

CITY COUNCIL MEETING

Monday April 11, 2011 at 7:00 p.m.

The Common Council of the City of Crawfordsville, Indiana, met in regular session at 7:00 p.m., April 11, 2011. Present were Mayor Charles Coons, who chaired the meeting, City Attorney David Peebles and Clerk-Treasurer Terri Gadd. Also present were Council members Nellie Thompson, Heather Perkins, George Parker, Roger Rockenbaugh, Dennis Cook, Patrick Taylor and Raymond Kirtley.

Other officials in attendance were Street Commissioner - Scott Hesler, Assistant Police Chief - Mike Norman, Fire Chief - Eric Small, Plan Department Director - Brandy Allen, and Waste Water Director - Tom Mitchell.

The Press was also present.

Chairman Coons called the meeting to order.

Councilman Parker led the pledge to the flag.

Councilman Rockenbaugh said the prayer.

Chairman Coons asked Clerk-Treasurer, Terri Gadd, to call the roll for the purpose of attendance, all Council members were present.

Councilwoman Perkins moved to approve the minutes from the meeting of March 14, 2011. Councilman Cook seconded. The motion passed with a unanimous vote.

Council members acknowledged receipt of the monthly financial report with a unanimous voice vote.

The roll was called for the purpose of any additions to the agenda. There were no additions.

Chairman Coons announced all annexations were tabled until May 9th, but public comment will be allowed at the end of the meeting.

Chairman Coons turned the meeting over to Councilman Kirtley to present the business of Committee of the Whole.

Chairman Kirtley moved to adjourn as full council and reconvene as Committee of the Whole. Councilwoman Thompson seconded. The motion passed with a unanimous voice vote.

COMMITTEE OF THE WHOLE

The first item presented was on ordinance repealing an ordinance and amending the speed limit on Meridian Street to 20 mph. Chairman Kirtley called for comments from

the council. Offering comments were Councilwoman Perkins, Councilwoman Thompson, Councilman Parker, Councilman Taylor and Councilman Rockenbaugh. Chairman Kirtley called for comments from the public. Offering comments from the public were Richard Harris, Jan Vincent, Kyle Adams and Carolyn Sheets. Street Commissioner Hesler and Assistant Police Chief, Mike Norman also commented. Councilman Taylor moved to forward the ordinance to the full council with a favorable recommendation. Chairman Kirtley seconded. Chairman Kirtley called for a voice vote. The ordinance failed with a five to two voice vote. Council members Cook, Perkins, Thompson, Parker and Rockenbaugh voted nay.

The second item presented was an ordinance repealing an ordinance and removing a stop sign at the intersection of Meridian Street and Helm Street. Chairman Kirtley called for comments from the council. Offering comments were Councilman Taylor, Councilwoman Thompson and Councilwoman Perkins. Chairman Kirtley called for comments from the public. Hearing none, Chairman Kirtley called for a motion to forward to full council. Councilman Taylor moved to forward the ordinance to full council. The ordinance failed due to the lack of a second to the motion.

Chairman Kirtley moved to adjourn the Committee of the Whole and reconvene as full council. Councilman Taylor seconded. The motion passed with a unanimous voice vote.

Chairman Coons turned the meeting over to Fiscal Affairs Chairman, Roger Rockenbaugh, to present the business of Fiscal Affairs.

FISCAL AFFAIRS

The first item presented was a resolution authorizing the transfer of certain parking meter funds. Chairman Rockenbaugh moved to adopt the resolution. Seconded by Councilwoman Perkins. Chairman Coons called for comments from the council and public. Hearing none, the roll was called for the vote. The resolution was adopted with a six to one vote. Councilman Taylor voted nay.

RESOLUTION NO. 24 -2011

A RESOLUTION OF THE CRAWFORDSVILLE COMMON COUNCIL AUTHORIZING THE TRANSFER OF PARKING METER CERTAIN FUNDS

WHEREAS, effective January 1, 2011, parking meter enforcement operations have been merged by ordinance into the Crawfordsville Police Department, with parking enforcement to operate under the Police Department's General Fund budget; and

WHEREAS, as a result of that merger, the separate 2011 budget for parking enforcement is no longer necessary, and any funds in that budget should be transferred to the Police Department's General Fund budget to support parking enforcement operations,

NOW, THEREFORE, BE IT RESOLVED by the Common Council of the City of Crawfordsville that the Clerk-Treasurer is hereby authorized and directed to transfer the sum of \$3,260.47 from the Parking Meter Fund, Fund #207, to the General Fund of the City, Fund #101, to be applied to the Police Department's parking enforcement costs.

This resolution shall be in full force and effect from and after its passage.

Adopted and passed by the Common Council of the City of Crawfordsville, Indiana, this 11th day of April, 2011, and approved by me, the Mayor of the City of Crawfordsville, this same date.

Signed\\ Charles E. Coons
Charles E. Coons, Mayor & Presiding Officer

ATTEST:

Signed\\ Terri Gadd
Terri Gadd, Clerk Treasurer
City of Crawfordsville

The second item presented was a resolution approving certain historic preservation grants and loans (109 East Main Street). Chairman Rockenbaugh moved to adopt the resolution. Seconded by Councilman Cook. Chairman Coons called for comments from the council and public. Hearing none, the roll was called for the vote. The resolution was adopted with a unanimous vote.

RESOLUTION NO. 25 - 2011

A RESOLUTION APPROVING CERTAIN HISTORIC PRESERVATION GRANTS & LOANS

WHEREAS, the Crawfordsville Historic Preservation Commission has duly approved the following façade grant and loan, and

WHEREAS, by ordinance, the Crawfordsville Common Council must approve said loans,

NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF CRAWFORDSVILLE, INDIANA, that

1.	<u>Property</u>	<u>Applicant</u>	<u>Loan Amount</u>
	109 E. Main St.	Michael & Mary Scheidler	\$ 10,000

2. The following Crawfordsville Historic Preservation Commission façade grant is hereby approved:
3. This resolution shall be effective upon passage.

Adopted and passed by the Common Council of the City of Crawfordsville this 11th day of April, 2011.

Signed \\\ Charles E. Coons
Charles E. Coons, Mayor

ATTEST:

Signed\\ Terri Gadd
Terri Gadd, Clerk Treasurer

Concluding the business of Fiscal Affairs, Chairman Rockenbaugh turned the meeting over to Chairman Coons.

Chairman Coons turned the meeting over to Ordinances & Petitions Chairwoman, Nellie Thompson, to present the business of Ordinances & Petitions.

ORDINANCES AND PETITIONS

The first item presented was the second reading of an ordinance making changes to the zoning code (various amendments). Chairwoman Thompson moved to place the ordinance on second reading. Seconded by Councilman Taylor. Chairman Coons called for comments from the council and public. Hearing none the roll was called for the vote. The ordinance passed second reading with a unanimous vote.

Chairwoman Thompson moved to place the ordinance on third and final reading and so adopt. Councilman Rockenbaugh seconded. Chairman Coons called for comments from the council and public. Offering comments were Councilman Taylor, Councilwoman Perkins, Brandy Allen, Councilwoman Thompson and Counselor Peebles. Hearing no further comments, the roll was called for the vote. The ordinance passed third and final reading with a unanimous vote.

ORDINANCE NO. 8 - 2011

**AN ORDINANCE AMENDING CHAPTER 153, ZONING, OF
THE CRAWFORDSVILLE MUNICIPAL CODE OF
THE CITY OF CRAWFORDSVILLE, INDIANA
(Various Amendments to Zoning Code)**

WHEREAS, since the adoption of the most recent amendments to the Crawfordsville Zoning Code, the Board of Zoning Appeals and Plan Commission, as well as the City officials who regulate zoning, have identified certain provisions of said Code that should be changed to allow for more efficient, fair and reasonable land use within the jurisdiction of the City of Crawfordsville,

WHEREAS, the Plan Commission has conducted the necessary review of these proposed amendments and has favorably recommended them to the Common Council for adoption,

WHEREAS, the legally required notice of these amendments has been given, and the public hearing on them has been held,

NOW BE IT HEREBY ESTABLISHED AND ORDAINED by the Common Council of the City of Crawfordsville, Indiana, that the Crawfordsville Municipal Code is hereby amended as follows:

Section 1. Title XV, Chapter 153, "Zoning Code" of the Municipal Code of the City of Crawfordsville is hereby amended to delete the following provisions in ~~striketrough~~ and replace them with the following provisions in **bold** and/or to add the following new provisions in **bold**:

(a) [Amendment concerning garage and yard sales]

....

Section 153.015 Temporary Uses and Structures

The purpose of this Section is to effectively and promptly permit temporary uses and structures within the jurisdiction of the City of Crawfordsville.

....

8. Garage and Yard Sales

Garage and yard sales may be held at any given residential location up to three (3) times per calendar year, for a maximum of three (3) consecutive days each, and for a maximum of two (2) consecutive weeks at a time. Garage and yard sales must be held during daylight hours. City officials may halt garage and yard sales if parking on public rights-of-way or trespassing on neighbors' property becomes a problem.

Persons holding garage and yard sales must comply with all signage rules in this Code, including but not limited to Section 153.038(P) concerning garage sale signs.

§ 9. Other similar uses deemed temporary by the Planning Director and attached with such conditioned upon any time period, conditions, and other safeguards for protection of neighboring properties as the Planning Director may deem necessary in her or his discretion.

(b) [Amendment concerning damage to nonconforming structures and “grandfathering” of nonconforming uses]

....

153.016 Nonconforming Uses, Lots and Structures

....

(E) Nonconforming Structures

Where a structure that could no longer be built under the provisions of this Ordinance exists, the structure may continue to exist so long as it remains otherwise lawful. Said structure shall also be subject to the following provisions:

....

~~2. Any nonconforming structure damaged by fire, flood, explosion or other such catastrophe, where said damage is less than fifty percent (50%) of the structures fair market value, may be reconstructed and used as before if the reconstruction of said structure is substantially complete within twelve (12) months of the catastrophic event, provided that the restored structure has no greater coverage and contains no greater cubic content than before such catastrophe. In the event that the structure is reconstructed to comply with the existing standards, this provision shall not apply.~~ **Any nonconforming structure damaged by fire, flood, explosion, wind, or other catastrophe may be reconstructed and used as before if**

(a) such reconstruction is performed within twelve (12) months of such catastrophe, and (b) if the restored structure has no greater coverage and no greater cubic content than before such catastrophe.

~~3. Any nonconforming structure damaged by fire, flood, explosion or other such catastrophe, where such damage is greater than fifty percent (50%) of the structures fair market value, shall be required to conform with the regulations imposed by this Ordinance, as amended from time to time.~~ **(a) In the event that any nonconforming use conducted in a structure or at a location ceases for any reason for a continuous period of one (1) year, or (b) in the event that such nonconforming use is intentionally abandoned for any period, such nonconforming use shall not be resumed, except with the approval of the Board of Zoning Appeals.**

....

(c) [Amendment concerning home occupation signage]

Section 153.042 Specific Signage Standards

....

B. Home Occupation Name-Plate Signage

~~The nameplate may display the name of the occupant and/or the name of the home occupation. It shall not exceed two (2) square feet in area. It shall not be illuminated. It shall be attached in a manner that causes it to be flush or flat against the structure, or simply visible through a window.~~ **Lawfully permitted home occupations may display one (1) sign on the premises announcing the name, business type, and telephone number of the home occupation. The sign may not exceed two (2) square feet in area; square footage shall be calculated as provided in Section 153.040. The sign may be free-standing or attached to the building or placed so as to be visible**

through a window. The sign itself may not be electrified or internally illuminated, but it may be lit by directional lighting attached to places such as frame of the sign or in the ground or by ambient light from other existing sources. In addition to the foregoing specific limits, all home occupation signage must comply with the requirements of the City’s Signage Standards and Regulations, Section 153.035 et seq.

....

(d) [A new provision concerning business signage in residential neighborhoods]

Section 153.042 Specific Signage Standards

....

H. Signage for Businesses in Residential Neighborhoods

Businesses operating in residentially zoned neighborhoods, either by virtue of being in continuous operation prior to the adoption of the City’s original zoning code (“grand fathered” business) or with the explicit approval of the City by variance or special exception, must ensure that any signage comports with the character of the surrounding residential structures and neighborhood, as well as complies with the requirements of the City’s Signage Standards and Regulations, Section 153.035 et seq. Because the character of particular neighborhoods varies throughout the City, and because the circumstances of each such business are unique, the Board of Zoning Appeals is hereby authorized to establish specific conditions and restrictions as to any and all signage of such businesses pursuant to the Boards’ power under I.C. 36-7-4-918.2 to impose reasonable conditions to its approvals.

....

(e) [Addition of a new provision regulating fences, after section on “Lighting Standards”]

FENCE AND WALL STANDARDS

153.0501 A. GENERAL STANDARDS. These standards are applicable to all zoning districts:

1. General Requirements.

a. Fences and walls shall be permitted in all zoning districts provided (i) a fence permit is obtained from the Department of Planning and Community Development prior to installation or erection and (ii) the appropriate fence permit fee is paid, per the Department's fee schedule.

b. All fences and walls shall conform to the following requirements:

- i. All fences and walls shall present the non- structural facade outward (i.e. they must "face out"),**
- ii. No fence or wall shall be placed so as to disrupt or impede the flow of storm water,**
- iii. No fence or wall shall be placed on private or public property or across any easement, without the written consent of the owner or holder thereof,**
- iv. No fence or wall, other than official barricades, shall be placed upon, over, or in any street, alley, highway, sidewalk, or other public right-of-way,**
- v. No fence or wall shall be erected at any location where it may interfere with or obstruct the view of any authorized traffic sign, signal, or device, and**
- vi. No fence or wall shall be located in such a manner as to materially impede the view of any street or highway intersection, or in**

such a manner as to materially impede the view of the intersection of a street or highway with a railroad grade crossing.

2. **Height Exceptions.** Fences specifically required by this ordinance for screening, telecommunications facilities, or other purpose may exceed the maximum heights established by this chapter consistent with the appropriate specific requirements for that use set by law.
3. **Height Measurement.** The height of a fence shall be determined by measuring from the adjacent grade to the highest point of the fence, excluding fence posts. Fence posts may exceed the maximum height of the fence by up to one (1) foot.

B. RESIDENTIAL FENCE AND WALL STANDARDS. These standards are applicable to all residential zoning districts:

1. **Height Requirements.** Fences and walls shall not exceed eight (8) feet in height in any side or rear yard or 3.5 feet (42 inches) in height in any front yard.
2. **Prohibited Fences.** All electrified, barbed wire, razor wire, and stockade fences are prohibited on all non-farm property. Chain link fences are prohibited in the front yard in residential districts.
3. **“Invisible fences”** are specifically allowed in all places in yards.

C. NONRESIDENTIAL FENCE AND WALL STANDARDS. These standards are applicable to all non-residential zoning districts:

1. **Height Requirements.** Fences and walls shall not exceed eight (8) feet in height in rear and side yards.
2. **Landscaping** may be used to complement the fence.

3. **Fences for specialized athletic facilities such as ball diamonds, tennis courts, and driving ranges shall be exempt from the height requirements.**
4. **Where chain link fencing is used to meet screening requirements set by law, that fencing shall be supplemented with a landscape screen a minimum of six (6) feet high.**
5. **Prohibited Fences. All electrified, barbed wire, razor wire, and stockade fences are prohibited, except on property used for farming, or property used for jails, prisons and correctional facilities, or on property zoned I-1 or I-2.**

(f) [Amendment to the definitions]

Section 153.070 Words and Phrases Defined

....

SWIMMING POOL. Has the meaning set forth in 675 IAC 20-1.1-18(s), as same may be amended from time to time. The term does not include wading pools, “kiddie” pools, or inflatable pools not exceeding two (2) feet in depth.

....

Section 2. (a) All ordinances or parts of ordinances in conflict herewith are hereby repealed.

(b) This ordinance shall be in full force and effect from and after the date of its passage and any necessary publication.

ADOPTED BY THE COMMON COUNCIL OF THE CITY OF CRAWFORDSVILLE,
INDIANA, THIS 11th DAY OF APRIL, 2011

Signed\\ Charles E. Coons
Charles E Coons, Mayor

PRESENTED TO ME BY THE MAYOR OF THE CITY OF CRAWFORDSVILLE,
INDIANA, THIS 11th DAY OF APRIL, 2011

Signed\\ Terri Gadd
Terri Gadd, Clerk Treasurer

THIS ORDINANCE APPROVED AND SIGNED BY ME, THIS 11th DAY OF April,
2011.

Signed\\ Charles E. Coons
Charles E Coons, Mayor

ATTEST:

Signed\\ Terri Gadd
Terri Gadd, Clerk Treasurer
City of Crawfordsville

675 IAC 20-1.1-18

...

- (s) "Swimming pool" means any artificial basin of water constructed, modified, or improved for wading, swimming, or diving.
This term does not include artificial lakes.
- (t) "Swimming pool, in-ground" means any pool whose sides rest in partial or full contact with the earth.
- (u) "Swimming pool, non-permanently installed" means any pool that is so constructed that it may be readily disassembled for storage and reassembled to its original integrity.
- (v) "Swimming pool, on-ground" means any pool whose sides rest fully above the surrounding earth.
- (w) "Swimming pool, permanently installed" means any pool that is constructed in the ground or in a building in such a manner that the pool cannot be readily disassembled for storage.
- (x) "Swimming pool, public" means any pool other than a residential pool which is intended to be used for swimming or bathing and is operated by an owner, lessee, operator, licensee, or concessionaire, regardless of whether a fee is charged for use.

Reference within the standards to various types of public pools are defined by the following categories:

(1) Class A—competition pool: Any pool intended for use for competitive aquatic events sanctioned by nationally recognized athletic organizations such as the following:

(A) FINA (Federation International De Natation Amateur).

(B) AAU (Amateur Athletic Union).

(C) NCAA (National Collegiate Athletic Association).

(D) USD (United States Diving, Inc.).

(E) NAIA (National Association of Intercollegiate Athletics).

Such pools may also be used for public recreation.

(2) Class B—public pool: Any pool intended for public recreational use.

(3) Class C—semipublic pool: Any pool operated solely for and in conjunction with lodgings such as hotels, motels, apartments, condominiums, etc.

(4) Class D—special purpose pool: Any pool operated for medical treatment, water therapy, or nonrecreational functions.

(y) "Swimming pool, residential" (family pool) means any constructed pool, permanent or nonportable, which is intended for noncommercial use as a swimming pool by not more than two (2) owner families and their guests.

(z) "Swimming pool, wading" means a pool that may range in water depth from two (2) feet to zero (0) feet for wading.

The second item presented was an ordinance amending Chapter 152, subdivision control, of the Crawfordsville Municipal code of the City of Crawfordsville, Indiana.

Chairwoman Thompson moved to place the ordinance on second reading. Seconded by Councilman Kirtley. Chairman Coons called for comments from the council and public. Hearing none, the roll was called for the vote. The ordinance passed second reading with a unanimous vote.

Chairwoman Thompson moved to place the ordinance on third and final reading and so adopt. Councilman Kirtley seconded. Chairman Coons called for comments from the council and public. Hearing none, the roll was called for the vote. The ordinance passed third and final reading with a unanimous vote.

ORDINANCE NO. 9 - 2011

AN ORDINANCE AMENDING CHAPTER 152, SUBDIVISION CONTROL, OF THE CRAWFORDSVILLE MUNICIPAL CODE OF THE CITY OF CRAWFORDSVILLE, INDIANA (Amending Administrative Subdivision and Imposing Engineering Fees)

WHEREAS, since the adoption of the most recent amendments to the Crawfordsville Subdivision Ordinance, the Plan Commission, as well as the City officials, who regulate land use, have identified certain provisions of said Ordinance that should be changed to allow for more efficient and fair land use within the jurisdiction of the City of Crawfordsville,

WHEREAS, specifically, the Commission and City officials have found that the

requirement that all administrative subdivision of land pursuant to Section 152.003 of the Ordinance proceed through the Plan Director before they be recorded with the Montgomery County Recorder is unduly costly and burdensome, both to persons creating small tracts of land and to the Department of Planning and Community Development itself,

WHEREAS, the Commission and City officials have also found that the City incurs unreasonable expenses for additional engineering reviews of the plats that were not properly revised by developers after initial reviews by the City Engineer and that to avoid the City Engineer performing engineering services for the benefit of developers at taxpayers expense, it would be fair and reasonable to require those developers who fail to correct their subdivision plans after the initial no-cost reviews by the City Engineer to pay and/or reimburse the City for its reasonable engineering fees incurred in those subsequent reviews,

WHEREAS, the Plan Commission has conducted the necessary review of these proposed amendments and has favorably recommended them to the Common Council for adoption,

WHEREAS, the legally required notice of these amendments has been given, and the public hearing on them has been held,

NOW BE IT HEREBY ESTABLISHED AND ORDAINED by the Common Council of the City of Crawfordsville, Indiana, that the Crawfordsville Subdivision Ordinance is hereby amended as follows:

Section 1. Title XV, Chapter 152.003, the "Subdivision Control Ordinance" of the Municipal Code of the City of Crawfordsville, concerning Administrative Subdivisions, is hereby amended to delete the following provisions in ~~strike through~~ and replace them with the following provisions in **bold** and/or to add the following new provisions in **bold**:

152.003 (A) Administrative Subdivisions.

1. Types of Administrative Subdivisions.

...

(j). A residential lot split of three (3) lots or fewer, which does not involve the construction of any new street or road, or the imposition of any adverse effect upon the use of the remainder of the land or adjacent property as ~~determined by the Planning Director.~~

...

~~2. Administrative Subdivision Review~~

~~an administrative subdivision shall be reviewed by the Planning Director in accordance with IC 36-7-4-710, as amended from time to time. The Planning Director shall make comments regarding the application and either approve, approve with conditions, require further review, or deny the application.~~

~~3. Recording an Administrative Subdivision~~

~~Before the deed of a parcel that is created through an administrative subdivision may be Recorded with the Crawfordsville Recorder, the Planning Director shall place a notation on the deed to the effect that the parcel was created through the administrative~~

~~subdivision processes. The notation shall be signed by the Planning Director. The Planning Director shall then record the approved deed with the Crawfordsville Recorder.~~

2. In the event of reasonable uncertainty as to whether a lot split or subdivision will have an adverse effect upon the use of the remainder of the land or adjacent property or otherwise qualifies as an administrative subdivision, a person seeking to subdivide property pursuant to 153.003 (A) shall request review of the proposed subdivision or lot split by the Plan Director, who shall have the discretion to determine whether it has an adverse impact or otherwise qualifies as an administrative subdivision. In the event that a recorded subdivision or lot split does in fact have an adverse impact, failure to request review by the Plan Director may result in subsequent invalidation of the subdivision or lot split or denial of Improvement Location Permits or Certificates of Occupancy for having been subdivided in violation of this Section.

...

Section 2. Title XV, Chapter 152.015 the “Subdivision Control Ordinance” of the Municipal Code of the City of Crawfordsville, concerning Submittals, is hereby amended to delete the following provisions in ~~strike through~~ and replace them with the following provisions in **bold** and/or to add the following new provisions in **bold**:

152.015 (D). Fees

1. All primary and secondary plat applications shall be accompanied by all applicable fees as prescribed by the Official Fee Schedule, which is in addition to the cost of publishing a legal notice in all local ~~papers~~ **newspapers of record and giving actual notice to certain other property owners, all as required by state law.**

2. Initial primary plat and secondary plat reviews and one compliance review of each of those plats shall be at no additional expense to the developer, other than the fees required of all applicants by (D)(1), above. However, to discourage developers relying upon the City Engineer to provide no-cost advice and professional services in furtherance of private subdivisions, all developers and other persons submitting primary and secondary plats or other submissions for technical review shall pay and be responsible for all reasonable engineering fees and costs incurred by the City with respect to all reviews of a proposed subdivision after the initial review and one compliance review thereafter by the City Engineer of the plat or other submission. No plat or subdivision or other submission shall be approved by the City without those engineering fees and costs having been paid or reimbursed to the City.

Section 3. (a) All ordinances or parts of ordinances in conflict herewith are hereby repealed.

(b) This ordinance shall be in full force and effect from and after the date of its

passage and any necessary publication.

ADOPTED BY THE COMMON COUNCIL OF THE CITY OF CRAWFORDSVILLE,
INDIANA, THIS 11TH DAY OF APRIL, 2011.

Signed \\ Charles E. Coons
Charles E. Coons, Mayor

PRESENTED TO ME BY THE MAYOR OF THE CITY OF CRAWFORDSVILLE,
INDIANA, THIS 11TH DAY OF APRIL, 2011.

Signed \\ Terri Gadd
Terri Gadd, Clerk Treasurer

THIS ORDINANCE APPROVED AND SIGNED BY ME THIS 11TH DAY OF
APRIL, 2011.

Signed \\ Charles E. Coons
Charles E. Coons, Mayor

ATTEST:

Signed \\ Terri Gadd
Terri Gadd, Clerk Treasurer
City of Crawfordsville

With there being no business under Traffic Parking & Safety, Chairman Coons turned the meeting over to Annexation Chairman, Patrick Taylor, to present the business of Annexation.

TRAFFIC, PARKING & SAFETY

ANNEXATION

Chairman Taylor advised all annexations were tabled until May 9, 2011.

Chairman Coons turned the meeting over to Chairman Kirtley to handle the business of Miscellaneous.

MISCELLANEOUS

Chairman Kirtley brought forth discussion of the Council appointment to the Storm Water Utility Board. Councilwoman Perkins nominated Joe Mitton. Councilwoman Thompson seconded. Chairman Kirtley called for additional nominations. Hearing none, a voice vote was called approving Joe Mitton as the Council appointment to the Storm Water Utility Board. Joe Mitton was approved as the Council appointment to the Storm Water Utility Board with a unanimous voice vote.

Councilman Cook commented on Department Head attendance at Council meetings.

Chairman Coons turned the meeting over to Chairman Taylor for public comment on annexations. Chairman Taylor gave a brief summary on the annexation process and called for comments. Offering comments were Jackie McBride, Lloyd Petit, Clyde Rager, Councilwoman Perkins, Counselor Peebles, Councilwoman Thompson, Councilman Cook, Tom Mitchell and Brandy Allen.

With there being no further public comments, Chairman Taylor turned the meeting over to Chairman Coons.

ADJOURNMENT

There being no further business, Chairman Coons moved to adjourn. Seconded by Councilwoman Perkins. The meeting was adjourned at 8:15 p.m.

Signed by me this 10th day of May, 2011

Signed\\Charles E. Coons
Charles E. Coons, Mayor

ATTEST:

Signed\\ Terri Gadd
Terri Gadd, Clerk Treasurer
City of Crawfordsville