60-372 2024

AMENDMENT TO RESOLUTION 60-372 AUTHORIZING AN INVESTIGATION INTO PUBLIC ALLEGATIONS MADE BY MOBILE POLICE CHIEF PAUL PRINE AGAINST THE ADMINISTRATION AND TO APPOINT A SPECIAL COUNSEL

TO ASSIST IN THE INVESTIGATION

SPONSORED BY: COUNCILMEMBER WILLIAM CARROLL, COUNCIL PRESIDENT C. J. SMALL

AMENDMENT OFFERED BY COUNCILMEMBER REYNOLDS:

RESOLUTION 60-372 IS HEREBY AMENDED AND RESTATED IN FULL AS FOLLOWS:

FINDINGS:

- 1. The City of Mobile, Alabama (the "City") is a Class 2 municipal corporation vested by State law and especially the Zoghby Act (ALA. CODE §§ 11-44C-1 98) with a portion of the State's sovereign power to protect the public health, safety, and welfare. ALA. CODE §§ 11-45-1; 11-44C-1, et seq.
- 2. Per the Zoghby Act, all powers of the City are vested in the Mobile City Council (the "Council"), subject only to such limitations found therein and elsewhere in the laws of Alabama. ALA. CODE § 11-44C-11.
- 3. In exercising its power, the Council must do so in the manner prescribed by the Zoghby Act, "or if not prescribed, then in such manner as may be prescribed by law or by ordinance." ALA. CODE § 11-44C-11.
- 4. Sections 11-44C-21(4) and 11-44C-87 of the Zoghby Act broadly empower the Council to investigate "the conduct of any office, department or agency of the city and make investigations as to municipal affairs[.]"
- 5. Section 11-44C-38(c) of the Zoghby Act authorizes the Council "to obtain legal counsel outside the city merit system to advise and defend them in their respective capacities as council members and in the pursuit of the operation of government."
- 6. It is the Council's information that during or just before the work week of April 8-11, 2024, City of Mobile Police Department Chief Paul Prine ("Chief Prine") emptied his office of personal belongings and failed to report to duty. It is the Council's further information that this was in connection with discussions or negotiations between the City and Chief Prine regarding his retirement and/or resignation.

- 7. On or about April 9, 2024, Chief Prine was placed on Administrative Leave by the Mayor of Mobile, Sandy Stimpson. ("Mayor Stimpson"). The same day, Chief Prine began to give interviews and/or statements to media outlets making a number of troubling allegations.
- 8. The Council is mindful that its investigatory powers should be reserved for only the most serious matters.
- 9. Given the (i) severity of the complaints made by Chief Prine combined with (ii) the sensitivity and importance of his position, (iii) the fact that pursuant to section 11-4C-38(a) of the Zoghby Act a City Police Chief may only be hired or removed involuntarily by recommendation of the Mayor and the approval of five Council members, and (iv) the public and accusatory fashion in which the complaints were made, the Council believes an investigation of these allegations is warranted so that the Council has a full and unfettered understanding of the facts underlying Chief Prine's complaints.
- 10. If the cause of and truth or falsity of these complaints are not fully investigated and addressed, the potential exists for malaise and loss of efficiency at the Mobile Police Department as well as the City Administration more broadly, and an erosion of and loss of public confidence in the City of Mobile.
- 11. It is not the intent of the Council to duplicate, bypass, or supersede any internal investigations by the City or any outside parties. Rather, the Council seeks to establish to its own satisfaction and on its own authority facts that can be the basis for further discussion, legislation, or any other steps which may be necessary and proper.

NOW THEREFORE BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MOBILE, ALABAMA AS FOLLOWS:

- 12. That the President of the Council shall appoint an Investigative Committee, composed of the Council Committee of the Whole, to direct an investigation into the allegations that Chief Prine has raised with his public statements;
- 13. That, after meeting, conferring, and agreeing upon topics and a scope for said investigation, the Investigative Committee shall appoint an independent third-party attorney duly licensed in Alabama and having the requisite training and expertise to undertake such a matter to serve as Special Counsel to the Investigative Committee;
- 14. That the Investigative Committee, in conjunction with the Special Counsel, shall establish a budget for same to include an appropriate rate of hourly compensation for the Special Counsel;

15. That the Special Counsel shall file a full report with the Council setting forth their findings and recommendations within forty-five (45) days of their appointment.

ADOPTED: APR 3 0 2024

03-373 2024

RESOLUTION

Sponsored by: Mayor William S. Stimpson

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MOBILE,

ALABAMA, that upon recommendation of Mayor William S. Stimpson, and with the approval

of five Council members, Paul O. Prine is removed from the office of Police Chief, pursuant to §

11-44C-38(a) of the Code of Alabama.

Adopted: APR 3 0 2024

City Clerk

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RESOLUTION

Sponsored by: Mayor William S. Stimpson

BE IT RESOLVED BY THE CITY COUNCIL OF MOBILE, ALABAMA, that the Purchasing Agent is authorized to execute, for and on behalf of the City of Mobile, a purchase order to the indicated vendor in the approximate amount stated, and to approve the supporting bid award if required, for the following requisition as indicated below and attached herein:

Requisition	Fiscal Year	Department	Description	Amount	Vendor
7418	2024	(1510) FIRE ADMINISTRATION	FIVE 2024 CHEVROLET TAHOE 4WD PPV SUVS FOR MFRD (SEALED BID 5840, NEGOTIATED PRICE W/VENDOR AFTER NO BIDS RECVD)	\$263,885.00	(293039) DONOHOO CHEVROLET LLC

Adopted: APR 3 0 2024

08-375 2024

RESOLUTION

Sponsored by: Mayor William S. Stimpson

BE IT RESOLVED BY THE CITY COUNCIL OF MOBILE, ALABAMA, that the Purchasing Agent is authorized to execute, for and on behalf of the City of Mobile, a purchase order to the indicated vendor in the approximate amount stated, and to approve the supporting bid award if required, for the following requisition as indicated below and attached herein:

Requisition	Fiscal Year	Department	Description	Amount	Vendor
<u>7131</u>	2024	(1510) FIRE ADMINISTRATION	ONE 8M INTERCEPTOR RAPID- RESPONSE RESCUE BOAT FOR MFRD (GSA CONTRACT, RFP 5870)	\$364,144.60	(295604) METALCRAFT MARINE US INC

Adopted: APR 3 0 2024

08-376 2024

RESOLUTION

Sponsored by: Mayor William S. Stimpson

BE IT RESOLVED BY THE CITY COUNCIL OF MOBILE, ALABAMA, that the Purchasing Agent is authorized to execute, for and on behalf of the City of Mobile, a purchase order to the indicated vendor in the approximate amount stated, and to approve the supporting bid award if required, for the following requisition as indicated below and attached herein:

Requisition	Fiscal Year	Department	Description	Amount	Vendor
<u>7102</u>	2024	(1510) FIRE ADMINISTRATION	THREE PARATECH LIFTING BAG KITS FOR MFRD (SEALED BID 5873)	\$37,983.00	(149290) NORTH AMERICAN FIRE EQUIPMENT CO INC

Adopted: APR 3 0 2024

21-377 2024

RESOLUTION

2024

Sponsored by:

Mayor William S. Stimpson and Councilmember Gina Gregory

BE IT RESOLVED BY THE CITY COUNCIL OF MOBILE, ALABAMA, that the Mayor and the City Clerk be, and they hereby are, authorized and directed to execute and attest, respectively, for and on behalf of the City of Mobile, a Contract, by and between the City of Mobile, and the company listed below, for work as outlined in the contract attached hereto and made a part hereof as though set forth in full. A copy of said contract is on file in the office of the City Clerk.

Name of Company:

Jaguar Consulting LLC

Project Name:

Mobile Museum of Art – Power and HVAC Improvements

- 750KW Generator Addition

Project Number:

MU-079-23

Amount:

\$24,000.00

Adopted: APR 3 0 2024

RESOLUTION

Sponsored by: Councilmember Josh Woods

BE IT RESOLVED BY THE CITY COUNCIL OF MOBILE, ALABAMA, that the following application to the Alabama Alcoholic Beverage Control Board of the State of Alabama, is hereby recommended for grant of such license by said Board.

Type of application:

Lounge Retail Liquor Class I License

Submitted by:

English Entertainment, LLC

Location:

Tilly's Too

7939 Cottage Hill Road

Suite B

Mobile, AL 36695

Adopted: APR 3 0 2024

40-379 2024

RESOLUTION

Sponsored by: Councilmember Cory Penn - District 1

WHEREAS, under the provisions of Chapter 52, Article II of the Mobile City Code, Abatement of Unsafe Buildings and Structural Nuisances" adopted December 5, 2017, the accessory structure at 1609 Jessie Street has been found by the Code Official of the City of Mobile to be dangerous and unsafe to the extent that it is a public nuisance;

WHEREAS, the Code Official has identified the following factors, in accordance with Section 4, Subsection 5 of Article II of Chapter 52, in support of the determination that the structure is dangerous and unsafe to the extent that it is a public nuisance: Nuisance Abatement Inspection Checklist/Exhibit A - No. 4, 7, 8, 12, 14 and 15; and

WHEREAS, the Mobile City Council has held a public hearing to determine whether said structure constitutes a public nuisance;

NOW, THEREFORE, BASED UPON THE EVIDENCE PRESENTED, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MOBILE that the structure at 1609 Jessie Street described as:

LOT 655 TRINITY GARDENS 4TH ADD MBK 4 PGS 195-96 #SEC 44 T4S R1W #MP29 02 44 0 008

Parcel Number: 29 02 44 0 008 404

Last Assessed to: SAUCIER MELVIN

is found and determined by the Mobile City Council to be dangerous and unsafe to the extent that it is a public nuisance and a blighted property, and it is hereby ordered that said structure be **demolished** in accordance with the terms of said Chapter 52, Article II of the Mobile City Code, "Abatement of Unsafe Buildings and Structural Nuisances."

BE IT FURTHER RESOLVED the City Clerk of the City shall mail a certified copy of this resolution by registered or certified mail to the interested persons listed above, and a certified copy of this resolution shall be published in the manner and as prescribed for the publication of municipal ordinances, and a certified copy of this resolution shall also be filed in the Office of the Judge of Probate of Mobile County, Alabama.

Adopted: APR 3 0 2024

40-380 2024

RESOLUTION

Sponsored by: Councilmember William Carroll - District 2

WHEREAS, under the provisions of Chapter 52, Article II of the Mobile City Code, Abatement of Unsafe Buildings and Structural Nuisances" adopted December 5, 2017, the accessory structure at **910 Montgomery Street** has been found by the Code Official of the City of Mobile to be dangerous and unsafe to the extent that it is a public nuisance;

WHEREAS, the Code Official has identified the following factors, in accordance with **Section 4, Subsection 5** of Article II of Chapter 52, in support of the determination that the structure is dangerous and unsafe to the extent that it is a public nuisance: **Nuisance Abatement Inspection Checklist/Exhibit A - No. 4, 7, 8, 12, 14 and 15;** and

WHEREAS, the Mobile City Council has held a public hearing to determine whether said structure constitutes a public nuisance;

NOW, THEREFORE, BASED UPON THE EVIDENCE PRESENTED, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MOBILE that the structure at 910 Montgomery Street described as:

COM AT PT ON N/S OF MONTGOMERY ST W OF NW COR OF BROAD & MONTGOMERY STS TH RUN ALG N/L OF MONTGOMERY ST 43 FT TO PT WHICH PT IS 92 FT M/L E OF MARINE ST TH NWLY & PAR WITH W/L OF LOT 8 106 FT TO PT TH ELY & PAR TO N/L OF MONTGOMERY ST 43 FT TO W OF LOT 8 TH SLY TO POB ALL OF SD MEA NOW OR FORMERLY OF MALLON ON E BY W/L OF LOT 8 BEING PPTY OF BIEBER ON S BY MONTGOMERY ST & ON S BY PPTY NOW OR FORMERLY OF COLLING & FREDERIC #SEC 38 T4S R1W #MP29 10 38 0 005

Parcel Number: 29 10 38 0 005 063

Last Assessed to: DUBOSE PERCY C/O STOKES ROBERT E

is found and determined by the Mobile City Council to be dangerous and unsafe to the extent that it is a public nuisance and a blighted property, and it is hereby ordered that said structure be **demolished** in accordance with the terms of said Chapter 52, Article II of the Mobile City Code, "Abatement of Unsafe Buildings and Structural Nuisances."

BE IT FURTHER RESOLVED the City Clerk of the City shall mail a certified copy of this resolution by registered or certified mail to the interested persons listed above, and a certified copy of this resolution shall be published in the manner and as prescribed for the publication of municipal ordinances, and a certified copy of this resolution shall also be filed in the Office of the Judge of Probate of Mobile County, Alabama.

Adopted: APR 3 0 2024

40-381 2024

RESOLUTION

Sponsored by: Councilmember C J Small - District 3

WHEREAS, under the provisions of Chapter 52, Article II of the Mobile City Code, Abatement of Unsafe Buildings and Structural Nuisances" adopted December 5, 2017, the accessory structure at **1160 Arlington Street** has been found by the Code Official of the City of Mobile to be dangerous and unsafe to the extent that it is a public nuisance;

WHEREAS, the Code Official has identified the following factors, in accordance with Section 4, Subsection 5 of Article II of Chapter 52, in support of the determination that the structure is dangerous and unsafe to the extent that it is a public nuisance: Nuisance Abatement Inspection Checklist/Exhibit A - No. 4, 7, 8, 12, 14 and 15; and

WHEREAS, the Mobile City Council has held a public hearing to determine whether said structure constitutes a public nuisance;

NOW, THEREFORE, BASED UPON THE EVIDENCE PRESENTED, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MOBILE that the structure at **1160 Arlington Street** described as:

LOT 2 BLK 3 BASCOMB TRT DBK 128 P 1 #SEC 34 T4S R1W #MP29 11 34 2 000

Parcel Number: 29 11 34 2 000 017

Last Assessed to: HUNTER J D C/O JOHNATHAN HUNTER

is found and determined by the Mobile City Council to be dangerous and unsafe to the extent that it is a public nuisance and a blighted property, and it is hereby ordered that said structure be **demolished** in accordance with the terms of said Chapter 52, Article II of the Mobile City Code, "Abatement of Unsafe Buildings and Structural Nuisances."

BE IT FURTHER RESOLVED the City Clerk of the City shall mail a certified copy of this resolution by registered or certified mail to the interested persons listed above, and a certified copy of this resolution shall be published in the manner and as prescribed for the publication of municipal ordinances, and a certified copy of this resolution shall also be filed in the Office of the Judge of Probate of Mobile County, Alabama.

Adopted: APR 3 0 2024

40-383 2024

RESOLUTION

Sponsored by: Councilmember Joel Daves - District 5

WHEREAS, under the provisions of Chapter 52, Article II of the Mobile City Code, Abatement of Unsafe Buildings and Structural Nuisances" adopted December 5, 2017, the accessory structure at **3066 Louis Drive N** has been found by the Code Official of the City of Mobile to be dangerous and unsafe to the extent that it is a public nuisance;

WHEREAS, the Code Official has identified the following factors, in accordance with **Section 4, Subsection 5** of Article II of Chapter 52, in support of the determination that the structure is dangerous and unsafe to the extent that it is a public nuisance: **Nuisance Abatement Inspection Checklist/Exhibit A - No. 4, 7, 8, 12, 14 and 15;** and

WHEREAS, the Mobile City Council has held a public hearing to determine whether said structure constitutes a public nuisance;

NOW, THEREFORE, BASED UPON THE EVIDENCE PRESENTED, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MOBILE that the structure at **3066 Louis Drive N** described as:

LOT 30 WESTGATE MBK 6/563 #SEC 30 T4S R1W #MP29 09 30 3 001 8

Parcel Number: 29 09 30 3 001 027

Last Assessed to: WATKINS ALEXIS

is found and determined by the Mobile City Council to be dangerous and unsafe to the extent that it is a public nuisance and a blighted property, and it is hereby ordered that said structure be **demolished** in accordance with the terms of said Chapter 52, Article II of the Mobile City Code, "Abatement of Unsafe Buildings and Structural Nuisances."

BE IT FURTHER RESOLVED the City Clerk of the City shall mail a certified copy of this resolution by registered or certified mail to the interested persons listed above, and a certified copy of this resolution shall be published in the manner and as prescribed for the publication of municipal ordinances, and a certified copy of this resolution shall also be filed in the Office of the Judge of Probate of Mobile County, Alabama.

Adopted: APR 3 0 2024

58-384 2024

A RESOLUTION DECLARING WEEDS GROWING UPON THE STREETS OR SIDEWALKS AND UPON PRIVATE PROPERTY WITHIN THE CORPORATE LIMITS OF THE CITY OF MOBILE TO BE NOXIOUS OR DANGEROUS AND TO BE PUBLIC NUISANCES AND PROVIDING FOR THE ABATEMENT OF SUCH NUISANCES.

WHEREAS, a survey has been made to determine the properties upon which or in front of which noxious or dangerous weeds are growing and the agents or employees of the City of Mobile have obtained the legal description of parcels of property in the City of Mobile upon which or in front of which such weeds are growing, and it has been determined to follow the provisions of Act No. 329 of the Legislature of the State of Alabama, approved on April 28, 1988, and to have caused such weeds to be cut or otherwise abated as public nuisances:

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF MOBILE AS FOLLOWS:

SECTION 1: It has been determined by the City Council of Mobile that the weeds growing on the privately owned lots or parcels of land described in Exhibit "A," a copy of which is on file in the Office of the City Clerk and made a part thereof as though set forth in full, known as **Group #1657** under the caption "NOXIOUS OR DANGEROUS WEEDS GROWING ON PROPERTY," are noxious and dangerous, and such weeds are hereby declared to be public nuisances. The properties upon which such weeds are growing are all located within the corporate limits of the City of Mobile, about the streets referred to in the description which are more particularly described in said Exhibit "A."

SECTION 2: The weeds growing on or in front of the above-described parcels of property shall be abated by the removal of such noxious or dangerous weeds or they will be removed and the nuisances abated by the City of Mobile, in which case the cost of such removal will be assessed against the respective parcels of lands from which such weeds are removed, and such cost will constitute a lien upon such respective parcels of land until paid. A public meeting is hereby called to be held in the Auditorium of the Mobile Government Plaza, 205 Government Street, Mobile, Alabama, on the 4th day of June, 2024, at ten thirty a.m., for the purpose of hearing any objections to the declarations contained in this resolution and to the proposed removal of such weeds, at which time all objections will be heard and given due consideration by the City Council of Mobile; and it is directed that there shall be conspicuously posted in front of each parcel of property, a notice headed "NOTICE TO DESTROY WEEDS," such heading to be in words not less than one inch in height and substantially in the form set out in such Act No. 329, approved April 29, 1988.

Adopted: APR 3 0 2024

58-385 2024

A RESOLUTION DETERMINING WHAT OBJECTIONS SHALL BE ALLOWED AND WHAT OBJECTIONS SHALL BE OVERRULED TO THE REMOVAL OF NOXIOUS OR DANGEROUS WEEDS ON OR IN FRONT OF CERTAIN PARCELS OF LAND.

WHEREAS, notice has been duly given and posted at least five days prior to the date of this resolution in the manner provided by law offering full opportunity to all interested parties to object to the removal of noxious or dangerous weeds on the hereinafter described parcels of land, and the City Council of Mobile having held such public hearing in connection with the notices given and no objections having been filed or made by any of the interested parties; and

WHEREAS, Parcels Nos. 1 through 20 described in the resolution adopted on the 26th day of March, 2024, have not been cleared of noxious and dangerous weeds and continue to be public nuisances.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF MOBILE, as follows:

SECTION 1. It is hereby ascertained and determined that the dangerous and noxious weeds growing on the hereinafter described parcels of real property are public nuisances, and it is hereby ordered and directed that the employees of the City of Mobile assigned to that work promptly remove the weeds on such parcels of property:

PARCELS OR PIECES OF PROPERTY ON WHICH NOXIOUS OR DANGEROUS WEEDS ARE TO BE REMOVED:

Parcels of real property located in the City of Mobile and more particularly described as Parcels Nos. 1 through 20, as described in the resolution adopted on the 26th day of March, 2024, and entitled: "A RESOLUTION DECLARING WEEDS GROWING UPON THE STREETS OR SIDEWALKS AND UPON PRIVATE PROPERTY WITHIN THE CORPORATE LIMITS OF THE CITY OF MOBILE TO BE NOXIOUS OR DANGEROUS AND TO BE PUBLIC NUISANCES AND PROVIDING FOR THE ABATEMENT OF SUCH NUISANCES."

(Lot Cleaning Liens, Group No.1655 on file in the office of the City Clerk).

SECTION 2. The employees of the City of Mobile assigned to the work required by this resolution are hereby expressly authorized to enter upon such described pieces of property for the purpose of removing the weeds authorized by this resolution to be removed. The owner of any of the above-described pieces of property shall have the right to remove the weeds ordered by this resolution to be removed from this property provided such removal is done prior to the arrival of the employees of the City of Mobile against his property by reason of any action taken hereunder. An accurate account of the costs with respect to each piece of property shall be kept by the employees of the City of Mobile covering the costs of removing such weeds in front of or in front of or on each separate lot or parcel of land where the work is done by the City of Mobile or its employees, and promptly thereafter an itemized report in writing shall be made to the City Council showing such costs with respect to each separate lot or parcel of land but before the report is submitted to the City Council a copy of the itemized costs with respect to each such lot or parcel of land shall be posted for at least three days prior to such report on the door of the Council Chamber at the City Hall of Mobile, Alabama, together with a notice of the time when the report will be submitted to the City Council for confirmation.

Adopted: APR 3 0 2024

April 5, 2024

RESOLUTION

Sponsored by: Mayor William S. Stimpson

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MOBILE, ALABAMA, that the Mayor, upon nomination by City Supervisors, recommends to the City Council that it authorize awards, pursuant to Section 11-40-22 Code of Alabama 1975, of \$500 to the following employee:

MARCH 2024 – Cynthia Sims (Employee #18966) Administrative Services
 Revenue Department – Revenue Manager

This employee is to be commended for her exemplary work performance or innovations that significantly reduce costs or results in an outstanding improvement in service to the public.

Adopted:

APR 3 0 2024

60-387 2024

60-

2024

RESOLUTION TO DETERMINE CERTAIN EXPENDITURES SERVE A PUBLIC PURPOSE AND APPROVE PAYMENT

Sponsored by: Councilmember Cory Penn

WHEREAS, Councilmember Penn wishes to appropriate \$1,500.00 to Old Shell Road School of Creative & Performing Arts PTO, from his discretionary funds; and

WHEREAS, Old Shell Road School of Creative & Performing Arts PTO, is a non-profit corporation operating in Alabama and providing a service to the community; and

WHEREAS, the Attorney General of the State of Alabama has opined that the granting of public funds is proper if the City Council determines that the same serves a public purpose; and

WHEREAS, the Mobile City Council determines that this appropriation to *Old Shell Road School of Creative & Performing Arts PTO* will be used to assist with Spring Fling on May 3, 2024, which will serve a public purpose benefitting the City of Mobile and its citizens.

NOW, THEREFORE, BE IT RESOLVE D that the Mobile City Council hereby finds and determines that an appropriation of \$1,500.00 to Old Shell Road School of Creative & Performing Arts PTO for the purposes described hereinabove serves a public purpose and the Council further approves and directs the payment of same, and further authorizes execution of a standard form City of Mobile council discretionary fund performance contract with said entity, group or individual for the amount set forth herein.

Adopted:

APR 3 0 2024

60-388 2024

60-

2024

RESOLUTION TO DETERMINE CERTAIN EXPENDITURES SERVE A PUBLIC PURPOSE AND APPROVE PAYMENT

Sponsored by: Councilmember Woods

WHEREAS, Councilmember Woods wishes to appropriate \$2,500.00 to Heritage Woods Subdivision Phase II Homeowners Association, from his discretionary funds; and

WHEREAS, Heritage Woods Subdivision Phase II Homeowners Association., is an Alabama non-profit corporation which provides a service to the community; and

WHEREAS, the Attorney General of the State of Alabama has opined that the granting of public funds to private groups or corporations is proper if the City Council determines that the same serves a public purpose; and

WHEREAS, the Mobile City Council determines that this appropriation to Heritage Woods Subdivision Phase II Homeowners Association, will be used to assist with the beautification of the subdivision, which will serve a public purpose benefitting the City of Mobile and its citizens.

NOW, THEREFORE, BE IT RESOLVED that the Mobile City Council hereby finds and determines that an appropriation of \$2,500.00 to Heritage Woods Subdivision Phase II Homeowners Association, for the purposes described hereinabove serves a public purpose and the Council further approves and directs the payment of same, and further authorizes execution of a standard form City of Mobile council discretionary fund performance contract with said entity, group or individual for the amount set forth herein.

Adopted: APR 3 0 2024

60-

2024

RESOLUTION TO DETERMINE CERTAIN EXPENDITURES SERVE A PUBLIC PURPOSE AND APPROVE PAYMENT

Sponsored by: Councilmember Cory Penn

Councilmember William Carroll

WHEREAS, Councilmember Penn wishes to appropriate \$500.00 and Councilmember Carroll wishes to appropriate \$1,000.00 (\$1,500.00 total) to Dearborn Young Men's Christian Association, Inc., from their discretionary funds; and

WHEREAS, Dearborn Young Men's Christian Association, Inc., is an Alabama non-profit corporation which provides a service to the community; and

WHEREAS, the Attorney General of the State of Alabama has opined that the granting of public funds to private groups or corporations is proper if the City Council determines that the same serves a public purpose; and

WHEREAS, the Mobile City Council determines that this appropriation to Dearborn Young Men's Christian Association, Inc., will be used to assist with the annual YMCA Benefits Luncheon, which will serve a public purpose benefitting the City of Mobile and its citizens.

NOW, THEREFORE, BE IT RESOLVED that the Mobile City Council hereby finds and determines that an appropriation of \$1,500.00 Dearborn Young Men's Christian Association, Inc., for the purposes described hereinabove serves a public purpose and the Council further approves and directs the payment of same, and further authorizes execution of a standard form City of Mobile council discretionary fund performance contract with said entity, group or individual for the amount set forth herein.

Adopted: APR 3 0 2024

41-400 2024

RESOLUTION

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MOBILE, ALABAMA, that the City Clerk be, and she hereby is, instructed to publish in a newspaper of general circulation within the municipality the attached notice stating the time and place a proposed amendment to the Zoning Ordinance is to be considered by the City Council and further stating that at such time and place all persons who desire shall have an opportunity of being heard in opposition to or in favor of the proposed amendment.

Adopted: APR 3 0 2024

41-401 2024

RESOLUTION

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MOBILE, ALABAMA, that the City Clerk be, and she hereby is, instructed to publish in a newspaper of general circulation within the municipality the attached notice stating the time and place a proposed amendment to the Zoning Ordinance is to be considered by the City Council and further stating that at such time and place all persons who desire shall have an opportunity of being heard in opposition to or in favor of the proposed amendment.

Adopted: APR 3 0 2024

41-402 2024

RESOLUTION

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MOBILE, ALABAMA, that the City Clerk be, and she hereby is, instructed to publish in a newspaper of general circulation within the municipality the attached notice stating the time and place a proposed resolution is to be considered by the City Council and further stating that at such time and place all persons who desire shall have an opportunity of being heard in opposition to or in favor of the proposed resolution.

Adopted: APR 3 0 2024