

# Council Meeting Agenda Packet

June 25, 2007

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# City Council Meeting and Workshop June 25, 2007

# **Agenda**

5:00 p.m. Dinner

5:30 p.m. Workshop

Discussion – Sign Ordinance Amendment
Discussion – Ward 5 Voting Location
Update – Revaluation and Capital Improvement Program
Discussion – Agenda Items

## 7:00 p.m. Council Meeting

Pledge of Allegiance

\* Consent Items – All items listed with an asterisk (\*) are considered as routine and will be approved in one motion. There will be no separate discussion of these items unless a Councilor or citizen so requests. If requested, the item will be removed from the consent agenda and considered in the order it appears on the agenda.

## **Minutes**

\*062507-00 Minutes of June 11, 2007 Council Meeting

# Reports

- Mayor
- City Councilors

Dick Gleason: Water District, Consolidation, Audit Committee, Procurement Committee

- Bob Hayes: Planning Board, L-A Railroad, Alternative Revenues

Eric Samson: LAEGC, MMWAC, City Manager Search
 Bruce Bickford: A-L Airport, ABDC, Roads & Sidewalks

Ray Berube: School Committee, Auburn Housing, Communication
 Bob Mennealy: Sewer District, University of Maine L-A, Impact Fees
 Ellen Peters: 9-1-1 Center, Library Board, Comprehensive Plan

City Manager

Finance Report – Month of May

# **Communications and Recognitions**

\*062507-00 Communication from John F. Dionne Re: Highway 95 North

### **Unfinished Business**

#### **New Business**

062507-01 Order – Authorizing Annual Capital Improvement Program Bond (Public Hearing) (1<sup>st</sup> Reading)

- 062507-02 Ordinance Amendment to Chapter 29, Section 4.2 Sign Ordinance (1st Reading)
- 062507-03 Public Hearing and action on Liquor License and Special Amusement Permit Applications for The Hot Spot, 34 Court Street, Auburn
- 062507-04 Resolve Implementation of Revaluation
- 062507-05 Order Authorize Acting City Manager to Execute Documents Brownfield Assessment Grant

**Open Session** - Members of the public are invited to speak to the Council about any issue directly related to City business which is *not* on this agenda

## **ADJOURNMENT**

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**Executives Sessions**: On occasion, the City Council discusses matters which are required or allowed by State law to be considered in executive session. Executive sessions are not open to the public. The matters that are discussed in executive session are required to be kept confidential until they become a matter of public discussion. In order to go into executive session, a Councilor must make a motion in public. The motion must be recorded, and 3/5 of the members of the Council must vote to go into executive session. An executive session is not required to be scheduled in advance as an agenda item, although when it is known at the time that the agenda is finalized, it will be listed on the agenda.

The only topics which may be discussed in executive session are those that fall within one of the categories set forth in Title 1 M.R.S.A. Section 405. Those applicable to municipal government are:

- 1. Discussion of personnel issues
- 2. Discussion or consideration of the condition, acquisition, or the use of real or personal property or economic development if premature disclosure of the information would prejudice the competitive or bargaining position of the body or agency.
- 3. Discussion of labor contracts and proposals and meetings between a public agency and its negotiators.
- 4. Consultations between a body or agency and its attorney
- 5. Discussion of information contained in records made, maintained or received by a body or agency when access by the general public to those records is prohibited by statute.
- 6. Discussion or approval of the content of examinations administered by a body or agency for licensing, permitting or employment purposes
- 7. Consultations between municipal officers and a code enforcement officer relating to enforcement matter pending in District Court.

Auburn City Council June 25, 2007 Page Two

# CITY OF AUBURN JUNE 11, 2007 SPECIAL CITY COUNCIL MEETING

#### **PRESENT**

Mayor John T. Jenkins, Councilors Richard D. Gleason, Robert P. Hayes, Eric G. Samson, Bruce A. Bickford, Raymond C. Berube, C. Ellen Peters, and Robert C. Mennealy, Acting City Manager Laurie Smith, City Clerk Mary Lou Magno, and Finance Director Chris Trenholm. There were 12 people in the audience.

Mayor Jenkins called the special meeting to order at 7:00 p.m. in the Council Chambers of Auburn Hall with a salute to the flag.

#### NATIONAL ANTHEM

The following students sang the National Anthem: Dylan Blanchard, Marley Byrne, Brittany Eastman, Avery Laliberte, and Janelle Tardif.

#### CONSENT AGENDA

Councilor Samson moved to accept and place on file the following item listed with an asterisk. Seconded by Councilor Berube. Vote: 7 Yeas.

#### \*MINUTES - JUNE 4. 2007

Approved under consent agenda.

### REPORTS OF THE MAYOR

City Clerk Mary Lou Magno reminded voters of the Special State Election that will take place tomorrow, June  $12^{th}$ ; the City has consolidated its voting places and therefore the one voting place has been designated as Auburn Hall; voting hours are 7 am until 8 pm.

#### REPORTS OF CITY COUNCILORS

Councilors reported on their respective Council Committee Assignments.

#### REPORTS OF THE CITY MANAGER

Acting City Manager Laurie Smith noted the following items: She and Mayor Jenkins recently attended a meeting of the Maine Community Foundation; Business to Business Trade Show will take place Thursday, June 14 at the Colisee; dedication of Park Avenue Elementary School will take place Thursday, June  $14^{\rm th}$ ; and on June  $19^{\rm th}$  the Maine Department of Transportation will hold a public hearing at Auburn Hall regarding the Main Street Paving Project.

#### COMMUNICATIONS AND RECOGNITIONS

#### \*COMMUNICATION FROM POLICE CHIEF CROWELL RE: CONSTABLE

Approved under consent agenda.

#### \*COMMUNICATION FROM COUNCILOR PETERS RE: EXCUSED FROM COUNCIL MEETINGS

Approved under consent agenda.

#### UNFINISHED BUSINESS

# 1. ORDINANCE - AMENDMENT TO THE ZONING MAP IN THE VICINITY OF MARTINDALE ROAD FROM RURAL RESIDENTIAL TO SUBURBAN RESIDENCE (2nd READING)

Councilor Berube moved for acceptance of second reading and final passage. Seconded by Councilor Mennealy. Vote: 7 Yeas

#### RESOLVE - 2007-08 ANNUAL APPROPRIATION RESOLVE

Councilor Berube moved for acceptance of second reading and final passage. Seconded by Councilor Bickford. Vote: 7 Yeas.

#### **NEW BUSINESS**

#### 3. ORDER - 2007-08 TAX COMMITMENT

Councilor Berube moved for passage of the order. Seconded by Councilor Bickford.

Laurie Smith, Acting City Manager and Chris Trenholm, Finance Director, explained the above order and answered Councilors questions.

Vote: 7 Yeas.

# 4. SET DATE FOR SECOND MEETING IN JUNE AND DATES FOR JULY AND AUGUST MEETINGS

Councilor Bickford moved that the second meeting in June be held on June  $25^{th}$  and the July meetings be held on July  $9^{th}$  and  $30^{th}$  and the August meetings be held on August  $13^{th}$  and  $27^{th}$ .

#### OPEN SESSION

The following people spoke during open session: Brian Demers, 1085 Riverside Drive; and Andy Titus, 45 Carson Street

### CLOSED OPEN SESSION

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Councilor Mennealy moved to adjourn. Seconded by Councilor Bickford. Vote: 7 Yeas.

#### A TRUE RECORD

ATTEST:	CITY	<b>CLERK</b>
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"Maine's City of Opportunity"

**Financial Services** 

June 25, 2007

Honorable Mayor Jenkins and Members of the City Council

Attached please find the financial report for the month of May 2007. As of May 31st, the City has completed the first eleven months of the fiscal year. At this point in the year a number of non-recurring expenses have been paid. In addition, personal property taxes were due September 18th and the first half of real estate taxes were due by October 16<sup>th</sup>. The second half of the real estate taxes was due on March 15th. As a guideline for tracking purposes, revenues and expenditures should amount to approximately 91.7% of the annual budget. However, not all costs and revenues are distributed evenly throughout the year; individual line items can vary based upon cyclical activity.

#### Revenues

Revenues collected through May 31st, were \$65,333,504, or 103.38%, of the annual budget. The accounts listed below are noteworthy.

- A. Personal property taxes were due September 18 and the first half of the real estate taxes were due October 16th. The second half of the real estate taxes was due on March 15<sup>th</sup>. We have collected approximately 99.2% of the total budgeted amount, which compares favorably to prior years.
- B. Licenses and development permits are at 130.1% of the budgeted amount that reflects an active development climate in the community.
- C. State Revenue Sharing is higher than budgeted due to larger than anticipated payments received from the State. This payment is based on strong income and sales taxes received by the State for the current fiscal year.
- D. Sale of Recyclables is higher than budgeted due primarily to reinstitution of spring clean up resulting in increased revenue for recyclables collected. It should be noted that there is a corresponding expense incurred in the Public Works operating budget for this service.

May 2007 Finance Report June 25, 2007 Page Two

## **Expenditures**

Expenditures through May 31st were \$55,127,899 or 87.2%, of the annual budget. Noteworthy variances are discussed below.

- A. Community Programs: Includes full payment of the annual appropriations for the Liberty Festival.
- B. *Debt Service:* The first of the City's semi-annual debt service payments was made in October and the second semi-annual payments were paid in late March and early April.
- C. *Property*: The first of two insurance premium installments was paid in July and the second installment was paid in December.
- D. *Intergovernmental Programs*: The City funds the intergovernmental agencies quarterly, in the first month of each quarter, upon receipt of their invoices. The County Tax payment was in September.

### **Investments**

This section contains an investment schedule as of May 31st, as well as a comparison of the investments between May 31st and the prior month. Currently the City's funds are earning an average interest rate of 5.06%, compared to approximately 4.28% last year at this time.

Respectfully Submitted,

Laurie Smith Acting City Manager

Chris Trenholm Finance Director

## CITY OF AUBURN, MAINE BALANCE SHEET - GENERAL FUND MAY 31, 2007

400==0	APRIL 30, 2007	MAY 31, 2007	Increase (Decrease)
<u>ASSETS</u>			
CASH	16,304,331	17,292,575	988,244
RECEIVABLES			
ACCOUNTS RECEIVABLES	717,289	1,192,814	475,525
TAXES RECEIVABLE-CURRENT	3,158,450	1,821,104	(1,337,346)
DELINQUENT TAXES	310,245	312,500	2,255
TAX LIENS	353,443	336,209	(17,234)
NET DUE TO/FROM OTHER FUNDS	698,216	(1,242,758)	(1,940,974)
TOTAL ASSETS	21,541,974	19,712,443	(1,829,531)
LIABILITIES & FUND BALANCES			
ACCOUNTS PAYABLE	239,420	44,584	(194,837)
WAGES & TAXES PAYABLE	(189,019)	91,905	280,924
ACCRUED PAYROLL	429,712	180,849	(248,863)
STATE FEES PAYABLE	56,798	70,939	14,140
PREPAID TAXES	-	-	-
IN LIEU OF BONDS	62,705	62,705	(0)
DEFERRED REVENUE	2,757,829	1,884,945	(872,884)
TOTAL LIABILITIES	3,357,446	2,335,926	(1,021,520)
FUND BALANCE - NOT DESIGNATED	6,078,583	6,078,583	(0)
FUND BALANCE - NOT DESIGNATED	0,070,363	0,070,303	(0)
WORKERS COMP & UNEMPLOYMENT	711,913	711,913	0
FUND BALANCE - DESIGNATED	74,657	74,657	(0)
NET CHANGE IN FUND BALANCE	11,319,375	10,511,365	(808,010)
TOTAL FUND BALANCES	18,184,528	17,376,517	(808,011)
TOTAL LIABILITIES			
AND FUND BALANCES	21,541,974	19,712,443	(1,829,531)

#### CITY OF AUBURN, MAINE REVENUES - GENERAL FUND COMPARATIVE AS OF MAY 31, 2007 vs. MAY 31, 2006

		EV 2007		ACTUAL	% OF		EV 2000		ACTUAL	% OF
REVENUE SOURCE		FY 2007 BUDGET	TH	REVENUES ROUGH MAY 31	TOTAL BUDGET		FY 2006 BUDGET	ТН	REVENUES ROUGH MAY 31	TOTAL BUDGET
TAXES PROPERTY TAX REVENUE-	\$	39,500,803	\$	39,187,383	99.21%	\$	38,255,419	\$	38,550,386	100.77%
PRIOR YEAR REVENUE	\$	33,300,003	\$	654,129	33.2170	\$	-	\$	415.557	100.77 70
HOMESTEAD EXEMPTION REIMBURSEMENT	\$	_	\$	651,438		\$	700,872	\$	526,613	75.14%
ALLOWANCE FOR ABATEMENT	\$	_	\$	-		\$	(100,000)		(364,591)	364.59%
ALLOWANCE FOR UNCOLLECTIBLE TAXES	\$	(15,000)		_	0.00%	\$	(15,000)		(001,001)	0.00%
EXCISE	\$	3,200,000	\$	3,174,659	99.21%	\$	3,100,000	\$	2,988,049	96.39%
PENALTIES & INTEREST	\$	90,000	\$	101,906	113.23%	\$	130,000	\$	90,391	69.53%
TOTAL TAXES	\$	42,775,803		43,769,514	102.32%		42,071,291	\$	42,206,405	100.32%
LICENSES AND PERMITS										
BUSINESS	\$	46,800	\$	49,990	106.82%	\$	29,700	¢	46,741	157.38%
NON-BUSINESS	\$	307,775	\$	413,833	134.46%	\$	317,500	\$	258,018	81.27%
TOTAL LICENSES	\$	354.575	\$	463,823	130.81%	·	347,200	\$	304,759	87.78%
TOTAL LIGENOLS	Ψ	334,373	Ψ	400,020	130.0170	Ψ	347,200	Ψ	304,733	07.7070
INTERGOVERNMENTAL ASSISTANCE	١.									
STATE-LOCAL ROAD ASSISTANCE	\$	,	\$	488,740	137.29%		356,000	\$	517,728	145.43%
STATE REVENUE SHARING	\$	2,900,000	\$	3,416,010	117.79%	\$	2,900,000	\$	2,775,579	95.71%
WELFARE REIMBURSEMENT	\$	22,500	\$	15,614	69.39%	\$	16,250	\$	23,225	142.93%
OTHER STATE AID	\$	25,000	\$	13,613	54.45%		30,000	\$	4,030	13.43%
FEMA REIMBURSEMENT	\$		\$	-		\$	-	\$	2,211	
CITY OF LEWISTON	\$	175,000	\$	168,080	96.05%		180,000	\$	174,465	96.92%
EDUCATION SUBSIDY	\$	14,620,168	\$	13,453,672	92.02%		14,471,377	\$	12,516,682	86.49%
TOTAL INTERGOVERNMENTAL ASSISTANCE	\$	18,098,668	\$	17,555,729	97.00%	\$	17,953,627	\$	16,013,921	89.20%
CHARGE FOR SERVICES										
GENERAL GOVERNMENT	\$	166,100	\$	158,106	95.19%	\$	241,600	\$	167,927	69.51%
PUBLIC SAFETY	\$	101,800	\$	47,063	46.23%	\$	136,620	\$	51,086	37.39%
EMS TRANSPORT	\$	25,000	\$	13,598	54.39%	\$	25,000	\$	28,440	113.76%
EDUCATION	\$	2,368,950	\$	2,119,853	89.48%	\$	1,394,435	\$	1,969,845	141.26%
TOTAL CHARGE FOR SERVICES	\$	2,661,850	\$	2,338,621	87.86%	\$	1,797,655	\$	2,217,299	123.34%
FINES										
PARKING TICKETS & MISC FINES	\$	52,500	\$	38,065	72.50%	\$	80,000	\$	62,005	77.51%
MISCELLANEOUS										
INVESTMENT INCOME	\$	340,000	\$	428,787	126.11%	\$	200,000	\$	353,804	176.90%
INTEREST-BOND PROCEEDS	\$	125,000	\$	125,000	100.00%		100,000	\$	100,000	100.00%
RENTS	\$	132,500	\$	132,822	100.24%	\$	130,000	\$	122,383	94.14%
UNCLASSIFIED	\$	75.000	\$	124,663	166.22%	\$	103.600	\$	57,543	55.54%
SALE OF RECYCLABLES	\$	50,000	\$	64,152	128.30%		50,000	\$	50,732	101.46%
COMMERCIAL SOLID WASTE FEES	\$	56,000	\$	61,485	109.79%	\$	53,500	\$	56.084	104.83%
SALE OF PROPERTY	\$	150,000	\$	11,717	7.81%	\$	150,000	\$	24,892	16.59%
RECREATION PROGRAMS	\$	50,000	\$	50,000	100.00%	\$	50,000	\$	,552	0.00%
MMWAC HOST FEES	\$	178,000	\$	169,125	95.01%	\$	171,000	\$	163,167	95.42%
9-1-1 DEBT SERVICE REIMBURSEMENT	\$		\$	,		\$	70,000	\$	-	0.00%
TRANSFER IN: TIF	\$	60,000	\$	-	0.00%	\$	60,000	\$	_	0.00%
TRANSFER OUT: TIF	\$	(1,960,000)		-	0.00%	\$	(1,960,000)		-	0.00%
TOTAL MISCELLANEOUS	\$	(743,500)		1,167,752	-157.06%	\$	(821,900)		928,605	-112.98%
TOTAL GENERAL FUND REVENUES	\$	63,199,896	\$	65.333.504		Ļ	61,427,873	\$	61.732.993	100.50%

# CITY OF AUBURN, MAINE EXPENDITURES - GENERAL FUND COMPARATIVE AS OF MAY 31, 2007 vs. MAY 31, 2006

	1			ACTUAL	% OF				ACTUAL	% OF
		FY 2007	FX	PENDITURES	TOTAL		FY 2006		PENDITURES	70 OF
DEPARTMENT		BUDGET		OUGH MAY 31	BUDGET		BUDGET		OUGH MAY 31	BUDGET
ADMINISTRATION										
MAYOR AND COUNCIL	\$	98,610	\$	92,539	93.84%	\$	98,610	\$	80,537	81.67%
LEGAL SERVICES	\$	55,000	\$	58,965	107.21%	\$	65,000	\$	65,326	100.50%
CITY CLERK	\$	118,544	\$	115,917	97.78%	\$	119,582	\$	99,633	83.32%
CITY MANAGER	\$	205,656	\$	182,670	88.82%	\$	220,946	\$	177,291	80.24%
HUMAN RESOURCES	\$			100,284	100.01%		,			83.17%
		100,279	\$	,		\$	101,212	\$	84,180	
INFORMATION SYSTEMS	\$	216,245	\$	163,940	75.81%	\$	186,507	\$	184,055	98.69%
ASSESSING SERVICES	\$	246,071	\$	229,588	93.30%	\$	243,207	\$	223,788	92.02%
FINANCIAL SERVICES	\$	353,591	\$	326,638	92.38%	\$	336,794	\$	294,703	87.50%
CUSTOMER SERVICE	\$	16,000	\$	8,641	54.00%	\$	16,000	\$	9,622	60.14%
TOTAL ADMINISTRATION	\$	1,409,996	\$	1,279,181	90.72%	\$	1,387,858	\$	1,219,134	87.84%
COMMUNITY SERVICES										
HEALTH & SOCIAL SERVICES	I									
ADMINISTRATION	\$	45,532	\$	39,255	86.21%	\$	44,879	\$	39,626	88.30%
ASSISTANCE	\$	51,618	\$	28,266	54.76%	\$	30,900	\$	39,405	127.52%
PLANNING & PERMITTING	\$	665,825	\$	693,894	104.22%	\$	698,254	\$	620,170	88.82%
PARKS AND RECREATION	\$	531,559	\$	503,739	94.77%	\$	552,328	\$	481,671	87.21%
PUBLIC LIBRARY	\$	885,623	\$	811,822	91.67%	\$	837,957	\$	768,311	91.69%
COMMUNITY PROGRAMS	\$	13,050	\$	13,121	100.55%	\$	23,050	\$	23,121	100.31%
TOTAL COMMUNITY SERVICES	\$	2,193,207	<u>Ψ</u> \$	2.090.097	95.30%	\$	2.187.368	\$ \$	1,972,303	90.17%
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FISCAL SERVICES										
DEBT SERVICE	\$	7,394,394	\$	7,342,976	99.30%	\$	7,411,314	\$	7,296,899	98.46%
PROPERTY	\$	548,578	\$	456,533	83.22%	\$	520,694	\$	510,708	98.08%
WORKERS COMPENSATION	\$	200,000	\$	200,000	100.00%	\$	150,000	\$	-	0.00%
WAGES & BENEFITS	\$	4,043,042	\$	3,357,026	83.03%	\$	3,935,023	\$	3,274,189	83.21%
EMERGENCY RESERVE	\$	620,000	\$	-	0.00%	\$	600.000	\$	-	0.00%
TOTAL FISCAL SERVICES	\$	12,806,014	\$	11,356,535	88.68%	\$	12,617,031	\$	11,081,795	87.83%
PUBLIC SAFETY										
EMERGENCY MGMT AGENCY	\$	6,468	\$	4,817	74.47%	\$	6,500	\$	6,508	100.12%
FIRE DEPARTMENT	\$			,			3,132,528	\$ \$		92.83%
		3,266,602	\$	3,138,058	96.06%	\$			2,907,867	
POLICE DEPARTMENT	\$	2,616,186	\$	2,362,607	90.31%	\$		\$	2,384,297	92.21%
TOTAL PUBLIC SAFETY	\$	5,889,256	\$	5,505,482	93.48%	\$	5,724,820	\$	5,298,672	92.56%
PUBLIC WORKS										
PUBLIC WORKS DEPARTMENT	\$	4,490,429	\$	3,820,803	85.09%	\$	4,322,005	\$	3,772,413	87.28%
WATER AND SEWER	\$	467,500	\$	463,940	99.24%	\$	457,500	\$	464,190	101.46%
TOTAL PUBLIC WORKS	\$	4,957,929	\$	4,284,743	86.42%	\$	4,779,505	\$	4,236,603	88.64%
INTERGOVERNMENTAL PROGRAM	1 1 <u>S</u>									
AUBURN-LEWISTON AIRPORT	\$	136,269	\$	136,269	100.00%	\$	136,269	\$	136,018	99.82%
E911 COMMUNICATION CENTER	\$	867,500	\$	867,500	100.00%	\$	874,118	\$	874,672	100.06%
LATC-PUBLIC TRANSIT	\$	117,994	\$	117,994	100.00%		117,994	\$	117,994	100.00%
LAEGC-ECONOMIC COUNCIL	\$	106,429	\$	106,429	100.00%		90,000	\$	90,000	100.00%
L-A ARTS	\$	21,000	\$	21,000	100.00%		,	\$	21,000	100.00%
COUNTY TAX	\$	1,699,945	\$	1,699,945	100.00%			\$	1,745,129	100.00%
TAX SHARING TOTAL INTERGOVERNMENTAL	\$	345,000 3,294,137	\$ \$	164,940 3,114,077	47.81% 94.53%	\$		<u>\$</u> \$	33,984 3,018,797	9.85% 90.67%
EDUCATION DEPARTMENT	\$	32,649,357	\$	27,497,783			31,401,781	\$	27,004,965	86.00%
			•					•		
TOTAL GENERAL FUND	•	62 100 906	•	EE 127 900	07 220/	¢	64 427 972	e	E2 022 270	07 620/
EXPENDITURES	\$	63,199,896	\$	55,127,899	87.23%	4	61,427,873	\$	53,832,270	87.63%

#### CITY OF AUBURN, MAINE INVESTMENT SCHEDULE AS OF MAY 31, 2007

		ACCOUNT	INTEREST _	VALUE		WEIGHTED
INVESTMENT	FUND	BALANCE	RATE	воок	MARKET	AVG YIELD
BANKNORTH MNY MKT	GENERAL FUND	16,257,718.79	5.06%	16,257,718.79	16,257,718.79	
BANKNORTH MNY MKT	GF-WORKERS COMP	48,123.63	1.45%	48,123.63	48,123.63	
BANKNORTH MNY MKT	GF-UNEMPLOYMENT	78,049.55	5.06%	78,049.55	78,049.55	
BANKNORTH CD	GF-UNEMPLOYMENT	94,062.62	4.97%	94,062.62	94,062.62	
BANKNORTH MNY MKT	SPECIAL REVENUE	2,013,601.99	5.06%	2,013,601.99	2,013,601.99	
BANKNORTH MNY MKT	SR-PERMIT PARKING	111,786.53	5.06%	111,786.53	111,786.53	
BANKNORTH MNY MKT	SR-TIF	63,386.78	5.06%	63,386.78	63,386.78	
BANKNORTH MNY MKT	CAPITAL PROJECTS	14,099,792.21	5.06%	14,099,792.21	14,099,792.21	
BANKNORTH MNY MKT	CAPITAL PROJECTS	303,593.75	5.06%	303,593.75	303,593.75	
BANK OF AMERICA	CAPITAL PROJECTS	271.88	2.60%	271.88	271.88	
BANKNORTH MNY MKT	ICE ARENA	85,967.52	5.06%	85,967.52	85,967.52	
GRAND TOTAL	-	33,156,355.25	_	33,156,355.25	33,156,355.25	5.05%

#### CITY OF AUBURN, MAINE INVESTMENT SCHEDULE COMPARISON OF MARCH 31, 2007 AND APRIL 30, 2007

		APRIL 30, 2007 MAY 31, 2007		2007	INCREASE (DECREASE)		
	_	VALUE VALUE		VALUE			
INVESTMENT	FUND	BOOK	MARKET	BOOK	MARKET	воок	MARKET
DANIGHODTH MANY MADIST	OFNEDAL FUND	47.044.004.74	17 044 004 74	10.057.710.70	10.057.710.70	(4 000 000 05)	(4 000 000 05)
BANKNORTH MNY MARKET	GENERAL FUND	17,941,601.74	17,941,601.74	16,257,718.79	16,257,718.79	(1,683,882.95)	(1,683,882.95)
BANKNORTH MNY MARKET	WORKERS COMP	48,064.85	48,064.85	48,123.63	48,123.63	58.78	58.78
BANKNORTH MNY MARKET	UNEMPLOYMENT	77,722.79	77,722.79	78,049.55	78,049.55	326.76	326.76
MBIA CLASS ACCOUNT	UNEMPLOYMENT	93,669.23	93,669.23	94,062.62	94,062.62	393.39	393.39
BANKNORTH MNY MARKET	SPECIAL REVENUE	2,005,172.03	2,005,172.03	2,013,601.99	2,013,601.99	8,429.96	8,429.96
BANKNORTH MNY MARKET	PERMIT PARKING	111,318.53	111,318.53	111,786.53	111,786.53	468.00	468.00
BANKNORTH MNY MARKET	TIF	63,121.41	63,121.41	63,386.78	63,386.78	265.37	265.37
BANKNORTH MNY MARKET	CAPITAL PROJECTS	14,540,358.16	14,540,358.16	14,099,792.21	14,099,792.21	(440,565.95)	(440,565.95)
BANKNORTH MNY MARKET	CAPITAL PROJECTS	302,322.75	302,322.75	303,593.75	303,593.75	1,271.00	1,271.00
BANK OF AMERICA	CAPITAL PROJECTS	5,611.44	5,611.44	271.88	271.88	(5,339.56)	(5,339.56)
BANKNORTH MNY MARKET	ICE ARENA	85,607.62	85,607.62	85,967.52	85,967.52	359.90	359.90
GRAND TOTAL	- -	35,274,570.55	35,274,570.55	33,156,355.25	33,156,355.25	-2,118,215.30	-2,118,215.30

JUN - 7

To: City of Auburn Council and City Manager, Smith 60 Court St.
Auburn; Maine 04810

From: John F. Dionne P. O Box 13 Grand Isle, Maine 04746

June 5, 2007

Dear Manager Smith:

Let me give you a small summary on what we discussed per phone conversation this afternoon. Our involvement with the completion of Highway 95 North dates from many years ago. We are seeking justice into this affair and an end to be treated as second class citizen in our own State. Our four Federal Delegation, Snowe, Collins, Michaud and Allen are in support to our cause. Reasonable people of Maine say, this Highway was promised to us for long time and should have been completed a long ago. At this time we need the support of Southern Maine area including your City.

It is true that we are less populated and more rural than your area. From Houlton up, we own the best farms of all of New England States. We also own many lumbering and other important businesses and we are an important part of our State. We definitely need to be connected with a Highway to transport our goods in and out in order to compete efficiently. Our State of Maine does not end at Houlton. It would be a great investment for our State and its people. It is only an 80 miles stretch project and mostly finance by our Federal Government. Why in the world that our Fransportation Department cannot support the consensus of our people and be fair to us is beyond our understanding...

From Kittery up including Portland, municipalities are very supporting to our efforts. We are working on our way up. Can we get your diligent support? We will eventually demand your area politician to give us a helping hand. We consider this Highway project a necessity to our good Aroostook and Northern Maine people for our development, our safety and our share of prosperity. The bottom line is that we are part of our County, of our State and of our Nation. If you could write us a letter note and mention that you support our efforts in getting justice and fairness to our people. Such statement would enormously help our Highway Crusade that we certainly deserve.

For your information, I am a retired farmer and also became a general building contractor. With my wife, Margot, we raised eight productive children. We have the time and energy to help our fellow citizen in a practical way and it is our dream to do so. We humbly ask for you help and together we will all benefit. If you need other information, please do not hesitate to call us at 207-895-3453 or email at: johnf1020@yahoo.com

Sincerely yours.
Lafen The Misicale

John F. Dronne

# **City Council Agenda Information Sheet**

Council Meeting Date: June 25, 2007 Agenda Item No. 1

## **SUBJECT:**

**Order** – Authorizing the Issuance and Sale of Capital Improvement Bonds in the Amount of \$6 million [Public Hearing]

### **INFORMATION:**

The City prepares a 5 Year Capital Improvement Plan each year which serves as a long-range planning tool for elected officials, staff and the public to identify buildings, equipment, technology and infrastructure needs. The CIP allows the City to develop a planned approach to protect the City's investment in the existing infrastructure and project the future funding levels necessary to maintain and enhance public facilities.

The proposed Capital Improvement Bond package continues this planned approach of investing in City and School capital needs including road improvements, building improvements and public safety equipment.

# STAFF COMMENTS/RECOMMENDATION:

Staff recommends that the Council approve the Capital Improvement program bond issue as presented.

# **REQUESTED ACTION:**

Passage of the order

# **VOTE:**

# City of Auburn

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CITY COUNCIL, AUBURN, MAINE Date: June 25, 2007

TITLE: ORDER - AUTHORIZING THE ISSUANCE AND SALE OF CAPITAL IMPROVEMENT BONDS IN THE AMOUNT OF \$6,000,000 (Annual Capital Improvement Program)

Be It Ordered by the Auburn City Council, following a public hearing duly called and held as required by Article 8, Section 8.13 of the Auburn City Charter, that there be and hereby is authorized the issuance and sale of the City's general obligation bonds in the amount of \$6,000,000, the proceeds of which are hereby appropriated to fund the costs of the following Capital Improvements (including costs of issuance, capitalized interest, and any other costs related or ancillary thereto):

Acquisition of the following capital equipment and the design, construction, renovation, and rehabilitation of the following capital improvements, all constituting part of the City's FY08 Capital Improvement Program:

## FY 08 Capital Improvement Program:

Project	Auth	orized Amount
School Building and Equipment Improvements and Repairs and technology improvements	\$	900,000
Street/Drainage Reconstructions, Reclamation, Improvements and Upgrades, Sidewalks and Retaining Walls	\$ 4	4,229,469
Equipment and Technology	\$	728,750
Building Improvements	\$	52,000
Contingency	\$	89,781

That the bonds shall be issued as authorized hereunder and shall be signed by the Finance Director and City Treasurer, attested by the City Clerk under the seal of the City. A tax levy is hereby provided for each fiscal year that the bonds authorized hereunder remain outstanding to meet the annual installments of principal and interest as may accrue in each respective year. The bonds may be issued at one time or from time to time, either singly or in series, and the authority and discretion to fix the issue date, maturities, denominations, interest rate, place of payment, form and other details of said bonds and notes, and to take all other actions and to sign and deliver all other documents, certificates and agreements in order to provide for the sale thereof is hereby delegated to the Finance Director and City Treasurer.

THAT the bonds authorized hereunder may be made subject to call for redemption, either with or without premium, on such terms as may be determined by the Finance Director.

THAT in order to finance temporarily the projects described above, the Finance Director is authorized to expend up to \$6,000,000 either from available funds of the City or from the proceeds of Bond Anticipation Notes (BAN's) which would be reimbursed or refinanced from bond proceeds.

THAT the authority and discretion to designate the bond or notes, or a portion thereof, as qualified tax-exempt obligations under Section 265 of the Internal Revenue Code of 1986, as amended, is hereby delegated to the Finance Director.

THAT this order is a declaration of official intent pursuant to Treas. Reg. § 1.150-2 and shall be kept available for public inspection during reasonable business hours at the office of the City Clerk.

A Public Notice describing the general purpose of the borrowing and the terms thereof was publishing the same on June 11, 2007, in the *Lewiston Sun-Journal*, a daily newspaper published in Androscoggin County.

Motion for acceptance of first reading:	Seconded	by:
Vote:		
Motion for acceptance of second reading a Seconded by:	and final passage:	
Vote:		
Action by City Council:	Date:	
	ATTEST:	
	CITY	CLERK

	1 100	_		<u></u>
Department/Project	Туре	Operating FY 08	Bond FY 08	Other Funds FY 08
Assessing	, , , , , , , , , , , , , , , , , , ,			
Vehicle Replacement (1)	Equipment	\$10,000		
<u>Fire</u>				
Vehicle Replacement - Engine 5	Equipment		\$250,000	\$400,000 <sup>1</sup>
Turn out gear extractor	Equipment	\$10,000		
Rehab Kitchen at Engine 5 Station	Bldg/Facilities		\$10,000	
N95 Adapter	Equipment	\$3,500		
Hose	Equipment	\$7,000		
Nozzles and Axes	Equipment	\$8,000		
PPE for Influenza Plan	Equipment	\$10,000		
Washers/Dryers/Dishwashers	Equipment	\$10,000		
Rope Rescue Equipment	Equipment	\$1,033		
Station Security	Bldg/Facilities		\$10,000	
Information Services				
Computer Equipment Replacement	Technology	\$9,200		
IP Telephony	Technology	ψ0,200		\$21,000 <sup>2</sup>
п тоюрнопу	roomology			Ψ21,000

	1 100	_		<u></u>	
	_	Operating	Bond	Other Funds	3
Department/Project	Туре	FY 08	FY 08	FY 08	
Parks & Recreation					
Union St. Gully Tennis Court Conversion	Infrastructure			\$70,000	3
Vehicle Replacement - 4x4 Pickup	Equipment	\$34,000			
Replace Steam Traps	Bldg/Facilities	\$6,700			
Parks Equipment Replacement	Equipment	\$4,250			
Drummond Playground Equipment Replacement.	Equipment			\$25,000	3
Union St. Gully Playground	Equipment			\$25,000	2
Community Wide Survey	Administrative			\$5,000	2
Planning & Permitting					
<u>Planning</u>					
Vehicle Replacement (1)	Equipment	\$10,000			
<u>Electrical</u>					
Handeld Organizers/ Headsets	Equipment	\$3,250			
Traffic Signal LED Replacement	Equipment	\$3,500			
Roadway Lighting Upgrades	Equipment	\$5,000			
Aerial Fire Alarm Repairs	Equipment	\$5,000			
Underground Utilities	Equipment	\$4,000			
Traffic Signal Emergency Preemption Additions	Equipment			\$3,500	1
Moulton /Bonney Lighting Upgrades	Equipment			\$10,000	1
Downtown Main Street Light Upgrade	Equipment			\$5,000	1
Police					
Firearms Replacement	Equipment			\$28,000	2
Vehicle Replacement - Patrol	Equipment	\$81,000			
Secure Limited Access to the Police Facility	Bldg/Facilities	\$12,000			

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		Operating	Bond	Other Funds	S
Department/Project	Туре	FY 08	FY 08	FY 08	
Property					
Great Falls Performing Art Center					
Life Safety Upgrades - Phase 1B	Bldg/Facilities			\$245,000	2
Other Property					
Building Demolition (Oak Hill)	Infrastructure			\$7,500	2
Public Works					
Buildings & Bldg. Improvements	Bldg/Facilities		\$32,000		
General	Equipment		\$130,000		
CIP Other	Equipment		\$169,750		
Equipment	Equipment	\$10,000			
Vehicles	Equipment	\$16,000	\$179,000		
Resurface	Infrastructure		\$1,178,744		
Reclaim	Infrastructure		\$200,000		
Street Imp. Crack Seal	Infrastructure	\$20,000			
Reconstruction	Infrastructure		\$1,528,725		
Street Improv. Emuls	Infrastructure	\$20,000			
Gravel Road Conv.	Infrastructure		\$142,000		
Infrastructure	Infrastructure		\$75,000		
Guard Rail Replace	Infrastructure	\$15,000			
General Drainage	Infrastructure	\$55,000			
Major Drainage	Infrastructure		\$900,000		
Sidewalks	Infrastructure		\$100,000		
Municipal Parking Lots	Infrastructure			\$50,000	2
MDOT Match	Infrastructure		\$105,000		

Department/Project	Туре	Operating FY 08	Bond FY 08	Other Funds FY 08
<u>School</u>			\$900,000	
Contingency			\$89,781	
GRAND TOTAL SUMMARY		\$373,433	\$6,000,000	\$895,000
<sup>1</sup> TIF Funds	\$418,500			

 <sup>1</sup> TIF Funds
 \$418,500

 2 Unallocated Bonds
 \$381,500

 3 CDBG Funds
 \$95,000

# City Council Agenda Information Sheet

**Council Meeting Date June 25, 2007** 

Agenda Item No. 2

## **SUBJECT:**

ORDINANCE – AMENDMENT TO CHAPTER 29, SECTION 4.2 - SIGNS  $(1^{ST} \text{ READING})$ 

### INFORMATION:

On June 12, 2007 the Auburn Planning Board had a public hearing to review a private petition to Section 4.2 of the City of Auburn Zoning Ordinance to allow changeable message signs to be permitted by city staff review and a reduced hold time for messages to not less than five (5) seconds. The State law was recently changed to allow municipalities to reduce the frequency time of changeable message signs. The proposed text amendment is illustrated as <u>underlined</u>. The proposed Zoning Ordinance text amendment is attached.

# STAFF COMMENTS/RECOMMENDATION:

At the June 12, 2007 the Planning Board held a public hearing regarding the proposed text amendment. The petitioner (Neocraft Signs) spoke in favor of the proposed change further recommended that the Planning Board further reduce the time from five (5) seconds, as Staff had supported, to two (2) seconds. The Planning Board was supportive of the proposed text amendment (as supported by Staff) and voted 4-0-0 in favor of sending a recommendation to the City Council to approve the proposed Ordinance Amendment.

# **REQUESTED ACTION:**

Motion for acceptance of first reading

## **VOTE:**

#### **CITY OF AUBURN**

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CITY CLERK

Date: June 25, 2007

TITLE: ORDINANCE – AMENDMENT TO CHAPTER 29, SECTION 4.2 **SIGNS** 

Be It Ordained by the Auburn City Council that Chapter 29, Section 4.2 be amended as attached:

## Purpose:

Ordinance (Chapter 29) Text Amendment to the City's Sign Ordinance, Section 4.2 to allow changeable message signs to be permitted by city staff review and a reduced hold time for messages to not less than five (5) seconds.

Motion for acceptance of first reading: Vote:	Seconded by:	
Motion for acceptance of second reading a Seconded by: Vote:	and final passage:	
Action by City Council:	Date:	
	ATTEST:	

### 4.2 Signs

- A. <u>General Provisions</u> Signs in all districts shall be subject to the following general provisions and regulations:
  - 1. Unless otherwise in this Article, no sign shall be erected until a Sign Permit has first been issued by the municipal officer charged with enforcement.
    - a. An application for a Sign Permit may be obtained at the Department of Community Development and Planning.
    - b. No Sign Permit shall be issued unless the municipal officer charged with enforcement is satisfied that the sign supporting devices and electrical appurtenances and connections are in conformance with the City's Building and Electrical Codes.
    - c. A processing fee in the amount stipulated in Article 9 of this Chapter shall accompany all applications for a Sign Permit.
  - 2. No sign shall contain any moving, flashing or animated lights, or visible moving or movable parts, except such portions of a sign as consist solely of indicators of time and/or temperature or changeable message automatically changing message signs permitted by the Director of Planning and Permitting or his/her designee pursuant to the following standards: shall be permitted only by special exception after approval by the Planning Board in accordance with the provisions of Article 7, Section 7.2, and upon a positive recommendation by the Chief of Police.
    - a. The property must be located in the General Business, General Business II, or Industrial zoning district.
    - b. The applicant must demonstrate to the satisfaction of the Chief of Police that the sign will not constitute a driving hazard.
    - c. Each message shall be a fixed static display with a five (5) second hold rate of change minimum between changes including the use of subtle transitions such as fade, dissolve, travel and scrolling or similar transitions and with frames that appear to move or change in size, or be revealed sequentially rather than at once including the movement of illumination or the scintillation or varying of light intensity as long as the intermittent lighting is used to change messages and not solely to attract attention. Definitions related to changeable

- message signs shall have the meanings from Section 1914, subsection 11-A. of Title 23 of the Maine Revised Statutes annotated. Time & Temperature Signs are allowed to change display with a 2 second message hold rate.
- d. The changeable message portion of the sign shall not comprise more than 50% of the sign area allowed pursuant to 4.2.B.3 of this ordinance.
- e. Those provisions of MRSA 23, Section 1914 that are applicable to Changeable Message Signs as they apply to controlled-access highways or ramps remain in effect.

  A "flashing" sign or message with graphic, pictorial, animated, or photographic images is prohibited.
- 3. Signs may be illuminated only by the following means:
  - a. By a white, steady, stationary light of reasonable intensity shielded and directed solely at the sign and not casting light off the premises.
  - b. By interior non-exposed lights of reasonable intensity.

An illuminated sign or lighting device shall not be so placed or directed so that it constitutes a traffic hazard or nuisance through glare or reflection upon a public street, highway, sidewalk or adjacent premises.

- 4. No illuminated sign shall contain red, green or amber colors or lights if same would, in the opinion of the Chief of Police, constitute a driving hazard.
- 5. No sign shall project beyond the property line of the lot on which it is placed.
- 6. No sign may be located so as to obstruct a traffic control device or in a manner which would obscure the view of approaching or merging traffic.
- 7. Wall, projecting and roof signs shall be firmly affixed to the building. Wall signs shall not project more than twelve inches from the face of the wall to which it is attached. Projecting signs shall not project more than four feet perpendicularly from the face of the wall to which they are attached. Roof signs shall not project more than four feet above the roof line.
- 8. No sign which advertises or calls attention to any products, businesses or activities which are no longer sold or carried on

- shall remain on the premises for more than six months after the product, business or activity has ceased being sold or carried on.
- 9. Temporary movable signs are not permitted except for the following uses:
  - a. To call attention to and/or to advertise the name of a new business and the products sold or activities to be carried on in connection with a new business. In such cases, no sign shall remain at premises for more than ninety (90) days.
  - b. To advertise a Special Sale. In such cases a sign shall be allowed for a period not to exceed ninety (90) days in any calendar year.
  - c. Signs or other advertising devices as may be permitted by the City Council to promote community or civic activities. Petitions for such signs shall be made directly to the City Council and shall include a scaled map of the sign site, size and design of the sign, how the sign may be electrified, period of use, written permission of property owner if not the City, a description of the reason for the sign, a recommendation from the Police Department and the Department of Community Development and Planning and any other information the City may require. Such signs shall not be required to satisfy the requirements of Section 4.2.A.1. of this Article.
- 10. Signs legally erected before the adoption of this Ordinance which do not conform to the provision of this Ordinance may continue to be maintained, provided, however, that no such sign shall be permitted if it is, after the adoption of this Ordinance, enlarged, reworded (other than in the case of theater or cinema signs or signs with automatic or manually changing messages), redesigned or altered in any way excluding repainting in a different color, except to conform to the requirements of this Ordinance; and provided further that any such sign which has deteriorated to such an extent that the cost of restoration would exceed thirty-five percent of the replacement cost of the sign at the time of restoration shall not be repaired, rebuilt or altered except to conform to the requirements of this Ordinance. Any exemption provided in this Section shall terminate with respect to any sign which:

- a. Shall have been abandoned for at least 12 consecutive months;
- b. Advertises or calls attention to any products, businesses or activities which are no longer sold or carried on, whether generally or at the particular premises; or
- c. Shall not have been repaired or properly maintained within thirty (30) days after notice to that effect has been given by the municipal officer charged with enforcement.
- 11. For those developments subject to site plan review (Section 7.1 of this Chapter) the relaxation of the number and location of signs shall be reviewed by the Planning Board. The modifications to the sign requirements shall be allowed as the Planning Board may deem necessary to carry out the objectives and intent of site plan review.

### B. Signs, On premises

- 1. <u>All Districts</u> The following signs are permitted in any use district, except where otherwise prohibited by law, and shall not be subject to the issuance of a Sign Permit.
  - a. One sign not exceeding one square foot used to display the street number and/or name of the occupants of the premises.
  - b. One non-illuminated sign not exceeding two square feet used to describe a home occupation, boarding or lodging house, or tourist home located on the premises.
  - c. One sign not exceeding twenty-four square feet on the premises of public or semi-public buildings, funeral homes and charitable or religious institutions. This sign may incorporate a bulletin board.
  - d. One real estate sign not exceeding eight square feet relating to the sale, rental or lease of the premises. Such sign shall be removed within one (1) week after the property transaction.
  - e. One sign each for a building contractor, architect or engineer, each sign not exceeding sixteen square feet, relating to construction projects. Such sign shall be

- removed within one (1) week after the issuance of the certificate of occupancy (completion).
- f. Building name and date sign and/or memorial tablet, not exceeding an aggregate of ten (10) square feet, showing the name of the building and date of erection and/or historic information, when cut into masonry, formed of bronze or similar non-combustible material.
- g. One professional name plate sign not exceeding eight (8) square feet.
- h. Two signs, not exceeding sixteen (16) square feet each, describing farm products for sale on the premises. Instead of two signs, a single double-faced sign may be erected with a display area, not exceeding sixteen (16) square feet on each side.
- i. Political signs, not exceeding sixteen (16) square feet in total area for single faced signs on one (1) standard, or eight (8) square feet on each side of double-faced signs on one (1) standard, provided that:
  - (1) Such signs shall not be erected more than thirty (30) days prior to the election to which they pertain;
  - (2) Such signs are removed within seven (7) days after the election to which they refer;
  - (3) Removal of such signs shall be the joint responsibility of the candidate and the property owner on whose premises the signs are displayed.
- j. Traffic or other municipal signs, legal notices, railroad crossing signs, danger signs, directional signs, non-commercial and temporary signs or street banners related to public or charitable purposes may be approved by the City Clerk along with stipulations as to the size, location, message, period of display and other requirements such as insurance and approval of building owners on whose property the banner will be attached.
- 2. <u>Residence Districts</u> The following sign regulations apply in residence districts:

- a. Except where specifically permitted, all signs shall be single-faced mounted flat on the wall of a structure or standing.
- b. No off-premise signs are permitted, except as provided for in Chapter 27.
- c. No projecting or roof signs are permitted.
- d. One identification sign, not exceeding forty (40) square feet in area, at any public entrance to a subdivision or multi-family development.
- e. Signs permitted pursuant to a site plan review.
- f. In Agriculture and Resource Protection, Low Density Country Residential, Rural Residential and Suburban Residential Districts one non-illuminated sign, not exceeding 16 square feet, used to display the name of the business and products or services sold from a use which is permitted in the district.
- 3. **Business and Industrial Districts** The following sign regulations apply in business and industrial districts:
  - a. Sign shall relate to the premises on which they are located and shall only identify the occupants of said premises or advertise the nature of the products and services available within said premises. In the case of a multi-tenant or condominium development, it shall be the responsibility of the owner or property manager of such premises to allocate sign space upon the premises, under the terms of this Article.
  - b. Wall signs and roof signs are permitted provided that the aggregate area of the signs shall not exceed fifteen (15) percent of the area of the wall on or over which the signs are located. Signs proposed for placement at an angle at the intersection of two walls shall use fifteen (15) percent of the area of the wall with the smallest dimensions.
  - c. Projecting and standing signs, one of each per premise, are permitted subject to the following provision:
    - (1) The aggregate area of sign surface for any one premise shall not exceed four (4) square feet per

foot of street to the maximum of two hundred fifty (250) square feet or one (1) square foot per foot of street frontage, whichever is larger. These dimensions shall be halved in Neighborhood Business Districts (NB).

- (2) Standing signs may be located within the required front yard space but not nearer than twelve (12) feet from either side lot line unless written permission is obtained from the abutting property owner to erect such sign nearer than that distance from the common side lot line between the two properties.
- (3) The maximum height of standing signs shall be twenty-five (25) feet above grade.
- (4) Two projecting and two standing signs are permitted where the premise fronts on two streets; one sign of each type per street.
- (5) Compliance with all State of Maine Sign Regulations when applicable.
- d. In addition to the foregoing sign or signs, one directory of the establishments occupying a building may be affixed to the exterior wall of the buildings at each public entrance to the building. Such directory shall not exceed an area determined on the basis of one square foot for each establishment occupying the building.
- e. Signs painted or placed on the inside of the glass of a window may be permitted in addition to the above, provided that the aggregate area of such signs does not exceed fifty (50) percent of the area of the window glass.
- f. Sign permitted pursuant to Site plan review.
- g. Commercial and industrial subdivisions and planned unit developments are allowed to have a single standing sign at each public entrance to the development to advertise the individual uses within the development, not to exceed in size the aggregate area of sign surface allowed by Section 4.2.B.3.c. for lots within the development. Individual standing signs for lots within the development are prohibited.

# Office of Planning & Permitting

# **Planning Board Report**

To: Auburn Planning Board

From: Eric Cousens, City Planner

Re: <u>Petition to Amend Sign Ordinance</u> – Petition from Roy Ulrickson of Neokraft Signs Inc. to amend Chapter 29, Section 4.2 of the City of Auburn Zoning Ordinance to allow changeable message signs to be permitted by city staff review and a reduced hold time for messages to not less than five (5) seconds.

Date: June 4, 2007

#### I. PROPOSAL

The current proposal has two main goals. The first of which is to allow staff to review the permit requests and the second is to reduce the minimum hold time for messages to not less that five (5) seconds. The petitioner has worked closely with the Planning and Permitting and Police Departments to draft a proposal that is acceptable to both Departments.

As the Board is aware, the authority to approve changeable message signs lies with the Planning Board. The Petitioner, Staff and Members of the Board have discussed the time and costs associated with permitting the signs with the current procedure as well as the benefits. The time and costs include the following:

- 1. \$450.00 application fee plus \$.89 per abutter within 500 feet.
- 2. Staff must prepare a mailing to abutters and a two-time newspaper notice for each sign.
- 3. 30-day wait for Board review after submission is complete.
- 4. The Planning Board must meet and review the proposal.
- 5. Staff must record minutes and draft approval letters for each sign hearing.

The benefits of the Board review are minimal because we have no specific standards for the Board to consider and rely solely on the opinion of the Police Chief to ensure that the sign does not constitute a driving hazard. If the change as proposed is approved, Planning and Permitting Staff would continue to rely on the opinion of the Police Chief when reviewing permit applications.

The second part of the proposal is to reduce the minimum hold times for messages to five (5) seconds. State Law regarding changeable signs has been amended to allow municipalities to adopt local ordinances that allow changeable signs with hold times of

less that the twenty (20) minutes required by the State Law. Lewiston has adopted a change that allows a five (5) second hold time and other urban communities in Maine have done the same. The proposed amendment would allow the following:

- Hold times of as short as five (5) seconds for individual messages.
- Numerical or text messages that change by traveling, scrolling or fading to the next message frame.
- Sign size and locations would continue to be limited by the current zoning requirements. Displays could comprise as much as 50% of the surface area allowed pursuant to section 4.2.B.3 of the zoning ordinance.

The proposed amendment would <u>not</u> allow the following:

- Animated, graphic, pictorial or photographic images would continue to be prohibited.
- Flashing or moving lights, other than the above methods of changing messages would continue to be prohibited.

Please find attached for your review, a proposed amendment to section 4.2 of the City of Auburn Zoning Ordinance and a copy of M.R.S.A Title 23§1914 On-Premise Signs as amended in 2005.

Staff supports the proposed change for the following reasons:

- 1. The business community considers these signs to be a valuable and effective component of their advertising.
- 2. The changes are consistent with the Auburn Tomorrow Comprehensive Plan, Goals, Policies, Strategies, Pg. 15 by helping to support existing businesses and maintain Auburn as an attractive place to do business.
- 3. The changes are limited to the General Business, General Business II, or Industrial zoning districts.
- 4. The proposed change allows for an expedited review of permit requests while still ensuring that the signs will not create a safety hazard.
- 5. The change would make the standard in the City of Auburn very similar to that of the City of Lewiston.

#### II. RECOMMENDATION:

Staff recommends that the Planning Board make a positive recommendation to the City Council to approve the Petition from Roy Ulrickson of Neokraft Signs Inc. to amend Chapter 29, Section 4.2 of the City of Auburn Zoning Ordinance to allow changeable message signs to be permitted by City Staff review and a reduced hold time for messages to not less than five (5) seconds as shown on the attached sheets.

# City Council Agenda Information Sheet

Council Meeting Date 6/25/07 Agenda Item No. 3
SUBJECT:
PUBLIC HEARING – LIQUOR LICENSE AND SPECIAL AMUSEMENT PERMITS APPLICATIONS FOR THE HOT SPOT, 34 COURT STREET, AUBURN
INFORMATION:
The above named establishment has filed application for a Liquor License and Special Amusement Permit. The City Clerk, at the Council Meeting, will update Councilors regarding the status/approvals of all appropriate departments.  The owner, Amanda Michaud, will be present at the public hearing, should the Council have any questions.
STAFF COMMENTS/RECOMMENDATION:
REQUESTED ACTION:
VOTE:

# **CITY OF AUBURN**

# CITY COUNCIL, AUBURN, MAINE

**DATE:** June 25, 2007

TITLE: RESOLV	E – IMPLEME	NTATION OF	REVALUATION

ent of

# City Council Agenda Information Sheet

Council Meeting Date 6/25/2007 Agenda Item No. 5

SUBJECT:

ORDER – AUTHORIZE ACTING CITY MANAGER TO EXECUTE DOCUMENTS – BROWNFIELD ASSESSMENT GRANT

## **INFORMATION:**

The City of Auburn recently received notice that it had been awarded a grant for \$200,000 from the U.S. Environmental Protection Agency. The purpose of the funding is to assist business owners to increase the potential for economic development or recreational uses on property which may contain hazardous waste. This grant will allow the City of identify and assess properties which may have hazardous waste that limits the reuse or business expansion on those sites; it may also provide clearance of sites previously thought to contain contaminants, but where none are found.

# STAFF COMMENTS/RECOMMENDATION:

A work plan will be prepared which details the process for the next three years of the grant, and to submit standard federal forms, including a pre-award civil rights compliance review report, disclosure of lobbying activities, certification regarding lobbying activities, application for federal assistance, and compliance assurances. EPA requires the municipal officers to authorize execution of these forms. Therefore, staff recommends passage of this order.

# **REQUESTED ACTION:**

Motion for passage of the order.

# City of Auburn

CITY COUNCIL, AUBURN MAINE

Date: June 25, 2007

TITLE: ORDER – Authorize Acting City Manager to Execute Documents – Brownfield Assessment Grant

Be It Ordered by the Auburn City Council, that the Acting City Manager is authorized to execute federal documents for application and acceptance of U.S. Environmental Protection Agency funding for a Brownfield Assessment Grant.

Seconded by:

Vote:		
ACTION BY COUNCIL		DATE
	ATTEST:	
		CITY CLERK

Motion for passage: