# SPECIAL MEETING OF THE COMMON COUNCIL

## **DECEMBER 21, 2012**

Mayor Timothy E. O'Brien called the Special Meeting of the Common Council to order on Friday, the 21st day of December 2012 at 8:55 p.m. in the Common Council Chambers, City Hall.

Thirteen members were present at roll call: Ald. Trueworthy, Magnuszewski, Centeno, DeFronzo, Sanchez, Black, Hermanowski, Platosz, Brown, Freeman, Pabon, Giantonio, and Bielinski.

Two members were absent – Ald. Collins due to recent surgery, and Ald. Carlozzi due to business commitments.

City Clerk, Peter J. Denuzze, gave the invocation: O God, our Heavenly Father, tonight we pray for all the victims and their families of the horrific, unspeakable tragedy in Newtown, Connecticut. We pray that this will never happen again. We ask this in Thy name. Amen.

The pledge to the flag was led by the City Clerk.

Ald. Trueworthy moved to waive the reading of the Mayor's Warrant, seconded by Ald. Bielinski. So voted.

## MAYOR'S WARRANT

#### TO THE CLERK OF THE CITY OF NEW BRITAIN:

BY THE AUTHORITY OF THE STATE OF CONNECTICUT, YOU ARE HEREBY COMMANDED TO NOTIFY Michael Trueworthy, Suzanne Bielinski, Wilfredo Pabon, Tonilynn Collins, Eva Magnuszewski, Jamie Giantonio, Adam Platosz, Shirley Black, Rha-Sheen Brown, Carlo Carlozzi Jr., Roy Centeno, Emmanuel R. Sanchez, Lawrence Hermanowski, J. Tobias Freeman and David DeFronzo, Aldermen and Alderwomen of said City, that there will be a special meeting of the Common Council on Friday, December 21, 2012 at 8:00 p.m. in the Council Chambers, 27 West Main Street, City Hall, for the following purposes:

- 1. Resolution expressing sympathy, condolence and mourning because of the the school murders in Newtown.
- 2. Resolution authorizing the Mayor to negotiate and sign a contract between the city, other municipalities and Covanta.
- 3. Acceptance of a report from the Planning, Zoning and Housing Committee concerning Code of Ordinances, Article XVIV, LICENSE FOR RESIDENTIAL RENTAL REAL PROPERTY.
- 4. Adoption of Code of Ordinances, Article XVIV, LICENSE FOR RESIDENTIAL RENTAL REAL PROPERTY.
- 5. Resolution authorizing the Mayor to negotiate and sign a contract for manufacturing job training outreach services.

HEREOF FAIL NOT, but due service and return make according to law. Dated at New Britain, this 19<sup>th</sup> day of December, 2012.

Timothy E. O'Brien Jr. Mayor

## RESOLUTIONS

#### 32128 RE: CONDEMNING THE HORRIFIC ATTACKS IN NEWTON, CONNECTICUT AND EXPRESSING SUPPORT AND PRAYERS FOR ALL THOSE IMPACTED BY THAT TRAGEDY

To His Honor, the Mayor, and the Common Council of the City of New Britain: the undersigned beg leave to recommend the adoption of the following:

WHEREAS, on December 14, 2012, a mass shooting took place at Sandy Hook Elementary School in Newtown, Connecticut;

WHEREAS, the people of New Britain mourn the 26 innocent lives, including those of 20 children, that have been lost at Sandy Hook Elementary School in this unimaginable tragedy;

WHEREAS, the people of New Britain will always remember the victims of the previous mass shootings that have occurred in the United States and stand in solidarity with the survivors; and

WHEREAS, the quick action of law enforcement officials and other first responders prevented additional losses of life:

THEREFORE, BE IT RESOLVED, That the Common Council

(1) condemns the senseless attack at Sandy Hook Elementary School in Newtown, Connecticut, on Friday, December 14, 2012;

(2) offers condolences to all of the students, teachers, administrators, and faculty of Sandy Hook Elementary School, as well as their families, and recognizes that the healing process will be long and difficult for the entire Newtown community;

(3) honors the selfless, dedicated service of-

(A) the teachers, school administrators, school support staff, medical professionals, and others in the greater Newtown community;

(B) the emergency response teams and law enforcement officials who responded to the attack; and

(C) the law enforcement officials who continue to investigate the attack; and

(4) remains committed to working together to help prevent tragedies like this from ever happening again.

AND BE IT FURTHER RESOLVED that a copy of this resolution be emailed to the First Selectwoman to the town of Newtown, CT.

Alderman Michael Trueworthy, Mayor Pro Tem

Alderwoman Suzzane Bielinski, Majority Leader

Alderwoman Tonilynn Collins Alderwoman Eva Magnuszewski Alderman Adam Platosz Alderman Wilfredo Pabon Alderwoman Shirley Black Alderman Roy Centeno Alderman Rha-Sheen Brown Alderman Carlo Carlozzi Alderman David DeFronzo Alderman Tobias Freeman Alderman Jamie Giantonio Alderman Larry Hermanowski Alderman Emmanuel Sanchez

Ald. Trueworthy moved to accept and adopt, seconded by Ald. Bielinski. Ald. Magnuszewski moved to amend by adding that a copy of this resolution be emailed to the First Selectwoman of the Town of Newtown, seconded by Ald. Bielinski. So voted. RESOLUTION AS AMENDED ADOPTED. Approved December 26, 2012 by Mayor Timothy E. O'Brien.

#### 32129 RE: AUTHORIZATION FOR MAYOR TO NEGOTIATE AND SIGN A CONTRACT BETWEEN CITY, OTHER MUNICIPALITIES AND COVANTA

To His Honor, the Mayor, and the Common Council of the City of New Britain: the undersigned beg leave to recommend the adoption of the following:

WHEREAS, Along with 16 other towns, the City of New Britain is a member town of the Bristol Resource Recovery Facility Committee (BRRFOC) and the Tunxis Recycling Operating Committee (TROC) which the City relies on for its waste management and recycling needs;

WHEREAS, Since 1988, BRRFOC has disposed of over 3.5 million tons of waste to the Covanta Energy Corporation run Trash-to-Energy Facility in Bristol which has generated enough clean electricity to serve power to well over 10,000 homes;

WHEREAS, The Covanta Energy Corporation is a global leader in operating Trash-to-Energy Facilities, and operates over facilities around the world;

WHEREAS, BRRFOC member communities and Covanta have been in negotiations for the terms of this waste and recycling disposal contract for over 8 months, and the terms negotiated under this agreement will lower the tips fees the city pays for waste disposal and increase the revenue the City receives for recycling;

NOW THEREFORE Be It Resolved, that the Common Council authorizes New Britain Mayor, Timothy O'Brien to negotiate and enter into a contract between the city, other municipalities and Covanta.

Alderman Michael Trueworthy

Ald. Trueworthy moved to accept and adopt, seconded by Ald. Bielinski. So voted. Approved December 21, 2012 by Mayor Timothy E. O'Brien.

# **REPORT OF THE COMMITTEE ON PLANNING, ZONNING AND HOUSING**

#### 31989-4 RE: PROPOSED AMENDMENT TO SEC. 14-400 OF THE ORDINANCES AND ADDING SEC. 14-401 THROUGH 14-406

To His Honor, the Mayor, and the Common Council of the City of New Britain: the undersigned beg leave to report the following:

The Committee on Planning, Zoning and Housing held a special public hearing and meeting on Frdiay evening, December 21, 2012 at 7:00 p.m. in the Council Chambers to which was referred the matter of item # 31989-4 Code of Ordinances be amended by amendeing Section 14-400 and adding new Sections 14-401 through 14-406 concerning licensure of residential prorperty businesses and recommend that the following resolution be referred back to the Common Council with a favorable recommendation.

Alderman Roy Centeno Chair

Ald. Trueworthy moved to accept and adopt, seconded by Ald. Defronzo. So voted. Approved December 26, 2012 by Mayor Timothy E. O'Brien.

# RESOLUTION

#### 31989-5 RE: AMENDMENT TO SEC. 14-400 OF THE ORDINANCES AND ADDING SEC. 14-401 THROUGH 14-406 CONCERNING LICENSURE OF RESIDENTIAL PROPERTY BUSINESSES

To His Honor, the Mayor, and the Common Council of the City of New Britain: the undersigned beg leave to recommend the adoption of the following:

Resolution Summary: PURPOSE: To amend the provisions for the licensing of residential rental property.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF NEW BRITAIN that Article XVIV, Chapter 14 of the Code of Ordinances, City of New Britain, concerning licensure of residential property businesses be amended to read as follows (inserted text appears in <u>underline</u>; deleted text appears in <del>strikethrough</del>; new sections begin with the word [new]):

#### ARTICLE XVIV. LICENSE FOR RESIDENTIAL RENTAL REAL PROPERTY

### Sec. 14-400 Purposes. Residential Rental Property Business License

(a) This article is enacted pursuant to the authority granted to the City of New Britain by Connecticut General Statutes § 7-148(c)(7). The City of New Britain is committed to protecting the safety, health and welfare of its residents and to eliminate housing blight. Towards that end, the Common Council adopts this article concerning the operation of Residential Rental Property Businesses. In order to implement its authority granted by the Connecticut General Statutes, the City of New Britain hereby adopts this Article to insure that housing within the city is decent, safe, sanitary and in good repair in compliance with the same or substantially the same standards that apply to property regulated by the U.S. Department of Housing and Urban Development ("HUD"). Property Owners of Dwelling Units described in this Article must maintain such Dwelling Units in a manner that meets the HUD physical condition standards in order to be considered decent, safe, sanitary and in good repair. These standards address the major areas of the multi-family housing safety.

(a)(b) This section article is not intended to apply to:

- 1. A natural person <u>or persons</u> <del>and/or married couple</del> that <del>is</del> <u>are</u> renting or leasing a the <u>R</u>residential <u>R</u>rental <u>P</u>property in which such person or married couple which
- Has there <u>Is his or her</u> primary residence <u>(including an owner-occupants</u> who owns the home through a limited liability corporation),
- (ii) Has had their <u>Was his or her</u> primary residence within the previous two (2)

years, if they he or she remains a residents of New Britain,

- (iii) Has <u>He or she</u> inherited from their <u>his or her</u> deceased parent(s) within the previous (2) years, if such <del>natural person or married couple</del> <u>he or she</u> remains <u>a</u> residents of New Britain, or
- (iv) <u>Is occupied</u> Oonly by have tenants who are blood relatives who pay no rent.

- A building operated by a non-profit organization which primarily provides recreational and youth services and the renting or leasing of apartments is not the main purpose of the building,
- 2. A non-profit organization which primarily provides recreational and youth services and does not maintain an Ownership Interest in a building that is primarily utilized for the renting or leasing of Dwelling Units.
- 3. A building which is operated as a shelter for victims of domestic abuse.
- 3. An organization which operates a shelter for victims of domestic abuse and

does not maintain an Ownership Interest in a building that is primarily utilized for the renting or leasing of Dwelling Units.

Sec. 14-401. Definitions.

(b) For the purposes of this sectionarticle, the following definitions shall apply:

- 1. "Applicant" means <u>a</u> the pPerson seeking or required to be licensed or have a license renewed under this section.
- 2. "Dwelling" means any building located in the city, which is wholly or partly used or intended to be used for living or sleeping by human occupants. For purposes of this article, the term shall be synonymous with "residential rental property."
- 3. "Dwelling Unit" means any room or group of rooms located within a dwelling, and forming a single habitable unit with facilities which are used or intended to be used for living, sleeping, cooking and eating.
- 4. "Hearing Officer" means one or more citation hearing officers, other than police officers or employees of the Licenses and Inspections Division of the Community Services Department appointed by the Mayor to conduct the hearings authorized by this Article.
- 4 "Licensee" means any person with a valid license pursuant to this section.
- 5 "Licensing official" means the head of the Licenses and Inspections Division of the Community Services Department or such other person(s) as may be authorized as such by the head of the Licenses and Inspections Division of the Community Services Department or the Mayor.
- 6 "Own" or "Owner means any person, who either alone or jointly or severally with others:

(1) Shall have legal title to any dwelling or dwelling unit, with or without accompanying actual possession thereof; or

(2) Shall have charge, care, or control of any dwelling or dwelling unit, as owneror agent of the owner, or as executor, executrix, administrator, administratrix, trustee or guardian of the estate of the owner. Any such person thus representing the actual owner shall be bound to comply with the provision of this article, and to the rules and regulations adopted pursuant thereto, to the same extent as if he/she was the owner.

- 5. "License" means a Residential Rental Property Business License issued and maintained according to the requirements of this section.
- 6. "Owner" means any Person holding an Ownership Interest in a Property.
- 7. "Ownership interest" means any or all of the following <u>categories of ownership in</u> <u>any corporation, limited liability company, trust, partnership, incorporated or</u> <u>unincorporated association or other legal entity</u>:

(A) ownership as a proprietor, (B) ownership as a partner or as a member of a partnership, (C) having total or five percent (5%) or greater ownership interest through a limited liability corporation, stock corporation, nonstock corporation or any other kind of business or (D) as a director or officer of any corporation.

- (a) ownership of twenty-five percent (25%) or more of a corporation;
- (b) ownership of a twenty-five percent (25%) or greater interest in a limited liability company;
- (c) rights of a beneficial interest of a twenty-five percent (25%) or more of a trust;
- (d) ownership as a partner in a partnership;
- (e) ownership or control of a twenty-five percent (25%) or greater interest in a unincorporated association or other legal entity; or
- (f) holding a position as a director or officer of any corporation.
- 8. "Person" means and includes any natural person, corporation, limited liability company, trust, partnership, incorporated or unincorporated association, and any other legal entity.
- 9. "Property Owner" means any Person who:

(a) holds legal title to any Residential Rental Property, Dwelling or Dwelling Unit; or

(b) has charge, care, or control of any Residential Rental Property, Dwelling or Dwelling Unit as an executor, executrix, administrator, administratrix, trustee, conservator, guardian, or general agent of the legal title holder.

8<u>10</u>."Residential rental property" means any building or structure containing apartments or other space for human dwelling, regardless of whether such apartments or space are occupied. Residential rental property shall refer only to buildings within the city.

- 911. "Residential rental property trade" means the trade or business of owning and renting or leasing residential rental properties.
- 10\_12. "Residential rental property business" means any person, organization or corporation of any kind engaged in the residential rental property trade.
- 11. "Residential rental property business license" means a license issued and maintained according to the requirements of this section.
- <u>13. In all references in this article to any "Applicant," "Hearing Officer," "Person" or "Property</u> <u>Owner", the use of any particular gender or the plural or singular number is intended to</u> <u>include the appropriate gender or number as circumstances may require.</u>
- (c) The City of New Britain is committed to protecting the safety, health and welfare of its residents and to eliminate housing blight. Towards that end, the Common Council adopts this ordinance concerning the operation of residential rental property businesses.
- Sec. 14-402. License required.

(d) (a) After February April 1, 2013, it shall be unlawful to carry on for any Property Owner to engage in the <u>R</u>residential <u>R</u>rental <u>P</u>property <u>T</u>trade in the city without a valid residential rental property business <u>L</u>license obtained and maintained in accordance with this section. No person, organization or corporation shall own or operate a residential rental property business, be a residential rental property business nor hold any ownership interest in a residential rental property business without being licensed as a residential rental property business, in accordance with this section, either individually or jointly with other persons, organizations and/or corporations. A jointly held residential rental property business license may include a combination of individuals, organization and/or corporations and may allow partnerships owning and persons with an ownership interest in a residential rental property to operate a residential rental property business under a single license, but all persons, organizations, corporations and other entities included in such joint operation shall be both jointly and severally compliant with the provisions of this section. (e)(b) The Licenses and Inspections Division of the Community Services Department promulgate all of the necessary forms and policies to accept applications for, to shall issue and to revoke all residential rental property business Llicenses according to the provisions of this section. The Licenses and Inspections Division of the Community Services Department shall determine the eligibility for licensure pursuant to this section and shall issue all residential rental property business Llicenses and renewals of the same. Any applicant aggrieved by a decision under this section may appeal said decision within thirty (30) days after notice of such decision is sent by informing the Licenses and Inspections Division of the Community Services Department, in writing, that he/she/it Applicant desires to appeal. Upon receipt of said appeal, the said division shall inform the chair of the Housing Board of Appeals, who shall call a meeting of said Board to hear said appeal. The Housing Board of Appeals shall have the power to alter the determination of the Licenses and Inspections Division of the Community Services Department if it finds that the facts do not support the decision. Any residential rental property business Llicense issued or renewed under order from the Housing Board of Appeals shall include, in the text of the Llicense, such caveats, restrictions and requirements as said Board shall deem necessary and appropriate.

(f)(c) To maintain a residential rental property business Llicense, a Pperson, corporation or other entity shall be in compliance with the followingmust:

- 1. <u>He/she/it shall Nnot own nor have an Oownership linterest in any property in the city-es</u> classified as <u>a</u> blighted premises according to the Code of Ordinances with blighting conditions that have remained unremedied for more than six months.
- He/she/it shall <u>Nnot</u> own nor have an <u>O</u>ownership <u>linterest</u> in any properties <u>in the city</u> with building, housing, health or fire code violations that have remained unremedied for more than six months.
- 3. <u>He/she/it shall Nnot own nor have an Oownership linterest in any residential properties in the city left abandoned for more than one year.</u>
- He/she/it shall <u>D</u>disclose, to the director of <u>L</u>licenses, permits and <u>l</u>inspections <u>Division of</u> the Community Services Department, all properties in the city in the city he/she/it owns or in which he possesses has an <u>O</u>ewnership <u>l</u>interest in.
- 5. If the applicant or licensee is not a natural person, the applicant or licensee shall <u>Delisclose</u> to the Licenses and Inspections Division <u>of the Community Services</u> <u>Department</u> the names and residential addresses of all <u>its owners</u> persons with any ownership interest of greater than five percent (5%) in said applicant or licensee.
- 6. The applicant and no person with an ownership interest in the applicant of greater than five percent (5%) has either had a residential property business license revoked pursuant to this section or was deemed ineligible to be licensed pursuant to this section within three years of the date that the present application was received.
- 7. If the applicant or licensee is not a natural person, each person, corporation or other entity with ownership interest of greater than five percent (5%) in said applicant or license holder shall meet the requirements of subdivisions (1) to (9), inclusive, and subdivision (11) of this subsection.
- 6. Not have any Owners who are ineligible for a Residential Property Business License.
- 87. He/she/it shall <u>C</u>comply with such other requirements as the Licenses and Inspections Division <u>of the Community Services Department</u> or the Housing Board of Appeals shall provide, in writing, in the text of the <u>L</u>license or <u>L</u>license renewal.
- 98 He/she/it shall, within thirty days of receiving it, <u>F</u>fully and truthfully answer all questions contained on any interrogatoriesy sent by the Licenses and Inspections Division of the

<u>Community Services Department</u> designed to ascertain any information or facts required pursuant to this section within thirty (30) days from the date they are issued.

10. He/she/it shall comply with the provisions of subsections (i) and (j) of this section.

(g)(d) Each residential rental property business Llicense shall be issued or renewed for a term of one year, subject to the power of the city to revoke for cause. No residential rental property business Llicense shall be issued or renewed until the <u>Aapplicant has paid a fee in the amount of one hundred fifty dollars (\$150.00) on a per dwelling unit basis calculated as follow:</u>

- 1. <u>\$50.00 per unit for the first 3 Dwelling Units; plus</u>
- 2. <u>\$40.00 per unit for the next 10 Dwelling Units; plus</u>
- 3. <u>\$35.00 per unit for each additional Dwelling Unit up to a maximum fee of \$12,000.00 per</u> <u>Property Owner.</u>

(e) Any Dwelling Unit subject to a mandatory annual inspection under the terms of 24 CFR Part 5, Subpart G, and 24 CFR Part 200 or other applicable regulations promulgated by the U.S. Department of Housing and Urban Development ("HUD") shall not be included in the calculation of an application fee set forth in subsection (d) of this Section provided the Applicant shall submit with his application a copy of a HUD inspection report issued within the past 365 days that certifies that the Dwelling Unit is in compliance with all applicable HUD standards and inspection protocols.

(h) (e)(f) If any licensee Property Owner fails to conform to the requirements of subsection (f) (c) of this section during the term of the Llicense, the Licenses and Inspections Division may revoke the Llicense. Such license shall be deemed revoked when the Licenses and Inspections Division mails notice to a Property Owner said licensee a letter notifying him/her/it that said Llicense is revoked and specifying the reasons for said revocation. If the licensee Property Owner informs the Licenses and Inspections Division, in writing, within thirty (30) days of the issuance of the notice that the Propety Owner after said letter is mailed that he/she/it desires to appeal said the revocation of its License, said the Licenses and Inspection Ddivision shall inform the chair of the Housing Board of Appeals, who shall call a meeting of said the Board to hear the Property Owner's said appeal. The Housing Board of Appeals shall have the power to alter the determination of the Licenses and Inspections Division if it finds that the facts do not support a revocation of the license according to this section or said the Bboard may suspend the said revocation upon such conditions as it may determine. If the Property Owner requests such an appeal has been requested, it shall not incur any fines under this Article until the appeal is determined no fines shall be charged until after final disposition of the matter by the Housing Board of Appeals or until such date as said board shall determine. Any person whose license has been revoked according to this section shall be deemed to not be licensed pursuant to this section.

(i) Any person not in compliance with subsection (d) of this section shall be deemed in violation of this section. In such case, each separate housing unit shall be deemed as a separate offense and each day said person engages in the residential property trade within the city without a license shall be deemed a separate offense. Any person in violation of this section shall be fined two-hundred and fifty dollars (\$250) for each said offense. Failure to pay this fine within sixty days shall constitute a debt in favor of the city. In enforcement of this debt, the city may place a lien upon any real estate owned by the person who has been fined. Each such lien may be continued, recorded and released in the manner provided by the Connecticut General Statutes for continuing, recording and releasing property tax liens. Each such lien shall take precedence over other liens and encumbrances filed after the effective date of this ordinance to the fullest extent permitted by law, except taxes, and may be enforced in the same manner as property tax liens. In addition to placing a lien against the property for failure to pay such fine, the city may bring a civil action against the debtor in a court of competent jurisdiction to recover such debt.

## Sec. 14-403. Inspections.

(a) The city is authorized and directed to make periodic inspections of Dwelling Units leased or rented in the course of the Residential Rental Property Trade to ensure compliance with the Code of Ordinances. The city may randomly select Dwelling Units for inspections or select Dwelling Units in response to complaints of violations of the Code of Ordinances. The city may conduct as many inspections, in its discretion, as the time and resources of the city may permit, but in no event shall any Dwelling Unit be randomly selected for an initial inspection more than once per calendar year.

(b) All inspections will be performed according to standards and procedures to be established by the city. The city shall provide a Property Owner with no less than ten days notice prior to an inspection. The Property Owner or his agent must provide any tenants residing in a Dwelling Unit with at least seven days notice of the inspection. The city will provide the Property Owner with consent forms for each Dwelling Unit subject to inspection. If a tenant objects to such inspection, the city must obtain an administrative warrant from the Connecticut Superior Court prior to conducting an inspection.

(c) If a Dwelling Unit passes inspection, the city will promptly notify the Property Owner of the results in writing. If the city finds any defects during the inspection, the city will provide the Property Owner with written notice of such defects. If no life threatening health and safety defect is found, the Property Owner will be given thirty (30) days to repair the defect and provide the city with: (1) written confirmation that he has remedied all defects; and (2) a \$150.00 fee for the city's re-inspection of the Dwelling Unit. After the city receives both written confirmation that the Property Owner has repaired the defects at issue and the re-inspection fee, it will re-inspect the Dwelling Unit. If the Property Owner fails to provide the city with written confirmation that he has remedied all defects within thirty (30) days and a \$150.00 re-inspection fee, or if the city finds that the defect has not been remedied upon its re-inspection of the Dwelling Unit, the Property Owner's License will be immediately revoked.

Sec. 14-404. Notice to Unlicensed Property Owners; Citation Hearings.

(a) The Licenses and Inspections Division of the Community Services Department shall issue a notice to any Property Owner who engages in the Residential Rental Property Trade or Residential Rental Property Business without a License. This notice shall be sent to the Property Owner via certified mail to the Property Owner and shall include:

- 1. The allegations against the Property Owner;
- 2. The amount of the fines, penalties, costs or fees due;
- 3. Notice that the Property Owner may contest his liability before a citation hearing officer by delivery in person or by mail written notice within ten days of the date thereof;
- 4. That if the Property Owner does not demand such a hearing, an assessment and judgment shall be entered against him; and
- 5. That such judgment may issue without further notice.

(b) If the Property Owner that receives a notice described in subsection (a) wishes to admit liability for any alleged violation, he may, without requesting a hearing, pay the full amount of the fines, penalties, costs or fees admitted to in person or by mail to the Licenses and Inspections Divisions of the Community Services Department.

(c) Any Property Owner who does not deliver or mail written demand for a hearing within ten days of the date of the first notice provided for in subsection (a) of this section shall be deemed to have admitted liability, and the Licenses and Inspections Division of the Community Services Department shall certify such Property Owner's failure to respond to the Hearing Officer. The Hearing Officer shall thereupon enter and assess the fines, penalties, costs or fees provided for by this Article. (d) Any Property Owner who requests a hearing shall be given written notice of the date, time and place for the hearing. Such a hearing shall be held not less than fifteen days nor more than thirty days from the date of the mailing of the notice, provided the Hearing Officer shall grant upon good cause shown any reasonable request by any interest party for postponement or continuance. An original or certified copy of the initial notice of violation issued by the issuing official shall be filed and retained by the city, and shall be deemed to be a business record and evidence of the facts contained therein. The presence of the issuing official shall be required at the hearing if the Property Owner so requests. A Property Owner wishing to contest his liability shall appear at the hearing and may present evidence on his behalf. A designated municipal official, other than the Hearing Officer, may present evidence on behalf of the city. If the Property Owner fails to appear, the Hearing Officer may enter an assessment by default against him upon a finding of proper notice and liability under this Article. The Hearing Officer may accept from a Property Owner copies of police reports, investigatory and citation reports, and other official documents by mail and may determine thereby that the appearance of such Property Owner is unnecessary.

The Hearing Officer shall conduct the hearing in the order and form and with such methods of proof as he deems fair and appropriate. The rules regarding the admissibility of evidence shall not be strictly applied, but all testimony shall be given under oath or affirmation. The Hearing Officer shall announce his decision at the end of the hearing. If the Hearing Officer determines that the Property Owner is not liable, he shall dismiss the matter and enter his determination in writing accordingly. If the Hearing Officer determines that the Property Owner is liable for the violation, he shall enter and assess the fines, penalties, costs or fees against such Property Owner as provided for by this Article.

(e) If a Property Owner fails to pay any fine assessed by the Hearing Officer upon the date of its entry, the Hearing Officer shall send by first class mail a notice of the assessment to the Property Owner found liable and shall file, not less than thirty days or more than twelve months after such mailing, a certified copy of the notice of assessment with the appropriate clerk of the Connecticut Superior Court.

(f) A Property Owner against whom an assessment has been entered pursuant to this section is entitled judicial review by way of appeal. An appeal shall be instituted within thirty days of the mailing of notice of such assessment by filing a petition to reopen the assessment pursuant to the requirements set forth in Connecticut General Statutes § 7-152c(g).

## Sec. 14-405. Fines.

Any Person not in compliance with Section 14-402 of this Article shall be fined \$250.00 for each violation or the maximum authorized by Connecticut General Statutes § 7-148(c)(10)(A). Each separate day a Property Owner engages in the Residential Rental Property Trade in the city without a valid License shall constitute a separate and distinct violation of Section 14-402.

## Section 14-406. Regulations

<u>The Mayor may promulgate regulations concerning the implementation of this ordinance,</u> which regulations shall remain in effect until and unless rejected by the Common Council. The <u>Common Council may rescind its rejection of such regulations.</u>

## Alderman Michael Trueworthy

Ald. Trueworthy moved to accept and adopt, seconded by Ald. Bielinski. Resolution adopted with Ald. Giantonio, Pabon and Centeno opposed. Approved December 26, 2012 by Mayor Timothy E. O'Brien.

### 32130 RE: AUTHORIZING THE MAYOR TO NEGOTIATE AND SIGN A CONTRACT FOR MANUFACTURING JOB TRAINING OUTREACH SERVICES

To His Honor, the Mayor, and the Common Council of the City of New Britain: the undersigned beg leave to recommend the adoption of the following:

WHEREAS; City manufacturers have expressed serious concerns about their ability to find qualified workers to fill open positions; and,

WHEREAS: if this issue persists, companies may need to move operations to other regions or overseas to remain competitive; and,

WHEREAS; the City has identified funds in the 2012-13 Fiscal Year to invest in addressing this need; and,

WHEREAS; after discussions with local manufacturers, Capital Workforce Partners, the Connecticut Center for Advanced Technology (CCAT), The CCSU Institute of Technology and Business (ITBD) and others, the City has concluded that it is necessary to develop an outreach program to pursue opportunities to address the need for incumbent worker training; further explore options for relevant manufacturing training in the public school system; provide tailored responses to companies seeking information or assistance in accessing and developing training; resources available; and develop a communication plan to reach potential candidates for training;

THEREFORE, BE IT RESOLVED, that the Common Council authorizes New Britain Mayor, Timothy O'Brien to negotiate and enter into a contract for the provision of the above services.

#### Alderman Michael Trueworthy

Ald. Trueworthy moved to accept and adopt, seconded by Ald. Bielinski. So voted. Approved December 26, 2012 by Mayor Timothy E. O'Brien.

Their being no further business to come before the Council, Ald. Trueworthy moved to adjourn, seconded by Ald. Bielinski. So voted. Meeting adjourned at 9:47 p.m.

ATTEST: Peter J. Denuzze, City Clerk