders of such bonds, notes and other obligations of the authority or those entering into contracts with the authority. The authority is authorized to include this pledge and undertaking for the state in such bonds, notes and other obligations or contracts.

- Sec. 21. Subsection (b) of section 32-614 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (b) The proceeds of the sale of said bonds, to the extent of the amount stated in subsection (a) of this section, shall be used as follows: Three million dollars by the Department of Economic and Community Development for a grant-in-aid to the [Capital City Economic Development Authority] Capital Region Development Authority and the balance by the Office of Policy and Management for a grant-in-aid to the [Capital City Economic Development Authority] Capital Region Development Authority for the project costs of the convention center project, as defined in section 32-651, as amended by this act, and such portion of preliminary costs and the project costs of site acquisition, site preparation and infrastructure improvements related to other aspects of the overall project, all as defined in section 32-651, as amended by this act, as is determined jointly by the secretary and the authority to be

appropriately allocated to the convention center facilities, subject to satisfaction of the conditions set forth in subsection (a) of section 32-654.

Sec. 22. Subsection (a) of section 32-616 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(a) For the purposes described in subsection (b) of this section the State Bond Commission shall have power, from time to time but in no case later than June 30, [2013] 2017, to authorize the issuance of bonds of the state, in one or more series and in principal amounts and in the aggregate not exceeding one hundred fifteen million dollars and such additional amounts as may be required in connection with the costs of issuance of the bonds including bond anticipation, temporary and interim notes, the proceeds of which shall be used by the State Treasurer to pay the costs of issuance, provided in computing the total amount of bonds which may at any one time be outstanding, the principal amount of any refunding bonds issued to refund bonds shall be excluded.

Sec. 23. Section 32-617 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

The state shall protect, save harmless and indemnify the [Capital City Economic Development Authority] <u>Capital Region Development</u>
<u>Authority</u> and its directors, officers and employees from financial loss and expense, including legal fees and costs, if any, arising out of any claim, demand, suit or judgment based upon any alleged act or omission of the authority or any such director, officer or employee in connection with, or any other legal challenge to, the overall project, as defined in section 32-651, <u>as amended by this act</u>, stadium facility operations, as defined in section 32-651, <u>as amended by this act</u>, public act 98-1 of the December special session, public act 99-241 or public act 00-140, including without limitation the preparation by the authority of the environmental impact evaluation contemplated by subsection (j) of section 32-664, <u>as amended by this act</u>, provided any such director, officer or employee is found to have been acting in the discharge of such director, officer or employee's

duties or within the scope of such director, officer or employee's employment and any such act or omission is found not to have been wanton, reckless, wilful or malicious.

Sec. 24. Section 32-651 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

As used in sections 32-650 to 32-668, inclusive, sections 39 and 40 of public act 98-1 of the December special session, as amended by public act 99-241 and public act 00-140, and subsection [(e)] (d) of section 32-605, as amended by this act:

- (1) "Adriaen's Landing site" means the area of approximately thirty-three acres of land within the capital city economic development district designated in the master development plan as the location of the convention center, the related parking facilities and the on-site related private development.
- (2) "Bonds" means the bonds authorized to be issued and sold by the state pursuant to sections 32-652 and 32-653, and, unless the context requires a different meaning, shall include serial, term or variable rate bonds, notes issued in anticipation of the issuance of bonds, and temporary or interim notes or notes issued pursuant to a commercial paper program.
- (3) "Capital city economic development district" has the meaning assigned to that term in section 32-600, as amended by this act.
- (4) "Comptroller" means the State Comptroller or the deputy comptroller appointed pursuant to section 3-133.
- (5) "Convention center" has the meaning assigned to that term in section 32-600, as amended by this act.
- (6) "Convention center project" has the meaning assigned to that term in section 32-600, as amended by this act.

- (7) "Convention center hotel" has the meaning assigned to that term in section 32-600, as amended by this act.
- (8) "Costs of issuance" means all costs related to the proceedings under which bonds are issued pursuant to sections 32-652 and 32-653, including, but not limited to, fees and expenses or other similar charges incurred in connection with the execution of reimbursement agreements, remarketing agreements, standby bond purchase agreements, agreements in connection with obtaining any liquidity facility or credit facility with respect to such bonds, trust agreements respecting disbursement of bond proceeds and any other necessary or appropriate agreements related to the marketing and issuance of such bonds and the disbursement of the bond proceeds, auditing and legal expenses and fees, expenses incurred for professional consultants, financial advisors and fiduciaries, fees and expenses of remarketing agents and dealers, fees and expenses of the underwriters to the extent not paid from a discount on the purchase price of such bonds, and fees and expenses of rating agencies, transfer or information agents, and including costs of the publication of advertisements and notices, printers' fees or charges incurred by the state to comply with applicable federal and state securities or tax laws and any other similar costs of issuance.
- (9) "Design professional" means each duly licensed architect, engineer or other design professional experienced in the design of comparable facilities and related improvements retained by the secretary from time to time to prepare plans and specifications and perform related professional services in connection with the overall project and related development activities.
- (10) "Stadium facility manager" means each nongovernmental service provider engaged by the secretary to provide overall management services with respect to all or a portion of the stadium facility.
- (11) "Stadium facility operations" means all activities related to the use, management and operation of the stadium facility including, without

limitation, maintenance and repairs, purchases of supplies, the addition or replacement of furniture, fixtures and equipment, safety and security, crowd and traffic control, ticket and premium seating promotion and sales, ticketing and box office operations, event booking, scheduling and promotion, event operations, stadium parking management, marketing, promotion and public relations, advertising sales, media and broadcast activities and merchandising, catering and concessions.

- (12) "GMP" means guaranteed maximum price.
- (13) "Governmental authorities" means all federal, state or local governmental bodies, instrumentalities or agencies and all political subdivisions of the state, including municipalities, taxing, fire and water districts and other governmental units.
- (14) "Governmental permits" means all permits, authorizations, registrations, consents, approvals, waivers, exceptions, variances, orders, judgments, decrees, licenses, exemptions, publications, filings, notices to and declarations of or with, or required by, governmental authorities, including those relating to traffic, environmental protection, wetlands, zoning, site approval, building and public health and safety, that are required for the development and operation of any project or facility.
- (15) "Stadium facility capital replacement account" means the capital replacement reserve account within the Stadium Facility Enterprise Fund established by section 32-657.
- (16) "Stadium Facility Enterprise Fund" means the separate fund established by section 32-657.
- (17) "Infrastructure improvements" means necessary or desirable infrastructure improvements relating to the convention center, the stadium facility, the related parking facilities or the on-site related private development, as the case may be, including, but not limited to, structures over roads and highways, roadway improvements, pedestrian

improvements, landscaped plazas, piers, foundations and other structural work on the Adriaen's Landing site or the stadium facility site or off-site as determined by the secretary to be necessary or desirable in connection with the development of the Adriaen's Landing site or the stadium facility site, and whether undertaken by the secretary or any other agency, department or public instrumentality of the state, as more particularly described in the master development plan.

- (18) "Internal Revenue Code" means the Internal Revenue Code of 1986, or any subsequent corresponding internal revenue code of the United States, as from time to time amended, and regulations adopted thereunder.
- (19) "Master development plan" means the master development plan for the overall project and the on-site related private development prepared by the secretary and the authority with the assistance of the design professional, in the form filed with the clerks of the Senate and the House of Representatives on March 3, 2000, as modified by the secretary after May 2, 2000, in accordance with the provisions of section 32-655b, as amended by this act.
- (20) "NCAA" means the National Collegiate Athletic Association or its successor.
- (21) "On-site related private development" means the convention center hotel and the other housing, entertainment, recreation, retail and office development on the Adriaen's Landing site contemplated by the master development plan. "On-site related private development" includes the second phase of the convention center hotel as described in the master development plan but excludes any other addition to, or any expansion, demolition, conversion or other modification of, any such on-site related private development unless the secretary certifies in the secretary's discretion that such addition, expansion, demolition, conversion or other modification is being undertaken by agreement with the secretary in furtherance of the objectives of the master development plan.

- (22) "Overall project" means the convention center project, the stadium facility project and the parking project, or one or more of the foregoing as more particularly described in the master development plan, including all related planning, feasibility, environmental testing and assessment, permitting, engineering, technical and other necessary development activities, including site acquisition, site preparation and infrastructure improvements. As used in sections 32-664, as amended by this act, 32-665 and 32-668, and subdivision (1) of section 12-412, subsection (a) of section 12-498 and subdivision (1) of section 22a-134, and section 32-617a, "overall project" also includes the development, design, construction, finishing, furnishing and equipping of the on-site related private development.
- (23) "Parking project" means the development, design, construction, finishing, furnishing and equipping of the related parking facilities and related site acquisition and site preparation.
- (24) "Preliminary costs" means the costs of the state or the authority, as the case may be, relating to planning, preliminary design, feasibility and permitting of the overall project, whether incurred prior to or following July 1, 1999, including, but not limited to, costs of plans, including plans with respect to alternative or prior designs, budgeting, borings, surveys, maps, title examinations, environmental testing, environmental impact evaluations, appraisals, documentation of estimates of costs and revenue increments to the state or the authority in connection with the overall project and the permitting thereof, including feasibility studies, market and impact analysis, preliminary design costs and costs incidental to investigations, preparation and processing of permit applications and preparation and analysis of any proposed agreement, lease or memorandum of understanding with respect to the overall project, including, but not limited to, the fees and expenses of professional, management and technical consultants, and financial and legal advisors, and the reimbursement to any state agency or department, public authority, political subdivision or private entity which has advanced or advances funds for the payment of any such preliminary costs, provided

that in the case of any such private entity such advancement was or is at the request of or with the approval of the state as certified by the secretary and would qualify as a preliminary cost if incurred directly by the state or the [Capital City Economic Development Authority] <u>Capital Region</u> <u>Development Authority</u>.

- (25) "Prime construction contractor" means each general contractor, construction manager or other construction professional with primary responsibility for construction activities with respect to the stadium facility, the convention center, the related parking facilities or any aspect of the on-site related private development, as the case may be.
- (26) "Project costs" means and includes all hard and soft costs relating to the overall project, or, in context, any aspect thereof, including, but not limited to, preliminary costs, costs of site acquisition, site preparation and infrastructure improvements, relocation costs, including costs related to interim parking arrangements, costs of issuance, costs of labor and materials employed in the work, fees for project and construction management services, including incentive payments related to timely completion of improvements at or under budget, costs of insurance, including title insurance, the establishment of appropriate reserve funds in connection with the financing of any aspect of the overall project, and costs of accounting, legal, architectural, environmental, permitting, engineering, management, financial and other professional and technical services.
- (27) "Project manager" means the development professional selected to supervise and coordinate the development of the Adriaen's Landing site on behalf of the secretary and the authority.
- (28) "Real property" means land and buildings and all estate, interest or right in land or buildings, including land or buildings owned by any person, the state or any political subdivision of the state or instrumentality thereof and including any and all easements, rights of way, air rights and every estate, right or interest therein.

- (29) "Related parking facilities" means parking structures, facilities or improvements which are necessary or desirable to provide parking for the convention center, the convention center hotel and other on-site related private development, which related parking facilities may also satisfy other public and private parking requirements within the capital city economic development district, or to replace currently available parking which may be displaced by the overall project, other than the stadium facility project, or the on-site related private development, together with equipment, fixtures, furnishings and appurtenances integral and normally associated with the construction and operation of parking facilities, and ancillary infrastructure improvements, all as more particularly described in the master development plan.
- (30) "Related private development" means privately developed facilities or projects located within the capital city economic development district and associated with the convention center, including the hotel to be developed in conjunction with the convention center and such other privately developed facilities or projects, which may include housing, hotel, retail, entertainment, recreation, office or parking facilities or projects, including privately developed or financed improvements related to the convention center or such facilities or projects, as contemplated by the master development plan. For purposes of this subdivision, the term "associated" means functionally and economically related to the convention center as part of an integrated effort to develop and revitalize the urban core of the city of Hartford as an attractive destination for visitors and location for new businesses and residents.
- (31) "Secretary" means the Secretary of the Office of Policy and Management or the secretary's designee.
- (32) "Site acquisition" means the acquisition of real property, by condemnation, purchase, lease, lease-purchase, exchange or otherwise, comprising the Adriaen's Landing site and the stadium facility site, and includes the acquisition of other real property determined by the secretary

to be necessary for off-site infrastructure improvements related to the development of the Adriaen's Landing site or the stadium facility site or for temporary use for construction staging or replacement parking during the period of construction, and the exchange or lease, as lessor or lessee, by the secretary or any other agency, department or public instrumentality of the state, of off-site real property to the extent determined by the secretary to be necessary to acquire real property comprising the Adriaen's Landing site, but excludes the acquisition or development by any private party of real property or improvements not on the Adriaen's Landing site.

- (33) "Site preparation" means the removal and relocation of utilities, including electricity, gas, steam, water and sewer, the installation and connection of additional required utilities, the construction of necessary drainage facilities, the demolition of existing improvements and the removal, containment or other remediation of any hazardous materials and the restoration and compacting of soil, whether undertaken by the secretary or any other agency, department or public instrumentality of the state, all on the Adriaen's Landing site, the stadium facility site, and on other sites where site preparation is necessary for the development of the Adriaen's Landing site and the stadium facility site as contemplated by the master development plan or for the continuation of a public service facility, as defined in section 32-658, or utility operations.
- (34) "Stadium facility" means a multipurpose sports stadium with a minimum of approximately forty thousand seats and with capacity for expansion to a minimum of approximately fifty thousand seats, meeting all applicable requirements for home team facilities for Division I-A football of the NCAA and the college football conference of which the university is expected to be a member, including seating capacity, size and composition of playing surface, locker room and media facilities and other amenities, to be owned by the state on the stadium facility site, together with equipment, fixtures, furnishings and appurtenances integral and normally associated with the construction and operation of such a facility,

stadium parking and ancillary infrastructure improvements, all as more particularly described in the master development plan.

- (35) "Stadium facility project" means the development, design construction, finishing, furnishing and equipping of the stadium facility and related site acquisition and site preparation.
- (36) "Stadium facility site" means the real property located at Rentschler Field in the town of East Hartford designated for such purpose in the master development plan.
- (37) "Stadium parking" means improvements, facilities and other arrangements for parking for stadium facility operations and events, including license, lease or other parking use agreements.
- (38) "State" means the state of Connecticut.
- (39) "State Bond Commission" means the commission established pursuant to subsection (c) of section 3-20 or any successor thereto.
- (40) "Treasurer" means the State Treasurer or the deputy treasurer appointed pursuant to section 3-12.
- (41) "University" means The University of Connecticut, a constituent unit of the state system of public higher education.
- (42) "Work" means the provision of any or all of the work, labor, materials, equipment, services and other items required for a project including, but not limited to, design, architectural, engineering, development and other technical and professional services, construction and construction management services, permits, construction work and any and all other activities and services necessary to acquire, design, develop, construct, finish, furnish or equip any project.
- (43) "Connecticut Center for Science and Exploration" means the science center facility constructed and operated in the Adriaen's Landing site.

Sec. 25. Subdivision (14) of section 32-655 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(14) Pay or reimburse the Office of Policy and Management, the authority, the university and other affected state agencies and political subdivisions of the state and any third parties incurring such costs at the request or with the approval of the state as certified by the secretary, for project costs of the overall project including, without limitation, preliminary costs arising prior to July 1, 1999, or costs under subsection [(e)] (d) of section 32 -605, as amended by this act, or sections 32-654, 32-655a, 32-655b, as amended by this act, and 32-666a; and

Sec. 26. Section 32-655b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

The master development plan may be modified by the secretary after May 2, 2000, to the extent determined by the secretary to be necessary or desirable in light of unforeseen conditions or circumstances, including, without limitation, economic or market conditions or development or cost constraints, provided (1) no such modification shall be inconsistent with any requirements of subsection [(e)] (d) of section 32-605, as amended by this act, or sections 32-650 to 32-668, inclusive, as amended by this act, and (2) in the event that the secretary determines that any such modification in the master development plan would result in a material change in the purpose or character of the stadium facility, the related parking facilities or the convention center, such modification shall not become effective unless and until (A) the secretary has filed with the house and senate clerks, for transmittal to the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding, a description of such modification in reasonable detail, and (B) such committee shall either have (i) approved such modification, or (ii) failed to reject such modification within thirty days of the date of filing by

the secretary of the description of such modification with the house and senate clerks.

Sec. 27. Subsection (i) of section 32-656 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(i) The secretary and the authority shall jointly select and appoint an independent construction contract compliance officer or agent, which may be an officer or agency of a political subdivision of the state, other than the authority, or a private consultant experienced in similar public contract compliance matters, to monitor compliance by the secretary, the authority, the project manager and each prime construction contractor with the provisions of applicable state law, including subdivision (1) of section 12-412, subsection (a) of section 12-498, sections 12-541 and 13a-25, subdivision (1) of section 22a-134, section 32-600, as amended by this act, subsection [(c)] (d) of section 32-602, as amended by this act, subsection [(e)] (d) of section 32-605, as amended by this act, section 32-610, as amended by this act, subsections (a) and (b) of section 32-614, as amended by this act, sections 32-617, as amended by this act, 32-617a, 32-650, 32-651 to 32-658, inclusive, as amended by this act, 32-660 and 32-661, subsection (b) of section 32-662, section 32-663, subsections (j) to (l), inclusive, of section 32-664, as amended by this act, sections 32-665 to 32-666a, inclusive, sections 32-668 and 48-21 and sections 29 and 30 of public act 00 -140, and with applicable requirements of contracts with the secretary or the authority, relating to set-asides for small contractors and minority business enterprises and required efforts to hire available and qualified members of minorities and available and qualified residents of the city of Hartford and the town of East Hartford for construction jobs with respect to the overall project and the on-site related private development. Such independent contract compliance officer or agent shall file a written report of his or her findings and recommendations with the secretary and the authority each quarter during the period of project development.

Sec. 28. Subsection (j) of section 32-664 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(j) The [Capital City Economic Development Authority] Capital Region Development Authority shall be considered the state agency responsible for preparing the written evaluation of the impact of the convention center project and the parking project on the environment, and the Office of Policy and Management shall be responsible for preparing the written evaluation of the impact of the stadium facility project on the environment, in accordance with the requirements set forth in section 22a-1b and the regulations adopted thereunder. The scope of each such written evaluation shall include each related activity, facility or project which the authority or the Office of Policy and Management, respectively, determines should be considered part of the same sequence of planned activities as the convention center project, the parking project or the stadium facility project, as the case may be, for purposes of section 22a-1c, including any housing, retail, entertainment, recreation, office, parking or hotel project or facility proposed to be integrated with or developed or used in conjunction with the stadium facility or the convention center, and any public service facility proposed to be constructed or relocated, either on or off the Adriaen's Landing site, as a result of or in connection with the overall project. The authority is authorized to assist the city of Hartford in the preparation and processing of any environmental impact statement with respect to such sequence of planned activities or any part thereof required to be undertaken by the city of Hartford on behalf of any federal agency under the National Environmental Policy Act, and the Office of Policy and Management is authorized to assist the town of East Hartford in the preparation and processing of any environmental impact statement with respect to such sequence of planned activities or any part thereof required to be undertaken by the town of East Hartford on behalf of any federal agency under the National Environmental Policy Act. Such assistance may include the expansion of the scope of the environmental evaluation undertaken by the authority or the Office of Policy and Management to the extent necessary to satisfy the requirements of the

National Environmental Policy Act and assistance with such additional procedural requirements as may pertain thereto. The authority, the city of Hartford, the Office of Policy and Management and the town of East Hartford may enter into memoranda of understanding with respect to such assistance, which may include provisions for an appropriate allocation of any additional costs incurred by the authority or the Office of Policy and Management, respectively, in connection therewith. To the extent that any activity, facility or project of any other public or private entity is included in any environmental evaluation undertaken by the authority, or the Office of Policy and Management, the authority or the Office of Policy and Management, as the case may be, shall be entitled to receive payment or reimbursement of such entity's allocable share of the costs incurred by the authority or the Office of Policy and Management, respectively, in connection therewith. Each such evaluation shall include a description of the permits, licenses or other approvals required from the Commissioner of Energy and Environmental Protection for the overall project. The authority and the Office of Policy and Management, as the case may be, shall submit their evaluations and a summary thereof, including any negative findings to the Commissioner of Energy and Environmental Protection and the secretary and shall make the evaluations and summaries available to the public for inspection and comment at the same time. Notwithstanding the regulations adopted pursuant to section 22a-1a, the authority and the Office of Policy and Management each shall hold a public hearing on its evaluation and shall publish notice of the availability of its evaluation and summary in a newspaper of general circulation in the city of Hartford and, with respect to the stadium facility project, the town of East Hartford not less than fourteen calendar days before the date of such hearing. Any person may comment at the public hearing or in writing not later than the second day following the close of the public hearing. All public comments received by the authority and the Office of Policy and Management, as the case may be, shall be promptly forwarded to the Commissioner of Energy and Environmental Protection and the secretary and shall be made available for public inspection. Nothing in subsection (b) of section 22a-1 shall be

deemed to require that any such written evaluation of environmental impact be completed prior to the award of contracts, the incurrence of obligations or the expenditure of funds in connection with the acquisition of the Adriaen's Landing site or the stadium facility site, planning and engineering studies for site preparation or preliminary site preparation work not requiring permits or approvals not yet obtained, or the planning and design of the stadium facility and the related parking facilities or the convention center. Nothing in this section shall be deemed to require that applications for licenses, permits, approvals or other administrative action in connection with all aspects of the overall project be submitted or acted upon at the same time if not otherwise required by law.

- Sec. 29. Section 32-669 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (a) On or before February 1, 2003, and annually thereafter, until five years after the opening of the convention center, the [Secretary of the Office of Policy and Management] <u>Capital Region Development Authority</u> shall prepare a report regarding the status of the Adriaen's Landing project and The University of Connecticut football stadium project. Such report shall be made, in accordance with the provisions of section 11-4a, to the president pro tempore of the Senate, the speaker of the House of Representatives, the majority leader of the Senate, the majority leader of the House of Representatives, the minority leader of the Senate and the minority leader of the House of Representatives and to the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding. The report to said committee shall be presented at a meeting of said committee held during the regular session of the calendar year in which such report is due.
- (b) Such report shall be separated into a section on the Adriaen's Landing project and a section on The University of Connecticut football stadium project and shall contain the following information: (1) A detailed estimated budget for the overall project; (2) the current timeline for the

entire project, with significant milestone events, from inception to projected completion date; (3) for each project component, including, but not limited to, the science center, (A) a description of the component, (B) its current budget in detail, comparing it to the budget presented to the General Assembly prior to May 2, 2000, (C) projected completion date, (D) any change made in the course of planning and execution over the prior calendar year and reasons for such change, and (E) status at the end of such calendar year; (4) problems encountered in the prior calendar year and potential problems in the future; (5) status of the project's compliance with the provisions of section 32-605, as amended by this act, including, but not limited to, (A) a description of each contract entered into during the prior calendar year, (B) whether any contractor is a woman-owned business enterprise, a minority business enterprise or a small business enterprise, as those terms are defined in section 4a-60g, (C) the value of such contract, (D) any subcontractors under such contract, the value of the subcontract and whether any subcontractor is a woman-owned business enterprise, a minority business enterprise or a small business enterprise, as those terms are defined in section 4a-60g, (E) the number of jobs associated with such contract, including the number of jobs held by residents of Hartford and East Hartford and the number of jobs held by women and minorities, and (F) any steps being taken for affirmative action and corrective measures for any deficiencies; (6) a detailed projected annual operating budget for each facility, including information regarding how much funding the state will be required to provide and how much the municipality will be required to provide; (7) a timeline showing when operating expenses may be incurred prior to the project's completion, including how much of such expenses will be provided by the state in each year and how much will be provided by the host municipality; (8) current estimates for funding from all state and private sources for each component of the project for each fiscal year in which the funding is made available; (9) a summary of the total funding for the project from each of the following sources: (A) General obligation bonds, (B) funding from the General Fund operating surplus, (C) revenue bonds issued by the [Capital City Economic Development Authority] Capital

Region Development Authority, with the associated General Fund costs, including, but not limited to, General Fund debt service reimbursement for the parking garage and utility plant, (D) tax exemptions or credits granted to any part of the project, (E) payments in lieu of taxes made to any municipality for any component of the project, (F) the operating subsidy for the convention center and the science center, (G) private investments, and (H) any other sources; and (10) detailed financial information regarding the income and expenses of any public entities operating at Adriaen's Landing.

Approved June 15, 2012

TOWN OF EAST HARTFORD OFFICE OF THE MAYOR

DATE:

October 18, 2012

TO:

Richard Kehoe, Chair

FROM:

Mayor Marcia A. Leclerc \$\int_{\text{\clip}}

RE:

REFUND OF TAXES

I recommend that the Town Council approve a total refund of taxes in the amount of \$3,973.06 as detailed in the attached listing from our Collector of Revenue.

Please place this item on the Town Council agenda for October 30, 2012.

C:

M. Walsh, Director of Finance

I. Laurenza, Tax Collector

INTEROFFICE MEMORANDUM

TO:

MARCIA A LECLERC, MAYOR

MICHAEL WALSH, DIRECTOR OF FINANCE

FROM:

IRIS LAURENZA, COLLECTOR OF REVENUE

ANNIE KOHLER, ASSISTANT TAX COLLECTOR

SUBJECT:

REFUND OF TAXES

DATE:

10/15/2012

Under the provisions of Section 12-129 of the Connecticut General Statutes, the following persons are entitled to the refunds as requested. The total amount to be refunded is \$3,973.06 See attached list.

Over Paid	(679.25)	(122.82)	(109.80)	(913.58)	(83.01)	(24.74)	(32.90)	(44.37)	(25.80)	(115.10)	(45.06) (45.58)	(13.01)	(110.97)	(64.50)	(63.13)	(59.90)	(5.00)	(299.10)	(59.55)	(222.51)	
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Prop Loc∕Vehicle Info.	123-125 WHITING RD	2009//KNDJE723897599160	2002//1Y1SK52832Z426343	2009//WDDGF81X99R081764	1996//1FTCR14U0TTA55797 1996//JH4KA9656TC012636	2002//J\$1GT74A822108806	1995//JF1GF6557SH810434	1998//1LNFM82W2WY626136	2000//ZFAFP74W6YX131370	1994//1B7KC26C5RS516739	2009//1HGCP26419A191516 2008//JHLRE48308C071033	1995//1FALP45T6SF193697	1998//1HGCG6679WA060959	1996//2G4WB52K9T1502168	1997//1MELM55U0VG658957	1990//1G2WJ14T4LF200189	2000//4JGAB54E9YA173258	2011//JS1GN7FA1B2102773	1993//1J4GZ58S1PC617501	2003//JF1GG68503H813847	
Address	200 CLARENDON STREET BOSTON MA 02116	61 HIGHVIEW ST E HARTFORD CT 06108 2983	62 ADAMS ST E HARTFORD CT 06108 1601	BOX 685 ROANOKE TX 76262 0685	64 HARVEST LN E HARTFORD CT 06118 3524 64 HARVEST LA E HARTFORD CT 06118 3524	11 TURTLE CRK LN A34 E HARTFORD CT 06108 2344	104 HAMILTON OAKS DR APT E HOT SPRINGS AR 71913 1853	28 FRANCIS ST E HARTFORD CT 06108 2625	23 PORTERBROOK AV E HARTFORD CT 06118 3225	27 HIGH CT E HARTFORD CT 06118 1816	600 KELLY WAY HOLYOKE MA 01040 9681 600 KELLY WAY HOLYOKE MA 01040 9681	250 GOVERNOR ST E HARTFORD CT 06108 2007	700 LOWER STATE RD 26 B04 NORTH WALES PA 19454	34 ROMAR DR E HARTFORD CT 06118 2242	68 SUNRISE LA E HARTFORD CT 06118 3058	886 MAIN ST AP 801 E HARTFORD CT 06108 2228	244 SCHOOL ST E HARTFORD CT 06108 1843	75 OLMSTED ST E HARTFORD CT 06108 2252	35 TERRACE AVE E HARTFORD CT 06108 1530	83 PRATT ST GLASTONBURY CT 06033	
Мате	ADMIRALS BANK ATTN: TARA MELITO, ESCROW DEPT.	BOUCHARD AMY B	BRITNEY LINDA	DAIMLER TRUST	DONAHUE STEPHEN J DONAHUE STEPHEN J	DONES ELIZABETH	EMILE JOSEPH A	GAUTHIER ELIZABETH M	GUDAUSKAS GEORGE J OR GUDAUSKAS VIVIAN L	HARRIS CEDRIC P	HONDA LEASE TRUST HONDA LEASE TRUST	HORIZON SERVICES	KHETWAL DEEPAK S	KUMMER KENNETH	LANZO EUGENE T OR LANZO FRANCES C	LARKIN DARYL J	LE HUING K	PHOTHISAENG SONGKANE J	ROIX KATHLEEN M	SCOTT LINDSAY N	
Bill	2011-01-0000262	2011-03-0053832	2010-03-0054355	2011-03-0058558	2011-03-0060050 2011-03-0060051	2010-04-0081928	2011-03-0061259	2009-03-0063754	2011-03-0065252	2011-03-0065766	2011-03-0066888 2011-03-0066962	2011-03-0067086	2010-03-0069056	2009-03-0069905	2010-03-0070120	2011-03-0070159	2011-03-0070469	2011-03-0078551	2010-03-0081664	2011-03-0082985	

2011-03-0085628	THEPSIRI CHANKHAM	40 CUMBERLAND DR APT B10 E HARTFORD CT 06118 1147	2006/YS3FD49Y961003523	v)	(28.15)	
2011-03-0086317 2011-03-0086352	TOYOTA MOTOR CREDIT CORP TOYOTA MOTOR CREDIT CORP	19001 S WESTERN AVE #WF21 TORRANCE CA 90501 19001 S WESTERN AVE #WF21 TORRANCE CA 90501	2010//4T1BF3EK8AU519676 2010//2T3DK4DV1AW031831	os os	\$ (44.80) \$ (537.45)	
2011-03-0086713	TUZZOLINO JOSEPH A JR	55 CIPOLLA DR E HARTFORD CT 06118 1343	1997//JH4DC4442VS009063	69	(68.04)	
2010-03-0089981 2010-03-0089982	ZAWISTOWSKI ALAN T ZAWISTOWSKI ALAN T	16 PARKER ST PITTSFIELD MA 01201 4307 16 PARKER ST PITTSFIELD MA 01201 4307	2005//1J8HR58235C717017 2008//1B3LC56J38N139072	ഗം ഗം	(32.92) (26.81)	
TOTAL				\$(3,	\$ (3,973.06)	