

Charleston, S. C.
January 30, 2014

A meeting of County Council of Charleston County was held on the 30th day of January, 2014, in the Beverly T. Craven Council Chambers, Second Floor of the Lonnie Hamilton, III Public Services Building, located at 4045 Bridge View Drive, Charleston, South Carolina.

Present at the meeting were the following members of Council: Teddie E. Pryor, Sr., Chairman, who presided; Colleen Condon; Anna Johnson; Joseph K. Qualey; A. Victor Rawl; Herbert R. Sass, III; and Dickie Schweers. Council Members Henry E. Darby and J. Elliott Summey were absent.

Also present were: W. Kurt Taylor, County Administrator and County Attorney Joseph Dawson.

Rev. Robert Reid gave the invocation. Mr. Henry Diedrich Schweers, IV, led in the pledge to the flag.

The Deputy Clerk reported that in compliance with the Freedom of Information Act, notice of meetings and agendas were furnished to all news media and persons requesting notification.

Ms. Condon moved approval of the minutes of December 19, 2013, and January 2 & 7, 2014, seconded by Ms. Johnson, and carried.

A resolution honoring Mary Schweers was presented to Mrs. Schweers. Council Member Schweers and his son Henry Diedrich Schweers, IV, joined Mrs. Schweers for the presentation. The resolution was adopted unanimously by Council at its meeting of December 19, 2013. The resolution is as follows:

**A RESOLUTION
OF CHARLESTON COUNTY COUNCIL
HONORING MARY SCHWEERS**

"[Kids] don't remember what you try to teach them. They remember what you are." — Jim Henson

WHEREAS, Mary Askins Schweers is the daughter of Dr. and Mrs. Harold William Askins, Jr., of James Island, SC, a lifelong resident of Charleston County, wife of Henry Diedrich "Dickie" Schweers, III, and mother of Henry Diedrich Schweers, IV, and Gloria Morgan Schweers; **and,**

WHEREAS, Mary Schweers is a graduate of the College of Charleston where she received a Bachelor of Arts and of The Citadel where she received her Master of Arts in Teaching; **and,**

WHEREAS, Mary Schweers has been an educator for 24 years and is in her 19th year at Ashley Hall where she currently serves as the Upper School Director (principal) for

grades 7 - 12; **and,**

WHEREAS, Mary Schweers is an advocate of education and believes strongly in the value of a single gender education as a tool for the empowerment of young women as they become leaders in society; **and,**

WHEREAS, Mary Schweers is fully committed to her students and to her colleagues as demonstrated by her actions on February 4, 2013, when a woman bearing a gun approached the Ashley Hall campus, aimed the gun at Schweers and another teacher while pulling the trigger as students were milling about the campus; **and,**

WHEREAS, Mary Schweers put herself in harm's way by approaching and disarming the shooter; **and,**

WHEREAS, Mary Schweers' bravery protected the students, faculty, and parents of Ashley Hall that day and inspired a law to be passed in South Carolina which ensures the names of residents declared mentally ill by a South Carolina court go into a federal database which is searched during background checks for firearm purchases.

NOW THEREFORE BE IT RESOLVED, in meeting duly assembled, that **Charleston County Council** does hereby recognize the many contributions of **Mary Schweers** to the citizens of Charleston County and specifically for her courage on February 4, 2013.

CHARLESTON COUNTY COUNCIL

Teddie E. Pryor, Chairman
January 30, 2014

The Chairman requested unanimous consent to add to the agenda a resolution honoring the 25 years of public service of the Coastal Crisis Chaplaincy. Hearing no objections, Ms. Johnson moved approval of the resolution, seconded by Ms. Condon, and carried.

Chaplains Rob Dewey, Rich Robinson, John Prioleau, and John Smith were in attendance to accept the resolution. The resolution is as follows:

**A RESOLUTION
OF CHARLESTON COUNTY COUNCIL
HONORING THE 25 YEARS OF PUBLIC SERVICE OF
THE COASTAL CRISIS CHAPLAINCY**

WHEREAS, in 1990 the Coastal Crisis Chaplaincy was envisioned by the Reverend Edward Robinson "Rob" Dewey; and

WHEREAS, this occurred while serving as a volunteer police chaplain for the Charleston County Sheriff's Office with the support of the Episcopal Diocese of South Carolina and numerous individuals who offered their prayers, financial and moral support; and

WHEREAS, over the past 25 years, 123 men and women have volunteered their time as chaplains in responding to over 16,000 calls for Charleston County public safety agencies; and

WHEREAS, two chaplains, John Prioleau and John Smith have graciously served as volunteers and ministers and responded to calls throughout the 25 years; and

WHEREAS, in these response calls Coastal Crisis Chaplaincy volunteers provide pastoral care and counseling for public safety personnel including law enforcement, fire and EMS and their families; assist in providing notification of family members in homicides and suicides, provide follow up support to victims of violent crimes and provide assistance to the Mobile Crisis Unit; and

WHEREAS, County Council recognizes and appreciates the commitment of the Coastal Crisis Chaplaincy to provide a ministry of presence to our public safety community and our citizens in times of crisis;

NOW THEREFORE BE IT RESOLVED by the County Council of Charleston County, that the current and former volunteers of the Coastal Crisis Chaplaincy be commended for outstanding service for 25 years to the citizens of Charleston County and to each be extended our gratitude and appreciation for the voluntary service; and

BE IT FURTHER RESOLVED that a copy of the Resolution be provided to the Coastal Crisis Chaplaincy and recorded in the official minutes of Charleston County.

CHARLESTON COUNTY COUNCIL

Teddie E. Pryor, Sr.
Chairman
January 30, 2014

An Ordinance rezoning real property located at 7653 and 7667 Savannah Highway was given third reading by title only.

AN ORDINANCE

REZONING THE REAL PROPERTIES LOCATED AT 7653 AND 7667 SAVANNAH HIGHWAY, PARCEL IDENTIFICATION NUMBERS 121-00-00-016 AND -014 FROM THE AGRICULTURAL/RESIDENTIAL (AGR) DISTRICT TO THE RURAL COMMERCIAL (CR) DISTRICT

7653 & 7667
Savannah
Highway

3rd Reading

WHEREAS, the properties identified as parcel identification numbers 121-00-00-016 and -014 are currently zoned Agricultural/Residential (AGR) District; and

WHEREAS, the current owner or agent thereof requests a rezoning of the properties, and a complete application for rezoning the properties was submitted to the Charleston County Zoning and Planning Department requesting among other things that the parcels be rezoned to the Rural Commercial (CR) District,

pursuant to Article 3.4 of the Charleston County Zoning and Land Development Regulations (ZLDR) Ordinance; and

WHEREAS, the Charleston County Planning Commission reviewed the application for rezoning and adopted a resolution, by majority vote of the entire membership, recommending that Charleston County Council ("County Council") approve the application for rezoning based on the procedures established in State law and the Approval Criteria of Article 3.4 of the ZLDR; and

WHEREAS, upon receipt of the recommendation of the Planning Commission, County Council held at least one public hearing and after close of the public hearing, County Council has determined the rezoning meets the following criteria of Section 3.4.6 of Article 3.4 of the ZLDR:

- A. The proposed amendment is consistent with the *Comprehensive Plan* and the stated purposes of this Ordinance;
- B. The proposed amendment will allow development that is compatible with existing uses, recommended density, established dimensional standards, and zoning of nearby properties that will benefit the public good while avoiding an arbitrary change that primarily benefits a singular or solitary interest;
- C. The proposed amendment corrects a zoning map error or inconsistency;
- D. The proposed amendment addresses events, trends, or facts that have significantly changed the character or condition of an area.

NOW, THEREFORE, be ordained it by the Charleston County Council, in meeting duly assembled, finds as follows:

SECTION I. FINDINGS INCORPORATED

The above recitals and findings are incorporated herein by reference and made a part of this Ordinance.

SECTION II. REZONING OF PROPERTY

The properties identified as parcel identification numbers 121-00-00-016 and -014 are hereby rezoned from the Agricultural/Residential (AGR) District to

the Rural Commercial (CR) District. The zoning map of Charleston County is hereby amended to conform to this change. Any development on the sites must conform to all requirements of the Charleston County Zoning and Land Development Regulations Ordinance and other applicable laws, rules and regulations.

SECTION III. SEVERABILITY

If, for any reason, any part of this Ordinance is invalidated by a court of competent jurisdiction, the remaining portions of this Ordinance shall remain in full force and effect.

SECTION IV. EFFECTIVE DATE

This Ordinance shall become effective immediately upon approval of County Council following third reading.

ADOPTED and APPROVED in meeting duly assembled this 30th day of January, 2014

CHARLESTON COUNTY COUNCIL

By:

Teddie E. Pryor, Sr.
Chairman of County Council
ATTEST:

By:

Beverly T. Craven
Clerk of County Council

First Reading: December 19, 2013
Second Reading January 7, 2014
Third Reading: January 30, 2014

The Chairman called for a roll call vote onr third reading of the Ordinance. The roll was called and votes recorded as follows:

Ms. Condon	- aye
Mr. Darby	- absent
Ms. Johnson	- aye
Mr. Qualey	- aye
Mr. Rawl	- aye
Mr. Sass	- aye
Mr. Schweers	- aye

Mr. Summey	- absent
Mr. Pryor	- aye

The vote being seven (7) ayes and two (2) absent, the Chairman declared the Ordinance to have received third reading approval.

An Ordinance rezoning the Royal Palms Planned Development was given third reading by title only

Royal Palms
Planned
Development

3rd Reading

**AN ORDINANCE
REZONING THE ROYAL PALMS PLANNED DEVELOPMENT
(PD-112A)**

WHEREAS, the properties located at 1150-1275 Dingle Road, identified as Tax Map Parcel Numbers 578-00-00-162, -475, and -538 thru -559 and are currently zoned Royal Palms Planned Development Zoning District (PD-112A); and

WHEREAS, the applicant requests the parcels be rezoned to Royal Palms Planned Development Zoning District (PD-112B) to modify development standards and has submitted a complete application for PD Development Plan approval pursuant to Article 4.23 of the Charleston County Zoning and Land Development Regulations (ZLDR) Ordinance; and

WHEREAS, the Charleston County Planning Commission has reviewed the proposed PD Development Plan and adopted a resolution, by majority vote of the entire membership, recommending that County Council approve with conditions the proposed development plan, which recommendation is based on the Approval Criteria of Section 4.23.9.E.9 of the ZLDR; and

WHEREAS, upon receipt of the recommendation of the Planning Commission, County Council held at least one public hearing and after close of the public hearing, County Council approves with conditions the proposed PD Development Plan based on the Approval Criteria of Section 4.23.9.E.9 of Article 4.23 of the ZLDR; and

WHEREAS, County Council has determined the PD Development Plan meets the following criteria:

- A. The PD Development Plan complies with the standards contained in Article 4.23 of the ZLDR;
- B. The development is consistent with the intent of the Charleston County Comprehensive Plan and other adopted policy documents; and

- C. The County and other agencies will be able to provide necessary public services, facilities, and programs to serve the development proposed, at the time the property is developed.

NOW, THEREFORE, be ordained it by Charleston County Council, in meeting duly assembled, finds as follows:

SECTION I. FINDINGS INCORPORATED

The above recitals and findings are incorporated herein by reference and made a part of this Ordinance.

SECTION II. REZONING OF PROPERTIES

A. Charleston County Council rezones the properties located at 1150-1275 Dingle Road, identified as Tax Map Parcel Numbers 578-00-00-162, -475, and -538 thru -559, from the Royal Palms Planned Development Zoning District (PD-112A) to Royal Palms Planned Development Zoning District (PD-112B); and

B. The PD Development Plan submitted by the applicant and identified as the "Planned Development District Guidelines for Royal Palms Development" dated October 21, 2013, including the changes that are attached hereto as Exhibit "A" and made part of this Ordinance by reference, approved by County Council as Planned Development 112B or PD-112B, is incorporated herein by reference, and shall constitute the PD Development Plan for the parcels identified above; and

C. Any and all development of PD-112B must comply with the PD Development Plan, ZLDR, and all other applicable ordinances, rules, regulations, and laws; and

D. The zoning map for Tax Map Parcel Numbers 578-00-00-162, -475, and -538 thru -559 is amended to (PD-112B) in accordance with Section 4.23.10 of Article 4.23 of the ZLDR.

SECTION III. SEVERABILITY

If, for any reason, any part of this Ordinance is invalidated by a court of competent jurisdiction, the remaining portions of this Ordinance shall remain in full force and effect.

SECTION IV. EFFECTIVE DATE

This Ordinance shall become effective immediately upon approval of County Council following third reading.

ADOPTED and APPROVED in meeting duly assembled this 30th day of January 2014.

CHARLESTON COUNTY COUNCIL

By:

Teddie E. Pryor, Sr.
Chairman

ATTEST:

By: _____
Beverly T. Craven
Clerk of County Council

First Reading: December 19, 2013
Second Reading: January 7, 2014
Third Reading: January 30, 2014

EXHIBIT 'A'

**PLANNING AND PUBLIC WORKS COMMITTEE
RECOMMENDED CHANGES AND CONDITIONS TO PD-112B**

APPROVED BY COUNTY COUNCIL

1. Page 3, Property Buffer Screening, first bullet: Change the last sentence to read "No buffers or planting will be located within drainage easements."
2. Page 3, Property Buffer Screening: Change the wording of the third bullet that starts "A minimum 10 foot buffer..." to read "A minimum 10 foot buffer will be provided along the perimeter of the PD abutting single family residentially zoned property, except as otherwise noted in the Planned Development and for the two areas identified on the conceptual site plan as 'Future Interconnectivity' if/when new road connections through these are constructed."
3. Page 5, number 3, second paragraph: Reword the last sentence to state "No buffers or planting will be located within drainage easements."

- 4. The applicant must coordinate with the Charleston County Public Works Department and the South Carolina Department of Transportation to address erecting street signage along Dingle Road that indicates it is a dead end street.

The Chairman called for a roll call vote onr third reading of the Ordinance. The roll was called and votes recorded as follows:

Ms. Condon	- aye
Mr. Darby	- absent
Ms. Johnson	- aye
Mr. Qualey	- aye
Mr. Rawl	- aye
Mr. Sass	- aye
Mr. Schweers	- aye
Mr. Summey	- absent
Mr. Pryor	- aye

The vote being seven (7) ayes and two (2) absent, the Chairman declared the Ordinance to have received third reading approval.

**ZLDR
Amendments**

An Ordinance amending Section 3.14 of the Zoning and Land Development Regulations was given third reading.

3rd Reading

**AN ORDINANCE
AMENDING THE CHARLESTON COUNTY ZONING AND LAND DEVELOPMENT
REGULATIONS ORDINANCE, NUMBER 1202, AS AMENDED: CHAPTER 3,
DEVELOPMENT REVIEW PROCEDURES.**

WHEREAS, the South Carolina Local Government Comprehensive Planning Enabling Act of 1994, Section 6-29-310 et seq., of the South Carolina Code of Laws, 1976, as amended, authorizes the County of Charleston to enact or amend its zoning and land development regulations to guide development in accordance with existing and future needs and in order to protect, promote and improve the public health, safety, and general welfare; and

WHEREAS, the Charleston County Planning Commission has reviewed the proposed amendments of the text of various chapters of the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR) in accordance with the procedures established in State law and the ZLDR, and has recommended that the Charleston County Council adopt the proposed amendments of the text of the ZLDR as set forth herein; and

WHEREAS, upon receipt of the recommendation of the Planning Commission, County Council held at least 1 public hearing, and after close of the public hearing, County Council approves the proposed text amendments based on the Approval Criteria of Section 3.3.6 of Article 3.3 of the ZLDR; and

WHEREAS, the County Council has determined the proposed text amendments meet the following criteria:

A. The proposed amendment corrects an error or inconsistency or meets the challenge of a changing condition; and

B. The proposed amendment is consistent with the adopted Charleston County Comprehensive Plan and goals as stated in Article 1.5; and

C. The proposed amendment is to further the public welfare in any other regard specified by County Council.

NOW, THEREFORE, be ordained it by the Charleston County Council of Charleston, in meeting duly assembled, as follows:

SECTION I. FINDINGS INCORPORATED

The above recitals and findings are incorporated herein by reference and made a part of this Ordinance.

SECTION II. AMENDMENTS OF THE TEXT OF THE ZONING AND LAND DEVELOPMENT REGULATIONS ORDINANCE

The Charleston County Zoning and Land Development Regulations Ordinance is hereby amended to include the text amendments as attached hereto as Exhibit "A" and made part of this Ordinance by reference.

SECTION III. SEVERABILITY

If, for any reason, any part of this Ordinance is invalidated by a court of competent jurisdiction, the remaining portions of this Ordinance shall remain in full force and effect.

SECTION IV. EFFECTIVE DATE

This Ordinance shall become effective immediately following third reading by the County Council.

ADOPTED and APPROVED in meeting duly assembled this 30th day of January, 2013.

CHARLESTON COUNTY COUNCIL

By:

Teddie E. Pryor, Sr.
Chairman of Charleston County Council

ATTEST:

By: _____
Beverly T. Craven
Clerk to Charleston County Council

First Reading: December 19, 2013
Second Reading: January 7, 2014
Third Reading: January 30, 2014

EXHIBIT "A"

AMENDING THE CHARLESTON COUNTY ZONING AND LAND DEVELOPMENT REGULATIONS ORDINANCE, NUMBER 1202, AS AMENDED: CHAPTER 3, DEVELOPMENT REVIEW PROCEDURES.

CHAPTER/ARTICLE/SECTION #: Section 3.1.4, Application Completeness and Submission Deadlines

REASON FOR AMENDMENT: Allow flexibility for application completeness deadlines

DATE: 12/10/2013

PROPOSED AMENDMENTS:

§3.1.4 APPLICATION COMPLETENESS AND SUBMISSION DEADLINES

A. Applications required under this Ordinance shall be considered complete only if they are submitted in the required format, include all mandatory information and are accompanied by the established fee.

B. Applications for consideration by the Board of Zoning Appeals shall be submitted no later than 12:00 p.m. on the Friday, six (6) weeks prior to the regularly scheduled Board of Zoning Appeals meeting, unless otherwise provided in this Ordinance or as directed by the Chairman of the Board of Zoning Appeals. Application filing deadlines and Board of Zoning Appeals meeting dates are available at the Planning Department. Within 15 days of submittal of the application, staff will determine if the application is complete and can be scheduled for the next available Board of Zoning Appeals meeting. The requirements for applications deemed incomplete by the Planning Director are listed in Section 3.1.4(D) below.

C. Applications for consideration by the Planning Commission shall be submitted no later than 12:00 p.m. on the Friday, six (6) weeks prior to the regularly scheduled Planning Commission meeting, unless otherwise provided in this Ordinance or as directed by the Chairman of the Planning Commission. Application filing deadlines and Planning Commission meeting dates are available at the Planning Department. Within 15 days of submittal of the application, staff will determine if the application is complete and can be

scheduled for the next available Planning Commission meeting. The requirements for applications deemed incomplete by the Planning Director are listed in Section 3.1.4(D) below.

D. Any application that is determined to be incomplete shall, within 15 days of its submittal, be returned to the applicant along with an explanation of the application's deficiencies. Fees shall not be refunded. No further processing of the application shall occur until the deficiencies are corrected. Once the deficiencies are corrected, the application may be resubmitted without the payment of additional fees, provided that it is resubmitted within six months of the date that the application was returned to the applicant. Applications resubmitted more than six months after the date that the application was returned as incomplete shall require repayment of applicable fees, provided, however, that the Planning Director may approve extensions of up to one (1) year from the date that any Development of County Significance application was returned as incomplete without requiring repayment of applicable fees.

The Chairman called for a roll call vote on third reading of the Ordinance. The roll was called and votes recorded as follows:

Ms. Condon	- aye
Mr. Darby	- absent
Ms. Johnson	- aye
Mr. Qualey	- aye
Mr. Rawl	- aye
Mr. Sass	- aye
Mr. Schweers	- aye
Mr. Summey	- absent
Mr. Pryor	- aye

The vote being seven (7) ayes and two (2) absent, the Chairman declared the Ordinance to have received third reading approval.

**FY 2014
SCDPS
Justice
Assistance
Grant**

**- Request to
Approve**

A report was read from the Finance Committee under date of January 23, 2014, that it considered the information furnished by County Administrator Kurt Taylor and Charleston County Sheriff Al Cannon regarding a State of South Carolina Department of Public Safety Grant to assist local units of government in carrying out specific programs which offer a high probability of improving the functioning of the criminal justice system. It was shown that one of the JAG's funding priorities is Elder and Child Abuse and the Sheriff's Office is requesting permission to apply for and, if awarded, accept the grant to fund one designated Elder and Child Abuse Investigator for the Charleston County Sheriff's Office to improve investigation of elder and child abuse cases. It was further shown that one FTE is requested and a match of \$9,601 is required.

Committee recommended that Council allow the Sheriff's Office to apply for and, if awarded, accept the FY 2014 JAG Program grant totaling \$96,010 which includes a 10% cash match. The cash match would be made by the Charleston Sheriff's Office and grant funds will be used for one FTE to serve as a designated Elder and Child Abuse investigator.

**Library
Improvement
Plan**

Recommendation

Ms. Condon moved approval of committee recommendation, seconded by Mr. Qualey and carried.

A report was read from the Finance Committee meeting under date of January 23, 2014, that it considered the information furnished by County Administrator Kurt Taylor and the Charleston County Library Board regarding placing a referendum question on the November 2014 ballot allowing voters to consider a bond referendum to support the construction and renovation of Charleston County Public Library facilities.

Committee recommended that Council:

1. Approve placing a question on the November 2014 ballot, allowing voters to consider a bond referendum of up to \$103.8 million for the construction and renovation of Charleston County Public Library facilities, which may include:
 - Construction of four new libraries;
 - Renovation of 12 existing facilities, including expansion of St. Andrews Regional; and
 - Relocation of current support staff from existing high-value space in the Main Library to a separate location, freeing up existing support staff space for public use.

2. Instruct County and Library staff to:
 - Complete a detailed review of all costs to confirm final numbers;
 - Hold meetings to gather public input regarding the proposed plan; and
 - Return to Council by June with the final construction plan and costs plus the wording for the proposed referendum question that will be sent to the Board of Elections and Voter Registration for placement on the November 2014 ballot.

Ms. Johnson moved approval of Committee recommendation. The motion was seconded by Ms. Condon.

Mr. Sass stated that he had received a tremendous amount of feedback from citizens regarding the Library's plan and assumed there would be a lot of public meetings before the plan and referendum question was finalized since that is what he was relaying to his constituents.

Mr. Rawl stated for the benefit of the public that the Library Board had developed a plan for the future of the library system and now wished to place a referendum question on the November 2014 ballot asking the public to support a funding mechanism to support this plan. The plan which was presented to Council at its January 23, 2014, Finance Committee is not necessarily the final plan. The library will hold a number of public meetings to gain input from citizens about their desires moving forward and also about the language for the referendum question. At some point this summer, the Library Board will again come before Council with a final plan and proposed wording referendum question, which Council will have to approve before it is submitted to the Board of Elections and Voter Registration for placement on the ballot. He also remarked that

whether the individual Council Members agree or not with the referendum, it was Council's responsibility to approve the language for placing the question on the ballot.

Ms. Johnson stated that as Council's liaison to the Library Board, she wanted to thank Council for supporting moving this measure forward.

The Chairman called for a vote on the motion and the motion passed.

**Council
Comments**

The Chairman asked if any Member of Council of Council wished to bring a matter before the Body.

Mr. Qualey commended the County and staff for the great work which was done informing and responding to citizens' concerns during the ice storm. He thanked Mr. Taylor for his speedy response to a concern that the Little James Island Bridge had iced over.

Mr. Rawl echoed Mr. Qualey's commendation of staff and stated that when you have an incident such as this and don't hear complaints about the County's response, you know you've done a good job.

Mr. Sass also thanked staff and first responders for their response during the ice storm.

Mr. Schweers stated that he had seen a news clip where the mayor of Atlanta had stated he didn't think Atlanta had responded to the winter storm any worse than any other jurisdiction in the southeast, but Mr. Schweers stated that he didn't believe we had performed anywhere near as poorly as Atlanta had.

Ms. Johnson thanked Carl Simmons for his presentation regarding flood plains and flood insurance at her January Round Table meeting.

Ms. Condon thanked the staff who worked at the Emergency Operations Center during the ice storm. She applauded the use of Facebook, Twitter, and the new Emergency Management app calling it an important tool to keep the public apprised of the situation during times of emergency.

Mr. Taylor thanked Council for the comments regarding the County's response to the ice storm.

Mr. Pryor thanked Mrs. Schweers for her attendance at the Council meeting tonight and again for her bravery in the Ashley Hall incident in February 2013.

There being no further business to come before the body, the Chairman declared the meeting to be adjourned.

Kristen L. Salisbury
Deputy Clerk of Council