

### **I. Call Meeting to Order**

The Common Council of the City of Greenwood, Johnson County, Indiana met in its regular session on Monday, March 6, 2017 at 7:00 p.m. in the regular place, the Council Chambers of the Greenwood Municipal Building, 300 South Madison Avenue, Greenwood, Indiana. The Council President, Mike Campbell, presided and Clerk, Jeannine Myers, was present to memorialize the proceedings.

Mr. Campbell invited Boy Scouts from Troop #264 who are working on their Citizenship and Community Merit Badges to come forward and introduce themselves. Ethan Winnett, Connor Horan, Aeryk Wikle, Kaleb Farmer, Alexander Gonzalez, Alexander Ridge, and Will Bullock led the audience in reciting the pledge.

Monsignor Mark Svarczkopf, Pastor of Our Lady of Greenwood Roman Catholic Church, led in prayer.

Present on the roll call were Council Members: Bruce Armstrong ("Mr. Armstrong"); Ron Bates ("Mr. Bates"); Mike Campbell ("Mr. Campbell"); Brent Corey ("Mr. Corey"); Linda Gibson ("Ms. Gibson"); Ezra Hill ("Mr. Hill"); David Hopper ("Mr. Hopper"); Chuck Landon ("Mr. Landon") and David Lekse ("Mr. Lekse"). A quorum was obtained.

Additional Officials Present: Mark Myers ("Mayor Myers"), City of Greenwood Mayor; Krista Taggart ("Ms. Taggart"), Corporation Counsel; John Laut ("Mr. Laut"), Greenwood Police Chief; Terry McLaughlin ("Mr. McLaughlin"), Deputy Mayor; Jody Long ("Ms. Long"), Greenwood Controller; and Darin Hoggatt ("Chief Hoggatt"), Greenwood Fire Chief.

### **II. Approval of [Minutes from the Regular Meeting on February 22, 2017](#)**

Motion to approve the minutes from the regular meeting on February 22, 2017 moved by Mr. Bates. Seconded by Mr. Lekse. **Vote: Ayes. (9-0) Motion Carries.**

### **III. Audience Requests**

Terry McLaughlin, Deputy Mayor, invited Best Way Trash and Recycling Services to present to council. Luke DeCoursey, Administrator with Best Way Disposal, discussed changes to the process with recycling in the City of Greenwood on January 1. Mr. DeCoursey said they collected the 18-gallon bins they had been using replacing them with 96-gallon bins and have been encouraged by the progress they have made, the amount they have collected on the home basis is up 26% as far as participation in the program. He shared the tonnage has gone up 13% since we started comparative January – February 2017 to January –February 2016. Mr. DeCoursey is very encouraged and as he spoke with the Board of Public Works earlier this evening, they approved additionally offering a 64-gallon bin to help alleviate the issues some residents have had with the size of the 96-gallon bin. Mr. DeCoursey said the customer would have to pay \$65.32 per bin for the 64-gallon bin, they will own it. He said it is something they will offer, deliver, and service it. Mr. DeCoursey said they have picked up 5,800 units and delivered 7,300, which indicated participation is growing. Mr. Corey asked how a resident would go about getting the smaller bins. Mr. DeCoursey said they can give the city of Greenwood a call... Mr. McLaughlin stated the city of Greenwood billing department would take care of it. They are virtually the same size but five inches shallower and not as deep. He indicated the trucks they use to pick up the recyclable materials that is the only two sizes that we are able to service with the arms on the trucks. Mr. DeCoursey said that is another option for folks. Mr. Corey asked how the payment of billing would work if a resident chooses the new bin. Mr. McLaughlin stated the believes they would work up the payment by credit or debit card. Mr. DeCoursey said they are going to try to work out something for an online payment for folks so they can do, it will take a little work but it is something... Mr. Corey said they would have to prepay for the new bin. Mr. DeCoursey indicated yes. Mr.

Campbell shared his appreciation for the response, even though it may not be a perfect solution for everybody at least there is an option.

#### **IV. Reports**

##### **A. Corporation Counsel**

Ms. Taggart stated council should have received a copy of counsel report; With Respect To IDEM Report Compliance, there were about twenty additional *Find It, Fix It* credits applied since the last meeting. She reminded the *Find It, Fix It* program runs all of 2017, so we will be promoting it at various locations throughout the year, most notably the upcoming Earth Month in April during the public education outreach. Ms. Taggart said council was sent a copy of a proposed settlement agreement, the universal settlement agreement between Citizens and the satellite customers with respect to sanitary sewer rates. She asked for authority to enter into a settlement agreement substantially similar to the one presented to you. Motion by Mr. Bates. Seconded by Mr. Lekse. Mr. Landon asked if the agreement could sever this with no penalty involved. Ms. Taggart stated yes, you could leave at any time with no exit penalty. Mr. Landon also asked about excessive strength surcharges using terms he question what they are and how do they measure this. After reviewing the page Ms. Taggart clarified, we have requirements in our current contract with Citizens previously the City of Indianapolis that says for our Industrial use etc. our sanitary sewer up limit must meet certain environmental criteria with respect to Nitrates and other environmental indicators. Keith and the Sanitation crew have a sanitary Industrial User Monitoring Program, they test those sites, and we have not had any issues with respect to our Industrial Users in compliance with those measurements. She indicated the agreement also has potential surcharges in it, if you go over flows the peak flows, that is an issue we are also trying to address through the *Find it, Fix it* program through our other I&I through the Western Regional Interceptor. She shared to date there has been no discussion in being out of compliance or concern with respect to the levels of the certain elements, such as Nitrates etc., that has never been brought to our attention by IDEM. Ms. Taggart stated what we have been working on, what was cited in the aggrieved order was the inflow infiltration leading to peak flows being higher than they should be which at times results in the backup. Mr. Landon recalled a discussion at the meeting, saying we had a lot of safety on peak flow, we had never hit the peak flow that was contracted, and there was a wide safety margin. Ms. Taggart stated it is her understanding is such not that we have not hit the peak flow, it's that our capacity is currently 14.8 milligrams per million gallons per day and we are currently at about 7 so we are only at half of our capacity that is not our peak capacity but our capacity of our overall system. She continued what that says is that we have a lot of capacity that going forward we would be able to have new development in Greenwood and not have to pay SAF to Indianapolis. She said we have purchased up to capacity to about 15 million gallons per day and currently at half. Mr. Landon verified we have plenty of room to grow. Ms. Taggart said correct. Mr. Bates asked how we are getting this information to our customers; it will be a pretty big shock as far as rate increase and know why we have to do it but what is the PR... Ms. Taggart shared we will continue to do public outreach and education as we have been doing. She said what the council is doing by entering into the agreement is protecting the customers from a huge shock or a large rate increase all at once. She said the agreement has a very graduated rate increase as we discussed there is no rate increase in 2017, there is no rate increase in 2018, but in 2019 ones are very moderate. She said it could potentially be born by the rate structure that has already been passed by the council so there should be no immediate impact on residents from this settlement agreement. Ms. Taggart shared in contrast as was discussed, if we do not enter into this, there is a potential for immediate impact that could be rather shocking for residents. **Voice Vote: Ayes. (9-0) Motion Carries.**

##### **B. Controller**

Ms. Long addressed council regarding an email request to ratify the payment made to INDOT for the traffic preemption project. She indicated the amount of the check was

\$74,888.03 and was dated [inaudible] and it came out of Rainy Day Funds. She pointed out history in keeping the Finance Department moving in transparency with council and allowing them to do their job she is asking for a motion. Motion as presented made by Mr. Corey. Seconded by Mr. Bates, **Voice Vote: Ayes. (9-0) Motion Carries.**

### **C. Committee & Board Reports**

Mr. Lekse stated the Planning Commission met last Monday and shared the topic also addressed in 17-16 with respect to Ms. Curl. He said there were also two proposals regarding expansion of TIF Districts the materials that were sent out to the Planning Commission were received very late, in his case he received them the day after the meeting. Mr. Lekse stated he moved to postpone until a future meeting.

## **V. Ordinances and Resolutions**

### **A. Notice of Intent to Consider**

[ORDINANCE NO. 17-16](#) AN ORDINANCE TO AMEND THE OFFICIAL ZONING MAP ADOPTED BY REFERENCE IN ZONING ORDINANCE NO. 82-1 (Proposed Rezoning of Approximately 1.19 Acres Located at 1 E Main Street, 21 E. Main Street, and 259 S. Meridian Street)  
(Sponsored by Hopper)

Motion moved by Mr. Corey. Seconded by Ms. Gibson.

Mr. Peeples addressed council stating this is a request to rezone about 1.19 acres, zoning classification is C2 provides for redevelopment two lots along Main Street for the new location of Ms. Curl. He indicated the rehabilitation of the current Ms. Curl facility to a bicycle rental/public restroom facility and to establish zoning for Archers consistent with the land use. Mr. Peeples said currently the properties are zoned R2 which is a single-family residential zoning classification. He said the Redevelopment Commission in the city have acquired two formally residential lots along Main; the idea would be to construct about a 4,600 square foot retail building on that location that Ms. Curl would move into and operate as a year-round use, rather than seasonal use. He said the city would enter into a long-term lease with the owner of Archer's; the old Ms. Curls building would require some work over time use it for bicycle rentals and install some restrooms in it. Mr. Peeples said the Planning Commission did forward this as a favorable recommendation with a vote of 8-0; one member had to abstain because she received notice on this proposal. Mr. Corey asked if there were any commitments put on this rezoning. Mr. Peeples said no. Mr. Corey said theoretically, he could build anything he wanted to in C2. Mr. Peeples said yes; anything that is permitted in a C2 Zoning district. Mr. Hopper asked if Mr. Corey would like to make it just an ice cream shop. Mr. Corey said he would like some kind of commitment. Mr. Hopper said he does not disagree. Mr. Corey indicated there should be commitments, use commitments and should have been done at the Planning level and not here at the council. Ms. Taggart indicated this would be the last opportunity to do so. Mr. Corey discussed previous commitments addressed. Ms. Taggart asked if Mr. Corey wished to... Mr. Corey said he does not want to go through the commitments now, if we want to postpone it sure, but he does not think it is appropriate for council to go through this now, it should have been done earlier. Mr. Hill asked about a time frame, if council postponed it. Mr. Peeples said he is not aware of any time frame, the building itself is in Engineering [inaudible] architectural firm, the intent was to file a commercial site plan as quickly as possible after this rezoning request. He said the Board of Zoning Appeals did approve a variance of front yard setback on both Main and Meridian for the eventual building on this property, they did that subject to one condition, that this rezoning be approved by the Common Council. Mr. Hopper asked for clarification regarding Archers lease Ms. Curl building to us... Mr. Corey said hypothetically is they decided not to, they could tear it down and build whatever they wanted to under C2. Mr. Peeples said they could, if it would be a permitted use... Ms. Taggart said it is in a flood plain. Mr. Corey

said they could remodel and make whatever C2 now granted, some would probably argue that might be better than what is there now. Ms. Taggart said any sort of remodeling would have to be limited in a flood zone... Mr. Peeples verified it is in a flood way so, if they demoed the building it is unlikely they would be able to rebuild. Mr. Corey argued they could change the use of the building. Mr. Landon questioned if we are thinking about making it C2 and restrict the use why don't we just leave it R2 and give them the variance to operate an ice cream store; if somebody else came in they would have to come back to the council and go through the entire process again. Mr. Hopper indicated if they want a use other than the ones that we put on it they would have to come back to us anyway. Mr. Corey asked Mr. Peeples that usually you do not like to use a variance process unless it is absolutely... Mr. Peeples this is above the lie of him as a planner not necessarily all planners, he is not a big fan of use variances, the use variance is justified in rezoning is more appropriated especially in Greenwood because use variances expire with ownership change. He continued saying the council doesn't approve variances, the Board of Zoning/ Appeals would have to, you would have no control over it, you would not have control over it if you do it as a use variance, if you do it as a commitment on a rezoning and the council puts on then you would have because the way the law is written, a petitioner has to go to the body that imposes a commitment on it, and this would be a council initiated commitment. Mr. Landon thanked Mr. Peeples for his answer. Motioned to postpone until the next regularly scheduled meeting. Seconded by Mr. Lekse. Mr. Campbell stated every Wednesday he goes to lunch with his grandson, they go to ice cream after, and every Wednesday he tell him, he wants to go to Ms. Curl, half of the year he has to tell his grandson they can't go. Mr. Campbell said he is in favor of a new building, open year round so he can make his grandson happy. Mr. Lekse warned to be careful what you wish for, anything you can get all the time is not as good as something you can get half the year. **Voice Vote: Ayes. (9-0) Motion to postpone carries.**

## **B. First Reading**

[ORDINANCE NO. 17-11](#) AN ORDINANCE TRANSFERRING FUNDS FROM CERTAIN RARELY USED FUNDS THAT ARE CLOSELY RELATED TO ACTIVE FUNDS  
(Sponsored by Gibson)

Motion for the first reading of Ordinance No. 17-11 moved by Ms. Gibson. Seconded by Mr. Landon. **Vote: Ayes. (9-0) Motion carries.**

[ORDINANCE NO. 17-12](#) AN ORDINANCE TO CLOSE CERTAIN RARELY USED FUNDS – FUND 024, FUND 031, FUND 048, FUND 088, AND FUND 071 AND AMENDING FUND 026  
(Sponsored by Gibson)

Motion for the first reading of Ordinance No. 17-12 moved by Ms. Gibson. Seconded by Mr. Bates. **Vote: Ayes. (9-0) Motion carries.**

[ORDINANCE NO. 17-14](#) AN ORDINANCE TO ESTABLISH AN AIRPORT RESTRICTIVE DONATION FUND  
(Sponsored by Gibson)

Motion for the first reading of Ordinance No. 17-14 moved by Ms. Gibson. Seconded by Mr. Lekse. **Vote: Ayes. (9-0) Motion carries.**

[ORDINANCE NO. 17-15](#) AN ORDINANCE TRANSFERRING FUNDS FROM RESTRICTIVE DONATION FUND 028 TO NEWLY CREATED AVIATION RESTRICTIVE DONATION FUND  
(Sponsored by Gibson)

Motion for the first reading of Ordinance No. 17-15 moved by Ms. Gibson. Seconded by Mr. Lekse. **Vote: Ayes. (9-0) Motion carries.**

### **C. Second Reading**

[ORDINANCE NO. 17-04](#) AN ORDINANCE AMENDING GREENWOOD MUNICIPAL CODE (1993), AS AMENDED, CHAPTER 4, ARTICLE 2, DIVISION VIII REGULATING PEDDLERS AND SOLICITORS  
(Sponsored by Landon)

Motion for the second reading of Ordinance No. 17-04 moved by Mr. Landon. Seconded by Mr. Bates.

Mr. Corey requested the attorney put in the record that all those permitted... Ms. Taggart indicated her office sent letters and posted... Mr. Campbell asked Clerk Myers to enter the letters sent into the official record [attached]. Clerk Myers replied she would. Mr. Corey asked if we received a response back from any of them. Ms. Taggart replied they have not reached out to her office and she has not heard if they reached out to Finance but knows a couple contacted the Chamber.

Mr. Bates explored the idea to consider an amendment to include seniors who may be eighteen. Motion to change seventeen to eighteen made by Mr. Bates. Seconded by Mr. Corey for discussion.

Mr. Corey said, theoretically couldn't a company hire eighteen year olds... Mr. Campbell said he understands there are seniors in high school. Mr. Hopper said he has not seen a senior in high school out knocking on doors asking for donations. Ms. Taggart said the purpose of the legality of the ordinance was that it cannot be content-based but you have to look purely at the age. She added before the basis was that children are less likely to commit a crime or fraud than adults are, and that is why the rational basis upon which you are making the distinction there. Ms. Taggart reminded council unless you move it to eighteen you need to be able to make that same distinction between saying an eighteen or nineteen year old; that is where we originally started with twelve year olds, because very little violent crime is committed by children under the age of eleven or twelve then we moved it to seventeen. She continued for the record when you are talking about why you are doing it, she would suggest or advise talking about it in that framework in order to provide a basis to defend it if it were challenged. Mr. Armstrong asked if the definition of a juvenile was under seventeen or under eighteen. Mr. Lekse said the word minor is used more often and is anybody less than eighteen; he said the risk of going to eighteen years old is the businesses hire full time employees at eighteen and they are not subject to this, but they are less likely to hire a seventeen year old. Mr. Lekse said he likes keeping it at seventeen and under; if there is an eighteen-year-old collecting for goodwill or scouts or anything like that he hopes the police use their power of discretion to recognize under the law we don't haul them into the slammer.

Mr. Campbell requested roll call on the amendment. **Vote: Ayes: Gibson, Hill, Lekse, and Bates. Nays: Hopper, Landon, Armstrong, Campbell, and Corey. (4-5) Motion for Amendment Fails.**

Mr. Bates asked if legal and council thought it was wise to restrict this to residents of Greenwood only. Ms. Taggart said this is in respect to under eighteen, any sort of distinction you make you need to be able to defend it upon a rational basis that you have a reason why you are drawing that distinction with respect to the activity in question. She noted that you can said perhaps residents of Greenwood are more likely to be known in their area, they are more likely to have established social connections, as opposed to people coming in from the outside, therefore there would be less risk. She said there is a basis that can be drawn and would be the type of argument. Mr. Lekse added we would think that people seventeen years and less are doing it for community purposes and the people of Greenwood would be more welcome to support their local band or scouts not Fort Wayne down here to raise money; he thinks that was the idea behind the resident requirement.



Mr. Campbell requested roll call for the second reading. **Vote: Ayes: Hill, Hopper, Landon, Lekse, Armstrong, Bates, Campbell, and Gibson. Nays: Corey. (8-1) Motion carries.**

[ORDINANCE NO. 17-06](#) AN ORDINANCE PROVIDING FOR AN ADDITIONAL APPROPRIATION FROM THE MOTOR VEHICLE HIGHWAY FUND TO BUDGET CLASSIFICATION 445 IN THE MOTOR VEHICLE HIGHWAY BUDGET (\$400,000)  
(Sponsored by Hill)

Ms. Taggart requested council postpone this until the next meeting due to a publication issue. Motion to postpone Ordinance No. 17-06 moved by Mr. Bates. Seconded by Mr. Corey. **Voice Vote: Ayes. (9-0) Motion carries.**

[ORDINANCE NO. 17-07](#) AN ORDINANCE TO ESTABLISH A WORKERS COMPENSATION SELF INSURANCE FUND TO ADMINISTER MONIES FOR WORKERS COMPENSATION INSURANCE EXPENSES AND CLAIM PAYMENTS  
(Sponsored by Gibson)

Motion for the second reading of Ordinance No. 17-07 moved by Ms. Gibson. Seconded by Mr. Landon. **Vote: Ayes. (9-0) Motion carries.**

[ORDINANCE NO. 17-08](#) AN ORDINANCE AMENDING THE 2017 SALARY ORDINANCE, COMMON COUNCIL ORDINANCE NO. 16-50, TO CHANGE POSITION OF PAYROLL CLERK TO OFFICE MANAGER/PAYROLL ADMINISTRATOR AND INCREASE SALARY  
(Sponsored by Campbell and Bates)

Motion for the second reading of Ordinance No. 17-08 moved by Mr. Landon. Seconded by Mr. Lekse. **Vote: Ayes. (9-0) Motion carries.**

[ORDINANCE NO. 17-09](#) AN ORDINANCE TRANSFERRING FUNDS WITHIN THE AVIATION DEPARTMENT BUDGET FROM CLASSIFICATION 338 TO 445 FOR MACHINERY AND EQUIPMENT (\$15,000)  
(Sponsored by Hill and Gibson)

Motion for the second reading of Ordinance No. 17-09 moved by Mr. Lekse. Seconded by Ms. Gibson. **Vote: Ayes. (9-0) Motion carries.**

[ORDINANCE NO. 17-10](#) AN ORDINANCE AMENDING CHAPTER 2, ARTICLE 8, SECTION 2-69(b) (1) and (2) OF THE GREENWOOD MUNICIPAL CODE (1993) REGARDING THE PAID TIME OFF POLICY FOR FULL-TIME EMPLOYEES  
(Sponsored by Hill)

Motion for the second reading of Ordinance No. 17-10 moved by Mr. Lekse. Seconded by Mr. Hill. **Vote: Ayes. (9-0) Motion carries.**

## **VI. New Business - Introduction of New Ordinances and Resolutions**

None.

## **VII. Miscellaneous Business**

### **A. Council**

Mr. Campbell addressed the Boy Scouts present and shared his appreciation for their presence, to help clarify the meeting procedure he explained the council process.

Mr. Armstrong shared he noticed that the First Cabin of Greenwood historic sign has been knocked down and wondered if anybody knew anything about that. Ms. Gibson said that has been down for a while, she called someone at the BPW. Mr. Campbell asked if the city is responsible for that. Mr. Corey said the Leadership Johnson County Group three years ago redid them, Paul Todd and a group of people, which predates all of us and is unaware of who owns or schedules maintenance to that put it in originally. Mr. Armstrong asked who put in the Stones Crossing sign. Mr. Corey clarified that was the County Historical Society; these are not Johnson County historical markers.

Ms. Gibson shared some facts from Chris Jones, with Storm Water Utility. She said during the month of January, the street sweeper picked up 42+ tons and in the month of February, they picked up 48.3 tons. Ms. Gibson asked Mr. Jones what they do with that and its used for the alternative daily recovering things at the landfill and is pretty much the type of dried things you would see on the street but she thought those were higher numbers than she would have imagined.

## **B. Audience**

Claude Tate addressed council sharing he has been coming to the council meetings since April of 2015 about the ordinance referencing parking trailers and RV's on the grass. He has concluded he is wrong, when he quoted Gideon J. Tucker 'No man's life, liberty, or property are safe while the legislature is in session.' He really thought this council would understand the impropriety of denying citizens our traditional exercise of property rights. He said traditional use of property denied. Mr. Tate said when he quoted a famous Native American "To live with the white man, you have to live like the white man." He thought this council would understand that intolerance for a citizen's lifestyle ultimately is discrimination and oppression. Mr. Tate said when he quoted Martin Luther King, "An injustice to any man, anywhere, is a threat to all men, everywhere." He said he thought this council would understand that little injustice if not corrected will ultimately lead to more and greater injustice. Mr. Tate said it is unjust to presume that a citizen for the sole reason he owns a trailer or RV will not maintain the grass around his said trailer or RV. Mr. Tate said he was wrong when he thought this council would respect thousands of years of traditional use of property and that their intrusion would stop at the front line of the house as is stated in two other sections of this same ordinance. HE said he was wrong when he thought this council would have compassion for citizens forced to sell their boat or trailer because of Section C. He said he was wrong and greatly saddened that this council is determined to force all homeowners in Greenwood to live under Home Owners Association, without their permission. Mr. Tate said these types of restrictions are not wanted by a majority of the people of Greenwood. He said intolerance, when a homeowner chooses to join an HOA they voluntarily sacrifice choice in use of their property for the safe property values. He said those of us that does not choose to live under HOA's do so because we value our rights of property; HOA's have their own methods in requiring compliance, this council is supposed to protect and preserve citizens property rights. Mr. Tate appealed to those on the council who wish the preserve property rights to carefully examine the ordinance and the intended use of it. He said when you pass ordinances to use the force of law to compel non-HOA residents to give up their property rights; you form and create an atmosphere of contention and intolerance. He said you cause governments and those who administer to be held in contempt; you impose your idea of how to live upon others. Mr. Tate said you are intolerant of others lifestyles and hobbies and use the force of law to compel the citizens of Greenwood to give up their rights; you have demonstrated that the citizens have no rights which you cannot take away. He said the declaration of Independence states in part *there are certain inalienable rights, among these are life, liberty and the pursuit of happiness*. He indicated happiness is dependent on the property use rights. Mr. Tate thanked council for their attention.

## **C. Other Miscellaneous**

**1. Corporation Counsel**

- a. Copies of letters sent out to License holders regarding the Peddler and Solicitor Ordinance [attached].

**2. Controller**

None.

**D. Mayor**

Mr. McLaughlin shared the mayor has a presentation on Greenwood's Vision for downtown, there will be a Public Open House Thursday night at 6:00 pm and welcomed everyone to come out for that. He also addressed council member Landon's question on what other communities are doing as far as containers for trash removal. He said he contacted nine different communities, of the nine, seven actually participate in services the same way we do. He said two would not divulge; but of the seven, three provide a 96-gallon tote free and is the only one provided; one offered another size with a one-time fee. He shared four different entities provided smaller bins at no cost.

**VIII. Adjournment**

With no further business, the meeting adjourned at 7:50 p.m. The next regular meeting of the Greenwood Common Council to be held on March 20, 2017, at 7:00 p.m.

  
\_\_\_\_\_  
Council President, Mike Campbell

  
\_\_\_\_\_  
Clerk, Jeannine Myers





February 24, 2017

Nate Anderson  
Edward Jones Investments  
2840 Coventry Lane  
Greenwood, IN 46143

RE: City of Greenwood Ordinance 17-04

Dear Mr. Anderson:

Please see the enclosed Ordinance 17-04 relating to peddlers and solicitors in the City of Greenwood. As a current holder of a license, we believe you may be impacted by this ordinance which prohibits residential door to door soliciting except under certain strict circumstances.

The Council will be taking a final vote on this matter on Monday, March 6 at 7:00 p.m. at the City Center Building at 300 S. Madison Avenue, Greenwood, Indiana. If you would like to come and speak for or against the ordinance, comments will be permitted during the "Items from the Audience" section of the agenda.

Sincerely,

Krista Taggart  
Corporation Counsel

copy: Greenwood Common Council  
Jody Long, Controller



LEGAL DEPARTMENT

300 South Madison Avenue | Greenwood, IN 46143 | 317.888.0494



February 24, 2017

H & S Citrus, Inc.  
David Brockman  
6751 Cohee Road  
Rossburg, OH 45362

RE: City of Greenwood Ordinance 17-04

Mr. Brockman:

Please see the enclosed Ordinance 17-04 relating to peddlers and solicitors in the City of Greenwood. As a current holder of a license, we believe you may be impacted by this ordinance which prohibits residential door to door soliciting except under certain strict circumstances.

The Council will be taking a final vote on this matter on Monday, March 6 at 7:00 p.m. at the City Center Building at 300 S. Madison Avenue, Greenwood, Indiana. If you would like to come and speak for or against the ordinance, comments will be permitted during the "Items from the Audience" section of the agenda.

Sincerely,

Krista Taggart  
Corporation Counsel

copy: Greenwood Common Council  
Jody Long, Controller



**LEGAL DEPARTMENT**

300 South Madison Avenue | Greenwood, IN 46143 | 317.888.0494



February 24, 2017

Happy Jacks Hot Dogs  
Jack Meeks Sr.  
607 Elbow Bend Boulevard  
Greenwood, IN 46142

RE: City of Greenwood Ordinance 17-04

Mr. Meeks:

Please see the enclosed Ordinance 17-04 relating to peddlers and solicitors in the City of Greenwood. As a current holder of a license, we believe you may be impacted by this ordinance which prohibits residential door to door soliciting except under certain strict circumstances.

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Sincerely,

Krista Taggart  
Corporation Counsel

copy: Greenwood Common Council  
Jody Long, Controller



LEGAL DEPARTMENT

300 South Madison Avenue | Greenwood, IN 46143 | 317.888.0494



February 24, 2017

William Matis  
Edward Jones Investments  
1052 East King Street  
Franklin, IN 46131

RE: City of Greenwood Ordinance 17-04

Dear Mr. Matis:

Please see the enclosed Ordinance 17-04 relating to peddlers and solicitors in the City of Greenwood. As a current holder of a license, we believe you may be impacted by this ordinance which prohibits residential door to door soliciting except under certain strict circumstances.

The Council will be taking a final vote on this matter on Monday, March 6 at 7:00 p.m. at the City Center Building at 300 S. Madison Avenue, Greenwood, Indiana. If you would like to come and speak for or against the ordinance, comments will be permitted during the "Items from the Audience" section of the agenda.

Sincerely,

Krista Taggart  
Corporation Counsel

copy: Greenwood Common Council  
Jody Long, Controller



**LEGAL DEPARTMENT**

300 South Madison Avenue | Greenwood, IN 46143 | 317.888.0494



February 24, 2017

Unique Home Solutions  
5550 Progress Road  
Indianapolis, IN 46241

RE: City of Greenwood Ordinance 17-04

To whom it may concern:

Please see the enclosed Ordinance 17-04 relating to peddlers and solicitors in the City of Greenwood. As a current holder of a license, we believe you may be impacted by this ordinance which prohibits residential door to door soliciting except under certain strict circumstances.

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Sincerely,

Krista Taggart  
Corporation Counsel

copy: Greenwood Common Council  
Jody Long, Controller



**LEGAL DEPARTMENT**

300 South Madison Avenue | Greenwood, IN 46143 | 317.888.0494