

MINUTES

Regular Meeting of the Aurora City Council Monday, March 14, 2022

1. **RECONVENE REGULAR MEETING OF MARCH 14, 2022, AND CALL TO ORDER**

Mayor Coffman reconvened the regular meeting of City Council for March 14, 2022, at 6:30 p.m.

2. **ROLL CALL**- Kadee Rodriguez, City Clerk

COUNCIL MEMBERS PRESENT: Mayor Coffman, Bergan, Coombs, Gardner, Jurinsky, Lawson, Marciano, Medina, Murillo, Sundberg, Zvonek

Public call-in instructions were provided in both English and Spanish.

3. **INVOCATION/MOMENT OF SILENCE**- Mike Coffman, Mayor

4. **PLEDGE OF ALLEGIANCE** (all standing)

5. **EXECUTIVE SESSION UPDATE**

Mayor Coffman stated that during the executive session, negotiations, personal matters, and legal advice were discussed.

6. **APPROVAL OF MINUTES**

6.a. February 14, 2022, Meeting Minutes

Motion by Bergan, second by Sundberg, to approve the minutes of the February 14, 2022, City Council meeting, as presented.

Voting Aye: Mayor Coffman, Bergan, Coombs, Gardner, Jurinsky, Lawson, Marciano, Medina, Murillo, Sundberg, Zvonek

7. **PROCLAMATIONS OR CEREMONIES**

8. **PUBLIC INVITED TO BE HEARD**

(non-agenda related issues only)

Council heard public in-person and call-in testimony on non-agenda-related items.

9. **ADOPTION OF THE AGENDA**

Motion by Marcano, second by Zvonek, to adopt the agenda.

Voting Aye: Mayor Coffman, Bergan, Coombs, Gardner, Jurinsky, Lawson, Marcano, Medina, Murillo, Sundberg, Zvonek

10. **CONSENT CALENDAR**

This portion of the agenda is a meeting management tool to allow the City Council to handle several routine items with one action. Any member of the Council may request an item to be removed from the Consent Calendar and considered separately. Any item removed will be considered immediately following the adoption of the remainder of the Consent Calendar.

10.a. **Summit Water Engineers, Inc. Agreement for Professional Engineering Services**

Consideration to AWARD A SINGLE SOURCE CONTRACT to Summit Water Engineers, Inc. in the not-to-exceed amount of \$840,000.00 for Engineering Services to assist Aurora Water and Aurora's legal water counsel regarding engineering needs affiliated with Water Court Case Application and Opposition filings, within the entirety of the South Platte River Basin.

Daniel Gallen, Water Resource Specialist, Aurora Water / Ian Best, Assistant City Attorney

10.b. **Consideration to AWARD CHANGE ORDER No. 2 to a competitively bid contract with TCC Corporation, Windsor, Colorado in the amount of \$65,023.83 for the Parklane Pool and Bathhouse Improvements Project, Project Number 5791A.**

John Perkins, Senior Project Manager/David Lathers, Assistant City Attorney

10.c. **Award of a Competitively Bid Contract to Velocity Constructors for North Campus Well Field Expansion Improvements**

Consideration to AWARD A COMPETITIVELY BID CONTRACT to Velocity Constructors, Inc., Englewood, Colorado in the amount of \$7,885,108.00 for construction of North Campus Well Field Expansion, Former Thornton Property – Civil/Electrical/Mechanical Improvements, Project No. 5835A

John Clark, Principal Engineer, Aurora Water / Dave Lathers, Assistant City Attorney

10.d. **Amendment to an openly solicited contract to Kennedy Jenks Consultants for North Campus Well Field Expansion**

Consideration to AMEND AN OPENLY SOLICITED CONTRACT to Kennedy/Jenks Consultants, Inc., Lakewood, Colorado in the amount of \$329,123.00 for additional professional engineering services for the North Campus Well Field Expansion – Former Thornton Property Project.

John Clark, Principal Engineer, Aurora Water / Dave Lathers, Assistant City Attorney

- 10.e. **Consideration to AWARD AN OPENLY SOLICITED CONTRACT to National Police Foundation, Arlington, Virginia in the total amount of \$80,487.70 to provide professional assessment services for the Aurora Police Dept. Mental Health Crisis Response Team. (R-2140)**

David Pendleton, Police Lieutenant / David Lathers, Sr. Asst. City Attorney

- 10.f. **Advanced Metering Infrastructure System Extension of Contract with Badger Meter**

Consideration to EXTEND AN OPENLY SOLICITED CONTRACT with Badger Meter, Inc., Centennial, Colorado in the amount of \$4,689,792.00 for the citywide Advanced Metering Infrastructure (AMI) System to include meters for replacement and anticipated growth. R-1893

Jason Batchelor, Deputy City Manager / David Lathers, Sr. Asst. Attorney

- 10.g. **Consideration to AWARD A COMPETITIVELY BID CONTRACT to T-P Enterprises, Inc., Denver, Colorado in the not-to-exceed amount of \$135,425.00 for land management services for the Prairie Waters North Campus and Pump Station Facilities. (B-4508)**

Bobby Oligo, Manager of Water Treatment, Aurora Water / Dave Lathers, Senior Assistant City Attorney

- 10.h. **Consideration to AWARD A SOLE SOURCE CONTRACT to Trojan Technologies Group ULC, London, Ontario, Canada in the amount of \$71,075.63 for Trojan UV/AOP system parts for the Binney Water Purification Facility.**

Bobby Oligo, Manager of Water Treatment, Aurora Water / Dave Lathers, Senior Assistant City Attorney

- 10.i. **Consideration to AWARD A SOLE SOURCE CONTRACT to Green Valley Turf Co., Littleton, Colorado in the amount of \$61,00.00 for Bermudagrass Sod to be installed in an outfield at Highline Park through October 15, 2022**

John Wesolowski, Manager of Parks and Forestry / Dave Lathers, Senior Assistant City Attorney

- 10.j. **Westfield Stanley Apartments Reimbursement Agreement**

Sarah Young, Deputy Director of Planning and Engineering, Aurora Water / Ian Best
Assistant City Attorney

Motion by Bergan, second by Lawson, to approve items 10a – 10j.

Voting Aye: Mayor Coffman, Bergan, Coombs, Gardner, Jurinsky, Lawson, Marcano,
Medina, Murillo, Sundberg, Zvonek

Mayor Coffman called for a brief recess of Council to allow staff to provide call-in
instructions.

11. **RESOLUTIONS**

11.a. **Joint Wet Weather Monitoring and other Colorado Discharge Permit Activities Intergovernmental Agreement.**

R2022-53 Consideration to APPROVE A RESOLUTION of the City Council of the City of
Aurora, Colorado, expressing the Aurora City Council's support of an
Intergovernmental Agreement among the City of Aurora, Colorado, by and through
its Utility Enterprise, the Urban Drainage and Flood Control District, d/b/a Mile High
Flood District, the City and County of Denver and the City of Lakewood regarding
funding of Joint Wet Weather Monitoring and other Colorado Discharge Permit
Activities.

Sean Lieske, Environmental Services Manager, Aurora Water / Ian Best, Assistant
City Attorney

11.b. **Conveyance of an easement to Morgan County Rural Electric Association (MCREA) on City-owned land in Washington County.**

R2022-54 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA,
COLORADO, APPROVING THE CONVEYANCE OF EASEMENT AREA CONTAINING
APPROXIMATELY 0.911 ACRES OF CITY-OWNED LAND IN WASHINGTON COUNTY TO
MORGAN COUNTY RURAL ELECTRIC ASSOCIATION (MCREA)

Tom Clark, Senior Real Estate Specialist, Public Works / Michelle Gardner, Senior
Assistant City Attorney

11.c. **Appointing Directors to the Hilltop at DIA Metropolitan District Nos. 1-3 Board of Directors**

R2022-55 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA,
COLORADO, APPOINTING DIRECTORS TO FILL VACANCIES ON HILLTOP AT DIA
METROPOLITAN DISTRICT NOS. 1-3 BOARD OF DIRECTORS

Cesarina Dancy, Senior Development Project Manager, Office of Development
Assistance / Brian Rulla, Assistant Attorney II

11.d. Appointing Directors to the Murphy Creek Metropolitan District No. 5 Board of Directors

R2022-56 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, APPOINTING DIRECTORS TO FILL VACANCIES ON THE MURPHY CREEK METROPOLITAN DISTRICT NO. 5 BOARD OF DIRECTORS

Cesarina Dancy, Senior Development Project Manager, Office of Development Assistance / Brian Rulla, Assistant Attorney II

Jacob Cox, Manager of Development Assistance, provided a summary of the item.

CM Marcano expressed concern about the five individuals who are asking to be appointed being related. He asked if that is considered normal and would be allowed. Jacob Cox clarified that the five people in question are the only eligible electors. Jennifer Tanaka, counsel for the district, confirmed and stated it is not unusual at the beginning stages of a district to have those related to being elected. She added that it is required to have a special election in six months of the appointment and reconstitution of the board to ensure eligible electors would go through a formal election. She stated that the people in question have served on the board in prior years. CM Marcano asked what clerical error led to the situation. J. Tanaka clarified that they are qualified by contract, however, this contract expired and was not duly extended. She restated that there are no other eligible electors in the district and that the five people seeking reappointment are not married or have any civil union partners.

CM Coombs shared that a community member expressed concern regarding the inclusion area of the district that may have already been contained within another metro district within Murphy Creek. She added that there may have been discrepancies in the map. J. Tanaka stated there is no overlap between the Murphy Creek Metropolitan District No. 5 and any other existing metropolitan districts. She explained that the district is in the process of shifting boundaries for the organization of the Yale Metropolitan Districts. J. Tanaka stated that there is one inclusion on pause due to board members' vacation and that this property is vacant and is owned by the same developer. CM Marcano asked what the impact would be if these positions remain vacant until the date of the special election. J. Tanaka highlighted that the district would not be able to take action for financing public infrastructure and would not be able to call the election as there would be no board. CM Sundberg commented that he received assurance from Jacob Cox that the people being related is not unusual. He added that the original developers have some unfulfilled promises such as streetlights on the Old Tom Morris Rd. He called upon the family to fulfill those promises.

Motion by Sundberg, second by Bergan, to approve item 11d.

Voting Aye: Bergan, Gardner, Jurinsky, Lawson, Sundberg, Zvonek

Voting Nay: Coombs, Marcano, Medina, Murillo

11.e. IGA with CDOT for 11th Ave, Havana St, and Del Mar Pkwy Project

R2022-57 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, APPROVING THE INTERGOVERNMENTAL AGREEMENT BETWEEN THE CITY OF AURORA AND THE COLORADO DEPARTMENT OF TRANSPORTATION (CDOT) FOR 11th AVENUE, HAVANA STREET, AND DEL MAR PARKWAY PROJECT

Carlie Campuzano, Traffic Manager / Michelle Gardner, Sr. Assistant City Attorney

11.f. IGA with RTD for Havana Street Transit Improvements

R2022-58 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, APPROVING THE INTERGOVERNMENTAL AGREEMENT BETWEEN THE CITY OF AURORA AND THE COLORADO DEPARTMENT OF TRANSPORTATION (CDOT) FOR HAVANA STREET TRANSIT IMPROVEMENTS PROJECT FUNDING

Carlie Campuzano, Traffic Manager / Michelle Gardner, Sr. Assistant City Attorney

11.g. Truck Route Map

R2022-59 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, WITH UPDATED TRUCK ROUTE MAP PURSUANT TO AURORA MUNICIPAL CODE SECTION 134-356

Carlie Campuzano, Traffic Manager / Michelle Gardner, Sr. Assistant City Attorney

Motion by Bergan, second by Gardner, to approve items 11a through 11c and 11e through 11g.

Voting Aye: Bergan, Coombs, Gardner, Jurinsky, Lawson, Marcano, Medina, Murillo, Sundberg, Zvonek

11.h. Intergovernmental Cost-Sharing Agreement to Fund an Interlocal Funding Agreement for Colorado River Conservation

R2022- 60 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, EXPRESSING THE AURORA CITY COUNCIL'S SUPPORT OF AN INTERGOVERNMENTAL AGREEMENT BETWEEN THE CITY OF AURORA COLORADO ACTING BY AND THROUGH ITS UTILITY ENTERPRISE, THE CITY AND COUNTY OF DENVER, COLORADO SPRINGS UTILITIES, AND THE BOARD OF WATER WORKS OF PUEBLO

Alexandra Davis, Deputy Director of Water Resources, Aurora Water / Ian Best, Assistant City Attorney

Marshal Brown, General Manager of Aurora Water, provided a summary of the item.

Mayor Coffman highlighted the importance of this IGA given the Colorado Water Law not lending itself to efficiency in agriculture. He added the project would be helpful in a state stressed in terms of water resources.

Motion by Marcano, second by Sundberg, to approve item 11h.

Voting Aye: Bergan, Coombs, Gardner, Jurinsky, Lawson, Marcano, Medina, Murillo, Sundberg, Zvonek

11.i. The Board of Water Works of Pueblo Water Lease with Aurora Water (Pueblo Lease Agreement)

R2022- 61 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, APPROVING THE INTERGOVERNMENTAL WATER LEASE AGREEMENT BETWEEN THE BOARD OF WATER WORKS OF PUEBLO, COLORADO, AND THE CITY OF AURORA, COLORADO, ACTING BY AND THROUGH ITS UTILITY ENTERPRISE

Alexandra Davis, Deputy Director of Water Resources, Aurora Water / Ian Best, Assistant City Attorney

Marshal Brown, General Manager of Aurora Water, provided a summary of the item.

Mayor Pro Tem Bergan asked for clarification regarding rates going up and the legal fees. Marshall Brown confirmed that the rate went up from \$265.38 to \$775.51 per acre-foot, which reflects market conditions for the type of water. He added that legal fees are fairly small. Compared to other leases such as South Platte Water, which is of lower quality and at \$550 per acre-foot, this water is of higher quality taken from the Homestake Reservoir. He clarified that the price in leases depend on the location and quality of the water.

Motion by Marcano, second by Sundberg, to approve item 11i.

Voting Aye: Bergan, Coombs, Gardner, Jurinsky, Lawson, Marcano, Medina, Murillo, Sundberg, Zvonek

11.j. Rules of Order and Procedure Amendment: Council Sponsors

R2022-62 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, TO MODIFY THE RULES OF ORDER AND PROCEDURE FOR THE AURORA, COLORADO, CITY COUNCIL REGARDING COUNCIL SPONSORS

Sponsor: Dustin Zvonek, Council Member

Dan Brotzman, City Attorney

Council Member Zvonek presented this item.

CM Murillo expressed her opposition to this amendment. She explained that this would add another barrier to advance policy issues and bureaucracy by forcing there to be a partisan council sponsor. She stated that this would be incongruent to have set up an Ad Hoc Anti-Red Tape Committee. CM Murillo expressed concerns regarding council members taking credit for the research, time, and energy of staff for the policies. CM Zvonek explained that this is not created to add barriers to business but to protect taxpayers. This would allow Council to take responsibility for bringing forward policies such as the policies raising property taxes. CM Murillo said that this amendment is just repackaging bureaucracy as taking responsibility. She added that there have been times that staff has been asked to give recommendations on policy implementation. She stressed that how they vote on

policies brought forward is already considered as council's responsibility. Not having council sponsors for policies does not remove responsibility from council members. CM Murillo added that this is unnecessary and would let them put their names on another's work. CM Marcano stated that this adds a level of subjectivity to Council's ability to discuss and pass policy as written. He stated that it would be up to the chair of the committee to require a matter to be sponsored by a council member prior to being placed on a committee agenda. CM Coombs provided clarification on the tax measure being brought forward by staff. She stated that this was discussed in multiple workshops and staff has been asked to bring it back in 2022 when more voters would be voting. She stated that this would bring more opportunities to become unnecessarily partisan instead of simply bringing policy forward for the city. She agreed with CM Murillo that this would allow credit grabbing.

Motion by Jurinsky, second by Zvonek, to approve item 11j.

Voting Aye: Mayor Coffman, Bergan, Jurinsky, Lawson, Sundberg, Zvonek

Voting Nay: Coombs, Gardner, Marcano, Medina, Murillo

11.k. Rules of Order and Procedure Amendment: Decorum During Debate

R2022-63 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, TO AMEND THE RULES OF ORDER AND PROCEDURE FOR THE AURORA, COLORADO, CITY COUNCIL REGARDING DECORUM DURING DEBATE

Sponsor: Mike Coffman, Mayor

Dan Brotzman, City Attorney

Mayor Coffman presented this item.

CM Lawson asked how the council would approach if someone got accused of improper decorum based on their tone and facial expressions. Mayor Coffman explained that this resolution does not speak to tone but to personal attacks. He stressed that this is consistent with standards of decorum at the state and the US House of Representatives. He added that an aggressive debate can be had without name-calling. He further stated that this does not apply outside of council meetings, workshops, and study sessions. CM Marcano expressed concern that this would weaponize decorum to keep colleagues from pointing out disinformation. He added that this amendment focuses on the semantics of allowing things to be called out as untrue but not as lies. CM Marcano stated that this is subjective and will not accomplish what is intended. Mayor Pro Tem Bergan clarified that council members can call out statements as lies but it would be considered as personal attacks should they call someone a liar. Mayor Coffman stressed that the Council has the lowest standards compared to the State House and the US House. He added that the productivity of council members who are most aggressive is not very good. This amendment would make meetings more collegial and will allow debates to be more civil while still accomplishing the same objective. CM Coombs stated that this amendment would not increase the collegiality of the body since people would still go on to social media or radio and say more personally attacking things to an even larger audience. She applauds the idea that the Council should be more collegial, but this amendment will not accomplish that. CM Marcano stressed that Mayor Coffman claiming that their colleagues are unproductive could constitute a personal

attack. Mayor Coffman clarified that if he specifically called out one person being unproductive, then that would be a personal attack. CM Marcano highlighted that council members could just be vague about statements for them to not be considered personal attacks. He further mentioned that the amendment will not change anything. CM Murillo stated that she shares the same concerns about weaponizing and the subjectivity around what a personal attack might be. She adds that this will only further thwart debate just as procedural tactics have been done to eliminate dialogue and the apparent rude and aggressive misuse of the gavel towards other council members. She suggests having conversations about how the meeting is run and its rules. CM Murillo expressed concerns about shutting down dialogue based on what is deemed a personal attack by the Chair, in this case, Mayor Coffman.

PROPOSED AMENDMENT BY MAYOR COFFMAN

Strike the third line on the third whereas clause where it states "... four core attributes expected to be demonstrated by every City elected official, officer, and employee: integrity, respect, professionalism, and customer service" Customer Service refers to Constituent Service.

CM Marcano commented that he would rather leave that in the whereas statement.

Motion by Mayor Coffman, second by Zvonek to approve the Coffman Amendment.

Voting Aye: Mayor Coffman, Bergan, Gardner, Jurinsky, Sundberg, Zvonek

Voting Nay: Coombs, Lawson, Marcano, Medina, Murillo

Motion by Mayor Coffman, second by Zvonek, to approve item 11k as amended.

Voting Aye: Mayor Coffman, Bergan, Gardner, Jurinsky, , Sundberg, Zvonek

Voting Nay: Coombs, Lawson, Marcano, Medina, Murillo

11.1. Rules of Order and Procedure Amendment: Truthful and Honest Debate

R2022-64 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, TO AMEND THE RULES OF ORDER AND PROCEDURE FOR THE AURORA, COLORADO, CITY COUNCIL REGARDING TRUTHFUL AND HONEST DEBATE

Sponsor: Juan Marcano

Jack Bajorek, Deputy City Attorney

- ◆ *The City Charter prescribes the Mayor may vote on resolutions and ordinances only to create or break a tie vote of Council Members present. The Mayor Pro-Tem is always permitted to vote on all items.*

CM Marcano presented the item stating that Council must deal with data, verifiable evidence, and reality.

Mayor Pro Tem Bergan stated that she swore to have integrity and to tell the truth during her oath of office. She asked how the amendment would say who would be telling the truth and if there would be a fact-checker. She stated that one person's truth may not be someone else's. CM Marcano explained that there is a difference between a personal truth, which is an opinion, and reality. He further stated that Council must use evidence to make evidence-based policy and that there are still plenty of unknowns that lead to room for discussion. He added that this makes sure Council would not be misleading people by omission or intent. Mayor Pro Tem Bergan said that data can also be considered controversial based on the source and this amendment would lead to gray areas.

Mayor Coffman asked how this would define a mistake versus being intentionally misleading. He cited an example when CM Marcano stated that his disclosure provision during the discussion on campaign finance reform was from Boulder when it was not. CM Marcano stated that he saw an ad on Facebook from a Boulder County candidate regarding that, but they made that disclosure on their own. He confirmed that the disclosure provision being talked about is not in the Boulder code and stated that he admitted that when he was corrected. He further stated they should all have a chance to be corrected and agree on a reality and move forward discussing ideas around that reality. He cited an example when a council member took to social media and stated Council is planning to allow six unrelated families to live in the same home during the height of the pandemic instead of the proposed 4 to 6 people. CM Marcano stressed that this council member refused to correct himself despite being called out by other members of Council and of his own party.

CM Zvonek asked if this then prevents council members from advocating for policies rooted in ideologies such as socialism since there are data suggesting that they are failures. CM Marcano stated that is not a yes or no question. He cited social housing for example which showed success in parts of the world with that policy in place. He further added that a council member made comments on Twitter regarding safe drug use sites and agreed that these sites are effective in treating people and getting them on the path to recovery. CM Zvonek further asked if the implementation of this amendment would then require a minister of truth, a citizen advisory committee on truth and honesty, or a self-appointed position. CM Marcano stated that this is for all council members to adhere to the rules instead of the mayor being the arbiter. CM Zvonek stated there are studies showing that the Housing First policy is a failure. He asked who gets to decide what is truthful. CM Marcano stated it would be helpful to bring back studies from verified sources to back up statements. He cautioned council members of referencing data based on obsolete methods and stressed they must keep up with best practices and data-driven solutions. CM Sundberg stated there is room for failure here and if a council member is deliberately being deceptive, they will be found out. CM Coombs mentioned it was interesting that Council cannot subjectively define personal attacks, but they are not capable of defining truth without being subjective. She further states Council can present evidence and arguments for conflicting opinions and reiterates that she finds it disconcerting that Council could not figure out how to tell the truth.

Motion by Marcano, second by Coombs, to approve item 111.

Voting Aye: Coombs, Marcano, Medina, Murillo

Voting Nay: Bergan, Gardner, Jurinsky, Lawson, Sundberg, Zvonek

11.m. Rules of Order and Procedure Amendment: Public to be Heard on Non-Agenda Rules of Order and Procedure Amendment: Public to be Heard on Non-Agenda

R2022-65 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, TO AMEND THE RULES OF ORDER AND PROCEDURE FOR THE AURORA, COLORADO, CITY COUNCIL REGARDING PUBLIC INVITED TO BE HEARD ON NON-AGENDA ITEMS

Sponsor: Dustin Zvonek, Council Member

Dan Brotzman, City Attorney

CM Zvonek presented this item.

CM Gardner proposed an amendment to allot 30 minutes for public invited to be heard instead of the proposed 1 hour. He stated that staff did research on what other cities are doing for public invited to be heard and found that in almost every case, there was a time limit. He highlighted that email and social media can be effective tools for communication given that not everyone can come down to city hall. He explained that allotting 30 minutes for public invited to be heard ensures that Council will have sufficient time for agenda items. CM Gardner stressed that this would have no impact on residents sharing their comments and testimonies on agenda-related items with no time limit. He cites that Denver has a 30-minute limit, Boulder allots 40 minutes, Thornton allots an hour, Austin, Texas allots 30 minutes, and Long Beach, California also allots 30 minutes.

CM Marcano commented that public invited to be heard is just as important as any item on the agenda and that it seldom goes over an hour. He states that this disincentivizes the community from speaking to council by saying that this will be on a first come first serve. He expressed his opposition to both the resolution and the amendment by CM Gardner. CM Lawson also expressed her opposition to both the resolution and the amendment. She states that it is the responsibility of a public servant to engage in dialogue and consultation with the public. She further stressed that this would negate her work at the Civic Engagement Academy. CM Lawson expressed her appreciation to city staff for staying during long meetings and added that it is the nature of the job. She states that council members respond to emails, but people like to come in front of council to address everybody. CM Medina mentioned that he welcomes every opportunity for citizens and council members to have a dialogue with him regardless of if they agree or disagree with him. He further states that he would like to extend this opportunity more aside from emails, phone calls, meetings, and town halls.

Mayor Pro Tem Bergan asked for clarification regarding there being a time limit to the extension beyond the allotted 30 minutes. CM Zvonek stated that a time extension may be given through a majority vote. He stated that he is open to striking that out if there would be an amendment. Mayor Pro Tem Bergan stated that she would not be comfortable with having no time limit on the extension. She further expressed her concerns regarding the 30-

minute allotment and stated that Aurora is the third-largest city in the state of Colorado and that they have long agendas. She reiterated that comments on any agenda item are unlimited for constituents. CM Coombs stated that with CM Gardner amendment, only 10 people can comment. This would disincentivize people to come down to city hall given that they may not live close to city hall, and they may not even be given a chance to speak. She stated that not only outside groups can organize testimony and stated that Council must respect constituents when they decide to organize on issues that they are passionate about. CM Coombs cited the people from Ward VI that organized testimony that led to Council going into recess and coming back the next day. She cited citizens from Denver Meadows that talked about their issues and citizens that talked about pit bulls and pets. These residents were able to get their items on the agenda through speaking during public invited to be heard. Mayor Pro Tem Bergan clarified that the pit bull item, Ward VI residents' testimonies on the 6 people limit to a home, and the Denver Meadows item were on the agenda. She further stated that this will not limit people to talk about their issues to Council. She asked if there was a way to keep the extension to a maximum of 30 minutes. CM Coombs clarified that people from Denver Meadows and those that talked about pit bills came and testified repeatedly before getting their items on the agenda.

PROPOSED AMENDMENT BY CM GARDNER

Change Section 1-3(g) to state that "City Council shall allot 30 minutes on a first come first serve basis unless extended by a majority of council members present for an additional 30 minutes."

Motion by Gardner, second by Zvonek, to approve the Gardner Amendment.

Voting Aye: Zvonek, Bergan, Gardner, Jurinsky, Sundberg

Voting Nay: Mayor Coffman, Coombs, Lawson, Marcano, Medina, Murillo

Motion by Zvonek, second by Jurinsky, to approve item 11m.

Voting Aye: Mayor Coffman, Bergan, Gardner, Jurinsky, Sundberg, Zvonek

Voting Nay: Coombs, Lawson, Marcano, Medina, Murillo

Mayor Coffman called for a brief recess of Council to allow staff to provide call-in instructions.

12. **PUBLIC HEARING WITH RELATED ORDINANCE**

12.a. 1671 Altura Blvd - Zoning Map Amendment

2022-13 A PUBLIC HEARING AND CONSIDERATION OF FOR AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, REZONING A PARCEL OF LAND MEASURING 4.5 ACRES MORE OR LESS AT 1671 N ALTURA BLVD FROM MEDIUM-

- ◆ *The City Charter prescribes the Mayor may vote on resolutions and ordinances only to create or break a tie vote of Council Members present. The Mayor Pro-Tem is always permitted to vote on all items.*

DENSITY RESIDENTIAL DISTRICT (R-2) TO HIGH-DENSITY RESIDENTIAL DISTRICT (R-4) AND AMENDING THE ZONING MAP ACCORDINGLY (1671 ALTURA BOULEVARD ZONING MAP AMENDMENT)

Sarah Wile, Senior Planner / Daniel L. Money, Senior Assistant City Attorney

Staff provided a summary of the item.

Mayor Coffman opened the public hearing on the item.

CM Murillo asked if staff has had conversations with the Aurora School Board regarding the development given that it would be near schools. Staff clarified that the Altura Elementary School is right across and that the site has not submitted a site plan yet. She added that there are referrals to Aurora Public Schools, and they offer comments on the application and have established school fees to be paid as part of the development. CM Murillo asked for the potential of public improvements on the parcel of land. Staff stated that they would be adding sidewalks on both sides of the development along Eagle Street and Altura Boulevard. Traffic studies on pedestrian connectivity and vehicular traffic would also be done.

CM Murillo expressed gratitude to the resident that spoke on the item. She added that Aurora Public Schools are now seeing a decline in elementary-age school attendance and the overall APS system. There are talks about closing schools in Ward I. She stated this project could potentially support the elementary school with added infrastructure. CM Murillo shared the school board will be voting on potentially closing Sable Elementary, Altura, Park Lane, or a combination of such. CM Sundberg asked for clarification regarding the location of this. Staff confirmed that it is West of Chambers and near Sable in Ward II. CM Sundberg added that he likes this project is driven through CrossPurpose.Org which trains residents in their professional career through free tuition and career training programs.

Mayor Coffman closed the public hearing on the item.

Motion by Murillo, second by Sundberg, to approve item 12a.

Voting Aye: Bergan, Coombs, Gardner, Jurinsky, Lawson, Marcano, Medina, Murillo, Sundberg, Zvonek

Mayor Coffman called for a brief recess of Council to allow staff to provide call-in instructions.

13. **PUBLIC HEARING WITHOUT RELATED ORDINANCE**

14. **INTRODUCTION OF ORDINANCES**

14.a. Traffic Signal Escrow

2022-14 FOR AN ORDINANCE AMENDING CHAPTER 126 OF THE CITY CODE OF THE CITY OF AURORA, COLORADO, RELATING TO PAYMENT FOR TRAFFIC SIGNALS

Carlie Campuzano, Traffic Manager / Michelle Gardner, Sr. Assistant City Attorney

Carlie Campuzano, Traffic Manager, provided a summary of the item.

Motion by Marcano, second by Jurinsky, to approve item 14a.

Voting Aye: Bergan, Coombs, Gardner, Jurinsky, Lawson, Marcano, Medina, Murillo, Sundberg, Zvonek

14.b. Repeal Obsolete License Provisions

2022-15 FOR AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF AURORA, COLORADO, REPEALING OBSOLETE LICENSE PROVISIONS IN CHAPTER 86

Trevor Vaughn, Manager of Tax and Licensing / Hanosky Hernandez, Assistant City Attorney

Trevor Vaughn, Manager of Tax and Licensing, provided a summary of the item.

Motion by Jurinsky, second by Bergan, to approve item 14b.

Voting Aye: Bergan, Coombs, Gardner, Jurinsky, Lawson, Marcano, Medina, Murillo, Sundberg, Zvonek

15. **FINALIZING OF ORDINANCES**

Ordinances on final reading which were introduced by unanimous vote of those present on the first reading may be taken under consideration and voted upon as a single item. Related ordinances may be acted upon as one item after the titles are read in series by the City Clerk. Any member of the Council may request an item to be considered separately. Any item removed will be considered immediately following the adoption of the remainder of the Finalizing of Ordinances.

15.a. Buckley Space Force Base Parcel Zoning Map Amendment from POS to APZ Zone District

Karen Hancock, Principal Planner / Daniel L. Money, Sr. Assistant City Attorney

Karen Hancock, Principal Planner, provided a summary of the item.

Motion by Jurinsky, second by Marcano, to approve item 15a.

Voting Aye: Bergan, Coombs, Gardner, Jurinsky, Lawson, Marcano, Medina, Murillo, Sundberg, Zvonek

15.b. Unauthorized Camping Abatement Ordinance

Sponsor: Mike Coffman, Mayor

Tim Joyce, Assistant City Attorney

Mayor Coffman provided a summary of the item.

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Mayor Pro Tem Bergan opened the public hearing on the item.

Council heard public comment on the item.

Mayor Pro Tem Bergan closed the public hearing on the item.

PROPOSED AMENDMENT BY MAYOR COFFMAN

Section 94-122(4) to include: No person shall be issued a summons and complaint for violating this section.

Motion by Mayor Coffman to approve the Coffman Amendment. Motion failed without a second.

PROPOSED AMENDMENT BY CM MURILLO

Add Section 114-111. Storage of Personal Property. The City Manager shall develop a policy for the storage of personal property removed from an abated unauthorized camp. The policy shall be presented to the City Council for Council's approval. The policy shall address the types of personal property that shall be stored, the length of the storage period for unattended personal property, the length of storage of the storage period for the personal property of individuals receiving homeless services, and the location and accessibility of the storage facilities.

Mayor Coffman asked how the city would determine an item to be valuable under the Murillo Amendment. Tim Joyce stated that the city manager would develop a policy and put definitions of what might be of value and what would be storable. Mayor Coffman asked for clarification regarding the items being abandoned or forgotten. T. Joyce answered that they are storing items that are deemed valuable onsite. Mayor Coffman asked how they would identify an item to an individual if there are multiple people living in an encampment. CM Murillo clarified that is the reason why the language was drafted that way through the city attorneys. If the amendment is too prescriptive, it would not give the city flexibility to adjust to needs and definitions and would require an ordinance for a change. She further states this would allow staff that works with providers to formalize a policy to address the definitions and categories of items.

CM Jurinsky asked for clarification regarding important documents and identification being stored. Jessica Prosser explained that if the abatement contractor comes across something that looks like a vital document such as medication and identification, they will be set to the side. CM Jurinsky stated that she is withdrawing her support of this amendment because of concerns from organizations in Aurora regarding storing items such as bags and clothing that may have bedbugs and lice. She, however, maintains that medication, ID, and personal documents should be secured. CM Zvonek stated that he would be in favor of this concept as a companion resolution but not as a substantive amendment to the ordinance. He echoes

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that there are already safeguards in place for keeping important documents. CM Murillo stated that the Mayor was amenable to this being a substantive amendment and that he would be open to a third reading. She stressed that it would be more appropriate, from an implementation standpoint, to allow the subject matter experts to develop the policy and its specifics. CM Gardner expressed his support for this amendment as government should not be taking the property of people and destroying them. He added that this is vague enough to address concerns such as those that CM Jurinsky brought up. This amendment creates a policy direction for staff and this policy would come back to Council for approval.

Mayor Pro Tem Bergan stated that it would be important to protect people's valuables and that it would be up to Staff to define what would be stored. She asked Staff if there are enough resources to store the items like the lockers at the Aurora Day Resource Center (ADRC). Staff stated that Staff can come up with a definition for the valuables. She added that sleeping bags, tents, and fabrics are not considered storable items at this item. She stated that the city would need funds and a storage facility other than the one at ADRC as it would be insufficient given the foreseen number of abatements. Mayor Pro Tem Bergan asked if the alternative shelters would have the ability to store items. Jessica Prosser clarified that people could bring their personal items with them such as bags but not large tents or propane tanks. CM Marcano expressed his support for the amendment as harm mitigation but clarified that he remains opposed to the overall policy. CM Coombs stated that it is important that the proposed Murillo amendment is in the ordinance and not as a resolution to make sure that it is stressed that protecting people's personal belongings is necessary with this policy.

CM Jurinsky highlighted that staff is already committed to preserving personal documents and other valuable items. She further stated that the wording is vague and could allow begging, items of fabric to be stored causing an infectious control issue. Mayor Pro Tem Bergan asked if the camping ban would be negated if a policy could not be made. Tim Joyce stated that Staff will continue to submit proposals for policies for approval. He added if Council could not come to a resolution for policy, it may stall the abatement process. Mayor Pro Tem Bergan echoed CM Zvonek that this should be a companion resolution to be able to be voted on separate from the camping ban ordinance. CM Murillo reiterated that this amendment is appropriate in the ordinance as it is vague enough to address the issues presented and would allow subject matter experts to work with service providers and create the policy and gather input to see what would be feasible. Mayor Coffman expressed his support for this to be a substantive amendment and supports delaying for another vote. He states that it memorializes the status quo to the extent that it is. He further mentions that he will renew his motion ensuring clarifying language that the ordinance does not criminalize homelessness.

Jim Twombly, City Manager, asked for clarification on the direction for staff. Mayor Pro Tem Bergan clarified that this would direct Staff to bring back the policy to be implemented and that the Murillo Amendment would be the actual verbiage in the ordinance. Mayor Coffman stated that this would give the discretion to Staff to implement the policy. He asked if the amendment requires Staff to come back to Council and Council must vote again on a policy. Mayor Pro Tem Bergan stated that they would not be voting again. T. Joyce stated that the policy created by City Manager may be presented as a motion as opposed to an ordinance or resolution. Dan Brotzman, City Attorney, clarified that the amendment uses the same language as with the employee handbook. Mayor Pro Tem Bergan asked if Council would

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then be voting for this amendment to be included in the camping ban ordinance. Mayor Coffman clarified that the language gives direction to Staff, but the implementation language and rulemaking will be at the discretion of city management. He adds that it may come back to Council for review but does not need a formal vote.

CM Jurinsky asked what the timeline would be to develop the policy. T. Joyce stated that it might be a short turnaround time. Jessica Prosser added that it would reasonably take six weeks given that they have to talk to service providers and see if additional space needs to be leased for storage. She stated that by the time the ordinance would go into effect, Staff would already have a policy in place. Mayor Pro Tem Bergan asked if this would be another six weeks beyond the 30 days. Staff clarified that it would take weeks to talk to service providers, write the policy, and get it approved as a companion business policy memorandum. She added that Staff already has one in place that will be tweaked to ensure that it would be implementing the ordinance as written. Mayor Pro Tem Bergan asked if they would be voting in two weeks at another council meeting and it would take 30 days from there to make it a law. She further asked if the city would not be enforcing the camping ban until all of that is done. Tim Joyce stated that there is already a policy to abate camps. This ordinance would not be effective for 30 days after the last reading which is about six weeks away. CM Murillo clarified that there would be another two weeks until the final reading and an additional 30 days for it to be effective. This then would give Staff five to six weeks to create a policy and have conversations.

CM Jurinsky asked if taxpayer dollars would be used to rent the space for storage. J. Prosser confirmed this and stated that if there is a need to go beyond the current shelter space available, a cost analysis will be presented to Council. CM Jurinsky asked if this amendment would change how valuable items are already stored. Staff clarified that they are not storing items but leaving them behind where the camps were. CM Jurinsky stressed that council members have a responsibility to the taxpayers of Aurora when talking about spending taxpayer dollars. She added that she views this as a delay tactic and expressed her disapproval that Mayor Coffman is accepting this amendment. Mayor Coffman stated that he also presented an amendment that would delay the passing of the ordinance. He added that this would add an additional two weeks to the effective date and that would be explainable to the residents. CM Murillo expressed her frustration and reiterated that the amendment is straightforward and gives direction and flexibility to Staff to create a policy. She stressed that without this amendment, they are taking away the few things the unhoused population have, but not even providing an opportunity for those items to be stored safely.

CM Jurinsky stated that even without this amendment, they are already keeping valuable items. CM Marcano stressed that the entire camping ban ordinance carries a big fiscal note but will not change anything. He added that storing their property would be the least they can do for the people being abated. CM Coombs pointed out that the valuable items are just left onsite and not stored safely, which is being addressed by CM Murillo's amendment. She added that these IDs can end up somewhere else and that having identification is one of the barriers to receiving services faced by people experiencing homelessness. Mayor Pro Tem Bergan asked if people typically carry their IDs or if any have been left. Staff answered that people usually have that in their backpacks but there are also instances when birth certificates and social security cards have been left behind.

CM Jurinsky stated that the ordinance provides a 72-hour notice to people that their camp would be abated, and this would allow them to get their belongings, move to a shelter, or take a motel voucher. Mayor Pro Tem Bergan asked if notice must be given face to face. T. Joyce confirmed that a 72-hour notice will be given and shelter options. However, for emergency situations like if someone is in a flood zone or is blocking a fire exit, they would immediately be asked to move. Mayor Pro Tem Bergan stressed that the ordinance would be effective on April 16, 2022, should it pass without amendments. If the amendment goes forward, the ordinance will take effect on April 30, 2022.

CM Lawson asked for clarification regarding the IGA with CDOT given that the city has to give a 72-hour notice prior to abatement while CDOT gives a 7-day notice. She asked this in reference to camps along the I-225 corridor. Staff stated that they must follow the CDOT policy of a 7-day notice according to the IGA. CM Jurinsky pointed out that in the case of CDOT involvement, they will be given more notice to gather their belongings. She asked if it would be a crime to store items that were found to be stolen like personal belongings taken from local businesses. T. Joyce stated that it would be theft to take an item that would not belong to the owner. He added that it would be a problem of monitoring the storage facility given that anybody can claim an item that has no identification. CM Jurinsky asked why then the city would store those items. T. Joyce answered that it would be because that is the Council's direction.

Mayor Coffman renewed his motion to amend Section 94-122(4). T. Joyce stated that this language would clarify that no person will be convicted, will be taken to court, or will be given out a warrant of arrest if found to be in an unauthorized camp. He clarified that this allows the city to tell people in unauthorized camps to move, and if they don't, they would be considered trespassing. Mayor Pro Tem Bergan asked if there would be no enforcement. T. Joyce stated that there is enforcement, however, they would not be charged with being in an unauthorized camp. Mayor Pro Tem Bergan asked if they fail to move, would the police be involved to issue a trespass violation and move them. T. Joyce answered that they would be issued a complaint or summons and the police department could move them. Mayor Pro Tem Bergan asked for clarification if this would not put people in prison for being in an unauthorized camp, but the city would still be allowed to move them and would only be in violation of a trespassing ordinance should they refuse to move. T. Joyce confirmed this.

CM Jurinsky stated that this takes away enforcement of the camping ban and would essentially do nothing, as pointed out by CM Marcano. She added that she would reconsider her support of the entire ordinance due to this. Mayor Coffman explained that the intent of the amendment is to not clog up the justice system. He clarified that people would not be cited for being in a camp but would be cited if they fail to move. He stated that the goal is to get people to move to an alternate shelter option. CM Marcano stated that this amendment is reminiscent of the one he offered last city council meeting. He asked if this leaves an unhoused individual vulnerable to being charged with failure to disobey a lawful order. T. Joyce confirmed that they could be charged if an officer gives that order.

CM Marcano stated that the APD does not have data on how many unhoused individuals might get charged and that the ordinance will still criminalize homelessness. He mentioned that the Public Defender's Office provided data that there are hundreds of individuals who have experienced homelessness that have been charged with trespassing. He added that the city will then be spending \$138 a day according to Sheriff Brown on those that are

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charged instead of providing housing for the people. Mayor Coffman stated that the city currently does not have to offer an alternative shelter option if a camp is being abated, but they could be arrested under current law. He added that this ordinance allows unauthorized camps to be abated even if they are not considered threats to public health or safety. CM Zvonek reiterated that the amendment is clarifying the intent of not criminalizing someone for camping. However, should they refuse to move, then they are committing an illegal act.

CM Marcano reiterated that even with this ordinance, people will still be camping and that this will institutionalize state violence against people experiencing homelessness. He added that Council must implement real solutions such as permanent supportive housing. He urged council members to join a fact-finding mission to Houston and San Antonio to see how permanent housing cut down the homeless population over the last decade. Mayor Pro Tem Bergan stated that they have talked about this issue for a long time, and it doesn't need to be tabled. She stressed that this is not a total solution but a step in the right direction to address concerns about safety and sanitation. She added that the city has spent millions of dollars on the homeless population. Mayor Pro Tem Bergan mentioned that there are cities such as Portland, Seattle, Washington, Los Angeles, San Francisco, and Austin Texas are changing their policies and removing encampments.

CM Marcano reiterated that there are cities moving in that direction because of a massive homeless problem. He added that cities doing camping bans will just waste money and move people around. CM Marcano also stated that the city already has a soft camping ban but has not provided a real solution. He mentioned that Houston started investing in a permanent supportive housing solution which lowered their unhoused population until they implemented a camping ban in 2017. This interrupted the ability of their service providers to connect these people with those resources and get them off the streets. Mayor Pro Tem Bergan reiterated that the cities are reversing their policies to enact camping bans because current policies are creating tents or camps in horrible conditions. She expressed her opposition to tabling the matter of the camping ban. Mayor Coffman explained that the camping ban proposed is not that of Denver since Denver requires qualifications that need to be met to be abated. He added that he will have a comprehensive follow-up proposal that will set a direction for the city.

Renewed motion by Mayor Coffman, second by Zvonek to approve the Coffman Amendment.

Voting Aye: Bergan, Gardner, Zvonek

Voting Nay: Coombs, Jurinsky, Lawson, Marcano, Medina, Murillo Sundberg

Motion by Murillo, second by Gardner to approve the Murillo Amendment.

Voting Aye: Coombs, Gardner, Lawson, Marcano, Medina, Murillo

Voting Nay: Bergan, Jurinsky, Sundberg, Zvonek

Motion by Marcano, second by Murillo to table the discussion on item 15b.

Voting Aye: Coombs, Marcano, Medina, Murillo

Voting Nay: Mayor Coffman, Bergan, Gardner, Jurinsky, Lawson, Sundberg, Zvonek

Motion by Mayor Coffman, second by Zvonek, to approve item 15b as amended.

Voting Aye: Mayor Coffman, Bergan, Gardner, Jurinsky, Sundberg, Zvonek

Voting Nay: Coombs, Lawson, Marcano, Medina, Murillo

16. **PLANNING MATTERS**

17. **ANNEXATIONS**

18. **RECONSIDERATIONS AND CALL UPS**

None

19. **GENERAL BUSINESS**

19.a. Consideration to appoint one (1) member to the Human Relations Commission

Kadee Rodriguez, City Clerk / Dave Lathers, Senior Assistant City Attorney

Motion by Coombs, second by Bergan, to appoint **Nicole Hodges** to the Human Relations Commission.

Voting Aye: Mayor Coffman, Bergan, Coombs, Gardner, Jurinsky, Lawson, Marcano, Medina, Murillo, Sundberg, Zvonek

20. **REPORTS**

20.a. Report by the Mayor

None.

20.b. Reports by the Council

CM Lawson reported that Representative Crowe and Senator Hickenlooper included the FSIR Committee's request to fund safe outdoor spaces in the 2022 Federal

Omnibus Appropriations Bill. This request was for \$1.35 million and was made through the Congressionally Direct Spending (CDS) process. In the coming weeks, staff will provide further information on this. The FSIR Committee's positions were sent to Council via email.

CM Gardner reported that there will be a gun buyback event at the Mile High Stadium on March 19, 2022, from 10 a.m. to 1 p.m. with Denver Councilwoman Amanda Sawyer, Raw Tools, and the Denver Broncos. People can come in and turn in weapons that they could not properly store. CM Gardner added that guns stored in cars or those improperly stored are seen to be the ones stolen and used in crime. From 3 p.m. to 5 p.m. on March 19, there will be a community session in the parking lot of Mile High Stadium to hear from people impacted by gun violence and see the process of turning firearms into garden tools. Volunteer slots for this event are available.

CM Jurinsky reported that the city is conducting Spring Youth Days from March 14 through March 28, 2022, at the Central Recreation Center and Moorhead Recreation Center from 12 noon to 8 p.m. They will be providing free access and free food to youth ages 12 to 17.

CM Murillo reported that she will be conducting a town hall on March 24, 2022, at the MLK Library to discuss updates on city business with the City Manager. She expressed gratitude to the city staff that provided an informative and helpful tour of the city facilities, infrastructure, and department.

CM Sundberg reported that he will be conducting a town hall on March 16, 2022, at the Central Recreation Center at 6:30 p.m. discussing traffic and metro districts.

CM Medina reported that he will be conducting a town hall on April 6, 2022, at the Active Adult Center at 6:30 p.m.

CM Marcano reported that the next Ward IV meeting will be on April 14, 2022, at the Colorado Early Colleges at 6:30 p.m. Constituents may join online and in-person and participate in the 2022 Budget Presentation by Greg Hays.

CM Coombs reported that she will be conducting a town hall on March 15, 2022, at the Central Recreation Center at 6 p.m. to discuss changes in the animal code and how homeless sweeps impact the people who experience them.

Mayor Pro Tem Bergan discussed concerns from citizens regarding escalating crimes such as shootings and homicide. She added that she hopes that Council can put out a strong message of what they can do about crime. She reported that she will be conducting a town hall on March 23, 2022, at the Heritage Eagle Bend Clubhouse from 6 p.m. to 8 p.m. discussing developments in Ward VI and general updates. Mayor Pro Tem added that a board meeting was held regarding E-470 and the Colorado State Patrol gave their annual report. Someone was stopped while in the process of stealing a catalytic converter but was not taken in as the jails are not taking criminals unless for violent crime. There was also an airplane crash on E-470 which was responded to by E-470 staff and South Metro. Mayor Pro Tem reported a

meeting regarding Mile High Flood District with Aurora Water to discuss partnerships further.

21. **PUBLIC INVITED TO BE HEARD**

(non-agenda related issues only)

Council heard public call-in testimony on non-agenda-related items.

22. **ADJOURNMENT**

Mayor Coffman adjourned the regular meeting of City Council.



MIKE COFFMAN, MAYOR

ATTEST:



KADEE RODRIGUEZ, CITY CLERK