

City of St. Petersburg  
**Public Services & Infrastructure Committee**

**AGENDA**

February 8, 2018, 9:15 am  
City Hall, Room 100

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Members: Chair Steve Kornell, Vice Chair Ed Montanari  
Council Members Charlie Gerdes, Amy Foster

Alternate(s): Council Chair Lisa Wheeler-Bowman

Support Staff: Judy Tenison, City Council Administrative Aide

**1) Call to Order**

**2) Approval of Agenda**

**3) Approval of January 25, 2018 Minutes**

**4) New Business – February 8, 2018**

a) Private Laterals Pilot Rebate Program, *Claude Tankersley, Michael Dema*

b) Proposed Amendment to the Chronic Nuisance Ordinance to address unlawful consumption on the premises where alcoholic beverages are sold  
*Andrea Luce, Assistant Police Legal Advisor*

**5) Upcoming meeting dates with tentative agenda items**

**February 22, 2018**

a) Noise Ordinance Update, *D. Goodwin, L. Teba, M. Dema*


*Attachments:*

Minutes of the January 25, 2018 PS&I Committee Meeting – to follow at a later date  
New Business Item Support Material  
Pending and Continuing Referral List



CITY OF ST. PETERSBURG  
PUBLIC WORKS ADMINISTRATION  
CLAUDE D. TANKERSLEY P.E., Public Works Administrator

**MEMORANDUM**

**TO:** The Honorable Lisa Wheeler-Bowman, Chair, and Members of City Council  
**FROM:** Claude D. Tankersley, P.E., Public Works Administrator   
**DATE:** February 8, 2018  
**SUBJECT:** Pollution Prevention (P2) Project

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As part of Consent Order 16-1280, the City has elected to implement a Pollution Prevention (P2) Project in place of a penalty. On August 23, 2017, the City sent a letter to the Florida Department of Environmental Protection (FDEP) as notice of the City's P2 Project election. On October 23, 2017, the city sent FDEP our proposed P2 Project Plan Exhibit 1. The City was notified by FDEP on November 16, 2017, that after their P2 Project Proposal Review that the City would need to resubmit a revised P2 Project Plan Proposal within 90 days that included projects more closely related to the issues addressed in the Consent Order.

In response to FDEP's request, attached is a draft P2 Project Plan Exhibit 1 for a Private Lateral Repair and Replacement Pilot Program.

Cc: Elizabeth Makofske, Public Works Business Services Manager  
John Palenchar, Water Resources Director  
Brejesh Prayman, P.E., Engineering & Capital Improvements Director  
Michael Dema, Assistant City Attorney  
Kim Streeter, Assistant City Attorney

Attachments:  
1: DRAFT P2 Project Plan Exhibit 1



City of St. Petersburg  
Public Works Administration  
P.O. Box 2842  
St. Petersburg, FL 33731-2842  
O: 727-893-7294

## 1) Private Lateral Repair and Replacement Pilot

### A. Project Description:

Typically, most homes have a sewer lateral that runs from their home to a sewer main located in the public street. The upper portion of sewer lateral extending from building foundation to the property line is referred to as a private lateral (upper lateral), while the bottom portion of the lateral from the property line to the sewer main is referred to as the lower lateral. Within the City of St. Petersburg, the homeowner owns the upper lateral and is responsible for its maintenance and repair.

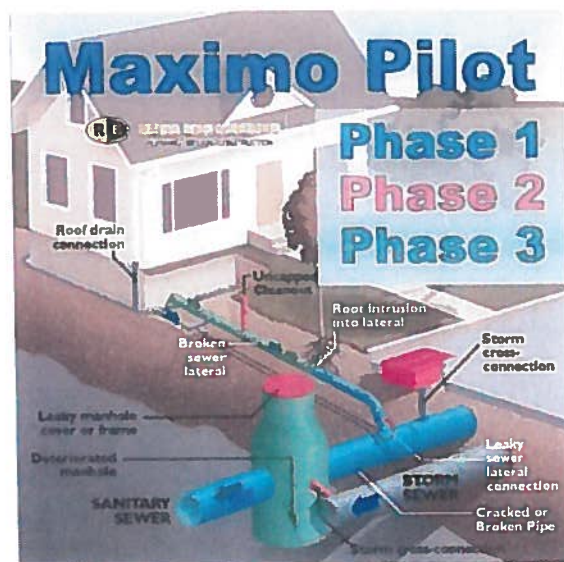
Typically, private laterals make up about half of the total length of a sewer system. Even when the system-wide impact of infiltration is not an issue, defective laterals can cause sewer backups, and can be an important issue of concern in public works agencies. The owners of the laterals may be unaware of these problems or unwilling to fix them if the consequences do not directly affect them (EPA/600/R-10/078).

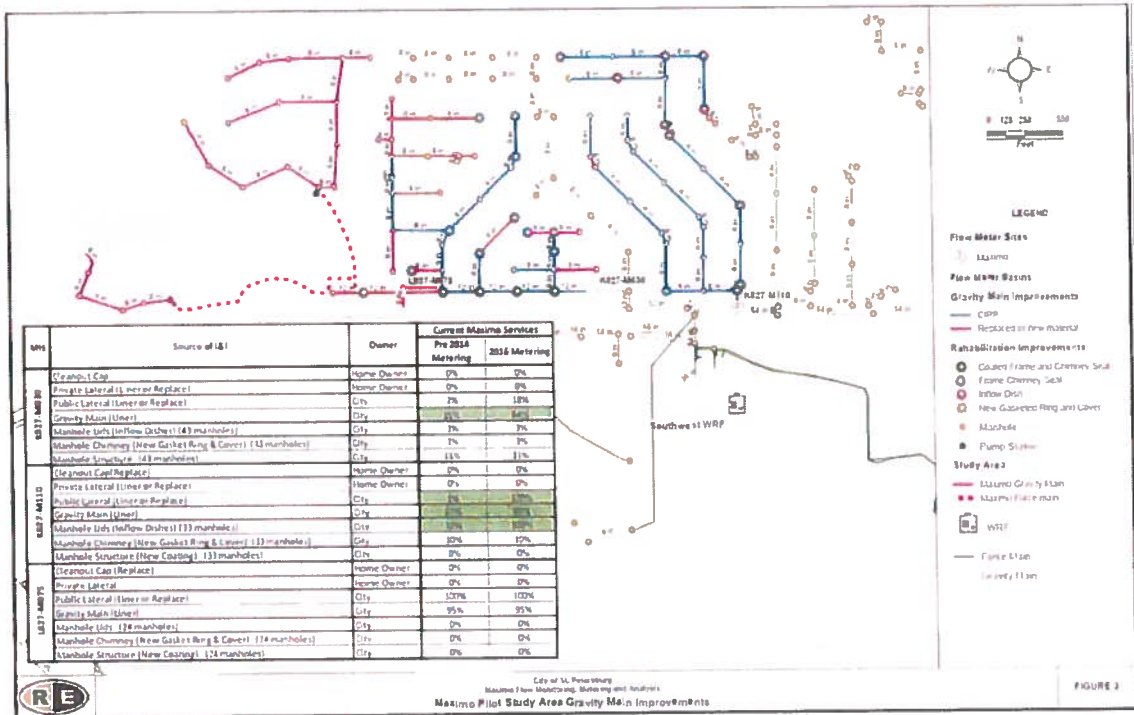
One of the long-term goals for managing wastewater collection systems is to understand the most effective rehabilitation procedures with the lowest life-cycle cost. Determining if excessive infiltration and/or inflow (I&I) from the privately owned portions of a collection system are significantly impacting the collection or treatment system is a task that stands on its own. If infiltration is a significant issue within the system, it is almost guaranteed that private laterals are a part of the problem. An issue for most municipalities when considering developing a lateral rehabilitation program is whether the cost and effort of the program can be justified by the potential public benefit (e.g., reduced treatment costs, reclaiming capacity, and avoiding sewage overflows). Therefore, not addressing private laterals would be an incomplete investigation. Municipalities throughout the country have begun to address these issues and are developing strategies to move beyond the barriers.

This pilot program seeks to:

- provide funding to repair or replace private sewer laterals for approximately 200 properties;
- develop a legal basis and system for identifying laterals in need of replacement;
- test various rehabilitation and repair means and methods;
- quantify the inflow and infiltration reduction achievable from a lateral program in a typical neighborhood with Orangeburg pipe laterals; and
- identify the impediments to implementation and develop solutions to be applied during a phased rollout of a city-wide program.

The proposed program area is the Maximo Moorings neighborhood previously piloted in two phases of I&I improvements. The first two phases repaired or replaced the majority of public assets within the system and monitored the reduction in I&I after improvements were performed. This Private Lateral Repair and Replacement Pilot will proceed with phase three of I&I reductions at the pilot study site. The results will provide accurate data on I&I reductions achievable in a typical neighborhood in the age group typical of those throughout St. Petersburg with failing Orangeburg laterals.





**References:**

- FINAL Analysis of Maximo Collection System Flow Monitoring Data, Reiss Engineering, Inc., January 31, 2017.
- State of Technology for Rehabilitation of Wastewater Collection Systems (EPA/600/R-10/078) <http://nepis.epa.gov/Adobe/PDF/P1008C45.pdf>

**B. Environmental and Economic Benefit:**

The environmental and economic benefits of reducing I&I are demonstrated in the reduced operating and capital costs of maintaining the wastewater collection and treatment system. Additional environmental benefits will be realized by reducing potential for permit violations.

Item	Quantity Generated (gal/lb/tons-specify)			Disposal Cost (\$)			Percent (%)
	Before	After	Reduction	Before	After	Reduction	Reduction
Wet Weather Volume (gallons per day)*	150,000	50,000	100,000	\$274,500	\$91,500	\$183,000	67%
Total Nitrogen (pound per day)**	16	5.36	10.64	NA	NA	NA	67%
Total Annual Cost Savings =							\$ 183,000

\* \$1.83/gal x gallons

\*\* 19.3mg/L x MGD x 8.34

**C. Project Cost:**

Final project cost to be determined, but will expend at least the \$810,000 required under the consent order.

**D. Implementation Schedule:**

A minimum of two years is expected to implement this pollution prevention project.

## MEMORANDUM

To: City Council Chair and Members of City Council  
From: Andrea Luce, Esq., Assistant Police Legal Advisor  
Date: February 1, 2018  
Re: Proposed Amendment to Chronic Nuisance Ordinance

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**Background:** Multiple business vendors<sup>1</sup> within the City have encouraged and profited from the unlicensed, open, and unlawful consumption of alcohol on their premises. Numerous stores sell Styrofoam cups of ice as well as individual cups to encourage and facilitate drinking on their property. Though these businesses are not licensed by the State for on-site consumption of alcoholic beverages, their parking lots have transformed into open air bars. People are gathered together—sitting on crates or standing in groups—with cups in hand, sipping on the alcohol they have just purchased from a store which is just steps away. This is within view of the store vendors, as well as St. Petersburg residents, including school age children.

Officers report that despite issuing numerous citations and making physical arrests for violations of the Unlawful Consumption ordinance, Section 3-7—by itself—has not been a deterrent. Vendors will have a vested interest in enforcing the prohibition against unlawful alcohol consumption if the penalties are greater than a \$218.00 fine. PD Legal recommends adding Sections 3-7(a), (b), and (c)(3) to the City's Chronic Nuisance ordinance in an effort to tackle this ongoing problem.

Section 3-7 prohibits vendors from permitting consumption of alcoholic beverages on an unlicensed premises; prohibits drinking alcoholic beverages on and within 500 feet of an unlicensed premises; and requires establishments dealing in alcoholic beverages to post signs within the building licensed for the sale of alcohol which read: "It is unlawful to consume alcoholic beverages outdoors within 500 feet of this establishment—by City ordinance."

The financial penalties for Chronic Nuisance property status include a \$500 fine *in addition to* the actual cost of police services to the property. Under the Chronic Nuisance ordinance, if the costs for police services are unpaid, they may be levied against the real property as a non-ad valorem special assessment.

The Responsible Person for a Chronic Nuisance Property is burdened with more than just financial penalties, however. The Responsible Person must also take affirmative steps towards addressing the problems occurring on their property. Notably, they must propose and implement additional measures, by way of a written action plan (WAP), which will curtail or eliminate the re-occurrence of nuisance activities on their premises. Failure to submit a WAP results in the property automatically being declared a Chronic Nuisance.

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<sup>1</sup> *Vendor* means any person who keeps for sale, sells, offers for sale, serves or dispenses alcoholic beverages in any quantity in any place of business licensed by the State for the sale of alcoholic beverages or any person who holds a license from the State for the sale of alcoholic beverages, including the owner, manager, operator, proprietor or licensee, or the servant, agent or employee of any owner, manager, operator, proprietor or licensee, of such a place of business. ST. PETERSBURG, FLA. CODE, § 3-1 (2002).

Officers have expressed concerns about the ongoing problem with open containers (formally referred to as “consumption of alcohol on premises” and “permitting consumption on premises,” City Code Sections 3-7(b) and 3-7(a), respectively) at certain properties in the City. These properties were forwarded to the Legal Division for review. Data analysis showed that officers took enforcement action against the unlawful consumption of alcohol at the following properties:

- **16th Street Liquor Store**, 1443 16th Street South  
2017: 13 arrests for violations of Sec. 3-7(a)-(c)(3)  
2016: 15 arrests for violations of Sec. 3-7(a)-(c)(3)  
2015: 3 arrests for violations of Sec. 3-7(a)-(c)(3)
- **City Food Mart**, 2913 28th Street North  
2017: 3 arrests for violations of Sec. 3-7(a)-(c)(3)  
2016: not enough arrests in a 30 or 90 day period of time to qualify for Chronic Nuisance treatment  
2015: no arrests at the property
- **Johnie’s Discount Beverage**, 1404 16th Street South  
2017: not enough arrests in a 30 or 90 period of time to qualify for Chronic Nuisance treatment  
2016: not enough arrests in a 30 or 90 day period of time to qualify for Chronic Nuisance treatment  
2015: 5 arrests for violations of Sec. 3-7(a)-(c)(3)
- **Tony’s Meat Market**, 1209 4th Street South  
2017: no arrests at property  
2016: not enough qualifying arrests in a 30 or 90 day period of time to qualify for Chronic Nuisance treatment  
2015: 8 arrests for violations of Sec. 3-7(a)-(c)(3); 3 arrests in 30 day period OR 5 in a 90 day period

All of these properties would have been eligible for chronic nuisance treatment if Sections 3-7(a), (b), and (c)(3) were included in the Chronic Nuisance ordinance. Importantly, all of these documented arrests took place *after* the enactment of the Chronic Nuisance ordinance.

**Objective:** Expand the Chronic Nuisance ordinance by adding portions of Section 3-7, “Unlawful Consumption on the Premises where Alcoholic Beverages are Sold” to the list of Chapter 3 violations outlined in Sec. 9-62.

**Theory:** By adding Sections 3-7(a), (b), and (c)(3) to the Chronic Nuisance Ordinance, police could more widely apply this ordinance. This amendment would impact properties where recurrent open container issues continue to exist, and where single-citations to patrons or vendors have not been a meaningful deterrent. The imposition of greater fines and administrative and remedial measures, as well as the stigma of being labeled a “chronic nuisance” would all contribute to ameliorating open container issues at these properties.

**Proposed Amendment:** In order to discourage liquor store vendors from allowing and promoting the open consumption of alcohol on unlicensed premises, and to decrease the occurrence of public drunkenness on and near properties within the City, the Department respectfully requests adding Sections 3-7(a), (b), and (c)(3) of the City Code to the list of qualifying offenses for Chronic Nuisance activity. This amendment would add teeth to the Chronic Nuisance ordinance and give the police department another tool to use when liquor store vendors permit the unlawful consumption of alcohol on their property. (See attached proposed ordinance.)

ORDINANCE NO. \_\_\_\_\_

AN ORDINANCE AMENDING THE CITY OF ST. PETERSBURG CITY CODE, CHAPTER 9, CODE ENFORCEMENT, ARTICLE IV, CHRONIC NUISANCE PROPERTY, SECTION 9-62, DEFINITIONS AND EXEMPTIONS, AMENDING THE DEFINITION OF NUISANCE ACTIVITY TO INCORPORATE SPECIFIED PROVISIONS OF CHAPTER 3, SECTION 3-7, ALCOHOLIC BEVERAGES; PROVIDING FOR SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of St. Petersburg Police Department ( "Police Department") has repeatedly responded to citizen complaints concerning large gatherings of people consuming alcohol in and upon convenience store premises and parking lots; and

WHEREAS, the Police Department should be able to utilize the most effective enforcement measures available in the St. Petersburg City Code ("City Code") to eliminate the illegal and unpermitted consumption of alcohol on convenience store grounds and parking lots to effectively protect the public; and

WHEREAS, Chapter 9, Article IV of the City Code addresses the designation of Chronic Nuisance Properties within the city limits, the procedures for remediation of such properties and the penalties for failure to comply with enforcement and remediation; and

WHEREAS, specific subsections of Chapter 3 of the City Code, Alcoholic Beverages, Section 3-7, prohibit the unlicensed consumption of alcohol on the premises of a convenience store or similar establishment; and

WHEREAS, the inclusion of subsections 3-7(a), 3-7(b) and 3-7(c)(3) into Section 9-62, which defines Nuisance Activity, will permit convenience stores and similar businesses allowing unlicensed consumption of alcohol on the premises to be cited for Nuisance Activity and to be subject to designation as a Chronic Nuisance Property under the provisions of Chapter 9, Article IV of the City Code.

THE CITY OF ST. PETERSBURG DOES ORDAIN:

Section 1. Chapter 9, Article IV, Section 9-62 of the City of St. Petersburg City Code is hereby amended to read as follows:

Section 9-62.-Definitions and exemptions.

For the purposes of this division:

(a) "Nuisance activity" means when any person associated with a property is charged with a violation of any of the following activities, behaviors or conduct:

- (1) Chapter 3 - Alcoholic Beverages, Chapter 3—Alcoholic Beverages, sections 3-7(a), (b), or (c)(3), and sections 3-10, 11, 13, or 14.
- (2) Chapter 11, Article III - Noise Pollution.

- (3) Chapter 4, Article III - Dogs, sections 4-55 or 57.
- (4) Chapter 20, Article V, Division 2 - Illicit Synthetic Drugs.
- (5) F.S. § 767.12 - Dangerous dogs.
- (6) F.S. § 790.15(1) - Discharging firearm in public.
- (7) F.S. § 796.06 - Renting space to be used for prostitution.
- (8) F.S. § 796.07 - Prostitution.
- (9) F.S. § 800.03 - Exposure of sexual organs.
- (10) F.S. § 806.13 - Criminal mischief.
- (11) F.S. § 810.08 - Trespass in structure or conveyance.
- (12) F.S. § 810.09 - Trespass on property other than structure or conveyance.
- (13) F.S. § 812.014 - Theft.
- (14) F.S. § 812.019 - Dealing in stolen property.
- (15) F.S. § 812.173 - Convenience business security.
- (16) F.S. § 823.01 - Nuisances.
- (17) F.S. § 828.12 - Cruelty to animals.
- (18) F.S. § 856.011 - Disorderly intoxication.
- (19) F.S. § 856.015 - Open house parties.
- (20) F.S. § 856.021 - Loitering or prowling.
- (21) F.S. § 856.022 - Loitering or prowling in close proximity to children.
- (22) F.S. Ch. 874 - Criminal gang enforcement and prevention.
- (23) F.S. § 877.03 - Breach of the peace; disorderly conduct.
- (24) F.S. Ch. 893 - Any offense under the Florida Comprehensive Drug Abuse Prevention & Control Act.
- (25) Any other offense under state or federal law that is punishable by a term of imprisonment exceeding one year.

(b) "Other responsible party" means any individual or entity other than the owner of the property that is operating a business upon the property or is occupying the property, whether pursuant to a lease, license, or is otherwise allowed to use the property by the owner.

(c) "Person associated with a property" means the property owner, operator, manager, resident, occupant, guest, visitor, patron, employee or agent of any of these persons.

(d) "Responsible party" means the owner of the property and any 'other responsible party' as defined herein.



(e) "Separate and distinct incident" means that each time one or more police officers respond to a nuisance activity at the property shall be deemed a separate and distinct incident. This may include multiple incidents occurring on the same day.

(f) "Police services" means all costs associated with a police officer response to a property and may include, but is not limited to, the costs for: officers and cruisers to respond to a call, receiving the call, dispatch, any supervisory time necessary, any research necessary for enforcement, any citation costs, any transport costs for arrests, and any other cost associated with a response to a call for service at the property.

(g) This division shall not be applied to restaurants or taprooms except for violations of the noise ordinance (Chapter 11), sections 3-7(a), (b), or (c)(3), and sections 3-10 and 3-11 of the alcoholic beverage ordinance and any violation set forth herein which is committed by the owner of the property or business or their employees. The 'theft' category shall not be applied in dealing with retail establishments.

(h) This division shall not be applied when the responsible party was the victim of a crime, or when there is more than one responsible party and one of the responsible parties is the victim of domestic violence.

(i) "POD" is defined in Chapter 1.

(j) References to the "Chief" shall mean the Chief of Police or his or her designee.

Section 2. Language which is underlined represents additions to, and language which is ~~stricken~~ represents deletions from the section which is amended by this ordinance.

Section 3. The provisions of this Ordinance shall be deemed severable. The unconstitutionality or invalidity of any word, sentence or portion of this ordinance shall not affect the validity of the remaining portions.

Section 4. In the event this ordinance is not vetoed by the Mayor in accordance with the City Charter, it shall become effective after the fifth business day after adoption unless the Mayor notifies the City Council through written notice filed with the City Clerk that the Mayor will not veto the ordinance, in which case the ordinance shall take effect immediately upon filing such written notice with the City Clerk. In the event this ordinance is vetoed by the Mayor in accordance with the City Charter, it shall not become effective unless and until the City Council overrides the veto in accordance with the City Charter, in which case it shall become effective immediately upon a successful vote to override the veto.

Approved as to form and content:

LEGAL:

DEPARTMENT:

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Assistant City Attorney

Derrill McAteer

# PUBLIC SERVICES & INFRASTRUCTURE COMMITTEE

Feb. 8, 2018

Topic	Return Date	Referral Date	Prior Meeting	Referred By	Staff	Notes
1 Private Laterals Pilot Rebate Program	2/8/18	3/2/17	4/13/17	Kornell	C. Tankersley M. Dema	1) What has been discussed at County level 2) Pros/cons on programs they have seen 3) Issues that have to be dealt with from both perception level and policy level 4) Ideas of what next steps can be made 5) How many manholes have been repaired and how many are in need of repair in study area 6) How do we fund a program 7) Legal - is there a basis in the law if we are faced with a health safety issue, what rights do we have going on private property and inspecting (pipes) 4/13/17- Tankersley stated we will f/u on timing for the next PSI report 5/3/17-Waiting for County program
2 Evaluation of Water Treatment Additive's Effects on Potable Water Quality in the Distribution System		12/11/17	1/25/18	J. Palenchar	J. Palenchar	1/25/18-Committee requested additional information.
3 Capital Improvement Assessment (Maintenance & Hurricane/Tropical Storm Preparedness) a. Bridges b. Reclaimed Water & possible expansion c. Roads / Sidewalks / Pedestrian Bridges d. Seawalls e. Stormwater f. Potable Water (water quality audit) g. Buildings h. Sewers / Wastewater (if needed) i. New sidewalk planning	a. 03/08/18 b. 04/12/18 c. 05/10/18 d. 06/14/18 e. 07/12/18 f. 08/09/18	2/2/17	a. 04/27/17 a. 07/20/17 b. 08/24/17 c. 11/09/17 d. e. f. g. h. i.	Kennedy  b. Gerdes  i. PS&I on 11/9/17	a. Prayman b. Palenchar c. Prayman d. e. f. g. h. i. Tankersley, Mory	4/27/17 a) Bridges-Staff to bring back analysis of long-term and pedestrian bridge funding. a) 7/20/17-power point by B. Prayman. CM Kennedy asked to have noted that between 2021 and 2025 there is a \$50 million shortage on funding for bridges. b) 8/24/17-report provided by J. Palenchar. Items b), e), f) & h) are part of the Integrated Master Plan. c) 11/9/17-power point by B. Prayman & J. Norris. Staff to report to committee on updated numbers for annual sidewalk repair & replacement with the numbers based on new technology. Funding for brick streets replacement as a recurring maintenance cost needs to be considered.
4 Discussion regarding Reckless Endangerment, Harassment and Voyeurism Ordinance.	3/22/18				D. Mcateer	

Topic	Return Date	Referral Date	Prior Meeting	Referred By	Staff	Notes
5 Noise Ordinance	2/22/18	10/13/15	11/19/15 6/16/16 12/15/16* (ENRS)	Nurse Kornell	D. Goodwin L. Teba K. Dunn	<b>6/16/16</b> -Urban Construction Task Force Report; C. Tankersley to return with a report on cooling systems. <b>Rick Dunn to return with a report on how other cities handle noise/recommended changes.</b> <b>12/16/16</b> -Preliminary District Cooler Plant Analysis report at ENRS. <b>1/27/17</b> -Per R. Dunn: Planning & Eco Dev is including mechanical noise issues as a component of a proposed change to existing noise ordinance. Not sure when it will be ready to return to PSI.
6 A discussion in regards to our preparedness to respond to a natural disaster such as a hurricane.		9/14/17		Kornell		
7 Consideration of an ordinance to allow PSTA to enter into an agreement to permit the construction of 23 proposed additional bus shelters with advertising.		5/18/17	10/26/17	Nurse	B. Pettigrew	NBI was a result of 5/11/17 PSI. <b>10/26/17</b> -motion for Adm. to return with funding sources to participate in the shelter match program.
8 Sculpture Walk St. Pete		2/7/17	9/28/17	Public Arts Commission	W. Atherholt J. Kovilaritch	<b>2/7/17</b> -verbally referred by CM Kornell during Public Arts Commission report at Council meeting. <b>9/28/17</b> -moved to ask Adm. to work with Mr. Rodgers to develop a plan and bring back to PS&I.
9 Dashboard Cameras, Body Cameras, Shot Spotters report		5/18/17	6/15/17	Council	A. Holloway	<b>6/15/17</b> -CM Gerdes made a motion to move forward with \$87,000 allocation for Dash Cams. <b>7/13/17</b> -Council approved purchase of dashboard cameras & accessories for \$87,000. <b>8/24/17</b> -leave on list for Chief Holloway to come back with grant info for Shot Spotter.
10 Report on proposed South St. Petersburg Master Plan with a potential 2050 plan		8/4/16		Kornell	K. King	<b>9/28/17</b> -Per Dr. Cornwell this is on the schedule to be kicked off at the start of the year.
11 Report on utilization of the Hard to Hire and Apprenticeship Ordinance	6/14/18	9/22/16	3/23/17 5/25/17	Foster	C. Tankersley	<b>5/1/17</b> -Not ready for 5/11, per Tankersley & Prayman. Staff to report back on penalties, lower thresholds, pre-certification programs, Davis Bacon Act and streamlining, and the compliance program. <b>5/25/17</b> -approved w/Legal to develop language that the penalty provision covers principles of a company and not just the corporate entity. CM

Topic	Return Date	Referral Date	Prior Meeting	Referred By	Staff	Notes
						Kornell suggested for future iteration to add provision giving an extra bonus if person is both disadvantaged worker and an apprentice; and dollar threshold for triggering ordinance. <b>9/28/17</b> -Per Dr. Cornwell: will see how this works and report in June 2018 as per annual reporting requirement.
12 Consider amending Chapter 16.40.040, City of St. Petersburg Municipal Code, to allow for fence construction containing corrugated metal panels and establishing standards for such materials.		12/7/17		Gerdes	L. Abernethy	
13 Water Resources Dept. 2017 Management Evaluation/LA Consulting Recommendations		12/7/17		Council	C. Tankersley	<b>12/7/17</b> -PS&I to manage the 57 recommendations made by LA Consulting. Requested a City of Gulfport update regarding their private laterals.
14 Report in regards to ordinance 317-H (cell towers) enacted on 12/14/17		12/14/17		Council	M. Dema	
15 Verbal report pertaining to the Janet Echelman, Inc. feasibility study.	3/8/18	1/18/18		Montanari	W. Atherholt R. Quintana	
16 Verbal report regarding the after-action review completed for Hurricane Irma.		1/18/18		Foster		
17 Pinellas County Opioid Task Force Strategic Plan presentation by Dr. Ulyee Choe.		1/18/18		Foster		

PS&I Dates: **2018** - 4/11, 4/25, 2/8, 2/22, 3/8, 3/23, 4/12, 4/26, 5/10, 5/31, 6/14, 7/12, 7/26, 8/9, 8/23, 9/13, 9/27, 10/11, 10/25, 11/15, 11/29, 12/13 **2019** - 1/10, 1/24