This summer, beginning in July, City Hall will be closed for renovations and public meetings will be held at the Sunshine Center, located at 330 5th St N. More information to come.

CONSENT AGENDA “A”

INFO CA-4 Accepting a proposal of a blanket purchase agreement with Pinellas County School Board, Food & Nutrition Department, for the summer food service program, for a total contract amount of $503,614.

CONSENT AGENDA “B”

REVISED CB-3 Approving a three-year blanket purchase agreement with GSA Security Inc. for security camera installation, maintenance and repair for the Department of Technology Services, at a total contract amount of $167,000.

ADD CB-11 Requesting a waiver of the St. Petersburg City Code Section 2-246 and accepting the proposal from Pinellas County School Board, for the summer food service program, for a total contract amount of $476,202; authorizing the Mayor or his designee to execute all documents necessary to effectuate this transaction; and providing an effective date. (Revised title.)

THE FOLLOWING ITEM TO BE HEARD AT 1:00 P.M. OR SOON THEREAFTER

INFO D-1 Public Hearing regarding removal of Delphinia Davis, Harry Harvey, and Ann Sherman-White from the Office of Commissioner of the Housing Authority of the City of St. Petersburg, Florida. (Quasi-Judicial procedures will be followed as applicable.)

REPORTS

DELETE F-4 Acquisition of 635-64th Street South, St. Petersburg (Grace Connection Church)

ADD F-7 Approving the amended and restated recyclables processing agreement between the City of St. Petersburg, Florida, and Waste Connections of FL, Inc. (formerly, Progressive Waste Solutions of FL, Inc.) for the processing of recyclable materials; authorizing the City Attorney’s Office to make non-substantive changes to the amended and restated recyclables processing agreement; authorizing the Mayor or his designee to execute the amended and restated recyclables processing agreement.

NEW BUSINESS

DELETE G-1 Requesting that the St. Petersburg City Council pass a resolution in favor of Universal Healthcare as outlined in bill H.R. 1384 as submitted to the United States House of Representatives. The program proposed in this bill is also known as Medicare for All. (Councilmember Kornell)

REVISED G-5 Respectfully requesting City Council approval of a resolution putting a moratorium on third party historical designation applications until City Council and CPPC have had the opportunity to meet and final decisions as to potential changes to our preservation ordinance have been made and approved. (Councilmember Foster)

ADD G-6 Referring to HLUT, or other relevant committee, for a discussion regarding the current process and potential changes to third party applications for Local Historic Landmark Designation. (Councilmember Gabbard)
COUNCIL COMMITTEE REPORTS

ADD H-2(a) Approving a transfer in the amount of $186,422 from the unappropriated balance of the Weeki Wachee Capital Improvements Fund (3041) to the Weeki Wachee Operating Fund (1041).

ADD H-2(b) Resolution of the City Council of the City of St. Petersburg, Florida establishing its intent to reimburse certain capital expenditures incurred in connection with acquisition, construction and equipping of the City’s various public utilities capital improvement projects with proceeds of a future tax-exempt financing; providing certain other matters in connection therewith.
PROCEDURES TO BE FOLLOWED FOR
HOUSING AUTHORITY COMMISSIONER REMOVAL HEARING

PART I
GENERAL INFORMATION

1. Public comment: Anyone wishing to speak must fill out a yellow card and present the card to the Clerk. All speakers must be sworn prior to presenting testimony. No cards may be submitted after the close of the Public Hearing. Each party and speaker is limited to the time limits set forth herein and may not give time to another speaker or party except as provided in paragraph 5.

2. Questions by Council: At any time during the proceeding, City Council members may ask questions of any speaker or party. The time consumed by Council questions and answers to such questions shall not count against the time frames allowed herein.

3. Burden of proof: Because removal is initiated by the Mayor pursuant to Florida Statutes section 421.07, City Administration bears the burden of proof that removal is warranted under that statute (i.e., “[f]or inefficiency or neglect of duty or misconduct in office”).

4. Waiver of Objection: At any time during this proceeding Council Members may leave the Council Chamber for short periods of time. At such times they continue to hear testimony because the audio portion of the hearing is transmitted throughout City Hall by speakers. If any party has an objection to a Council Member leaving the Chamber during the hearing, such objection must be made at the start of the hearing. If an objection is not made as required herein it shall be deemed to have been waived.

5. Parties; allocation of time: The parties at this hearing are the City Administration and each commissioner contesting removal. Commissioners may be represented by legal counsel. Because the hearing may concern more than one commissioner, part II of these procedures establishes time limits for each portion of the hearing on a per commissioner basis. To the extent that two or more commissioners are represented by common counsel and desire to combine their time limits for each portion of the hearing, they may do so by notifying the City Clerk prior to the start of the hearing. But in all cases, the time available for the City Administration will be equivalent to the total time available to the commissioners. For example, if two commissioners were represented by common counsel and elected to combine their time and a third commissioner was representing herself, the parties would be subject to the following time limits for the initial presentation: (i) City Administration would have 30 minutes for an initial presentation related to all three commissioners; (ii) counsel for the first two commissioners would have 20 minutes for an initial presentation on behalf of those two commissioners; and (iii) the third commissioner would have 10 minutes for her initial presentation.
PART II
ORDER OF HEARING

1. **Introduction:** City Clerk reads caption of the charges for removal.

2. **Initial presentations:**
   
   (a) City Administration (10 minutes × number of commissioners)
   
   (b) Each commissioner, in turn or combined (10 minutes per commissioner)

3. **Public hearing:** During the public hearing portion, any person may speak for 3 minutes after being sworn-in. Each speaker should limit his or her testimony to information relevant to the charges against the commissioner(s).

4. **Cross-examination:**
   
   (a) City Administration (5 minutes × number of commissioners)
   
   (b) Each commissioner, in turn or combined (5 minutes per commissioner)

5. **Rebuttal / closing:** Each party shall have an opportunity to provide a closing argument or rebuttal as follows:
   
   (a) City Administration (5 minutes × number of commissioners)
   
   (b) Each commissioner, in turn or combined (5 minutes per commissioner)

6. **Deliberation:** Deliberation will follow standard rules for Council debate. Because each charge against a commissioner represents an independent ground for removal of that commissioner, each motion to concur in the mayor’s removal of a commissioner must concern a single charge against a single commissioner. Accordingly, if City Council desires to concur in the removal of a commissioner on the basis of multiple charges, an individual motion will be required for each charge.