

Council met in **REGULAR SESSION** on Monday, October 24, 2011, at 7:28 P.M. in the Council Chambers with President Maurer presiding. Members present: Anderson, Avant, Judge, Lysenko, Megyes, Soyars, Suboticki, and Wagner. The Pledge of Allegiance to the Flag was recited and Mr. Anderson gave the Invocation.

It was moved by Mr. Judge, seconded by Mr. Soyars, to approve the Minutes of the Regular Legislative Session held on Monday, October 10, 2011, as presented. All Members voted "yea." Motion carried.

It was moved by Mr. Avant, seconded by Mr. Anderson, to accept the amended Finance Department Report for September 2011, as presented. All Members voted "yea." Motion carried.

PETITIONS AND CLAIMS

None.

MATTERS REFERRED

Each Council Member, the Mayor and Service Director were given a report prepared by the Council Clerk listing all matters before all committees.

CITIZENS ADDRESSING COUNCIL

President Maurer said citizens addressing council on Regular Legislative Meetings are limited to speaking on topics on the Agenda; and on Committee of the Whole nights, open discussion is allowed. He said because Council not be meeting next week, a little latitude will be taken for the speakers this evening.

Mayor Genet said he invited Mr. McCrone, President of Renivus, to the meeting because the Planning Commission and Council will be looking at a text amendment for alternative energy, basically, wind turbines. He said he thought it would be a good opportunity to invite the Planning Commission to Council to give Mr. McCrone an opportunity to explain their plans for the wind turbines and to get more information as this process moves forward.

Mr. Kristopher McCrone said they have been in discussion with several city officials and school officials on two key projects regarding a wind turbine project on the school campus properties -- the high school, the new middle school and the new West Side Campus. He said that is what started the discussion with the school district regarding energy savings and costs savings and the curriculum associated with that. He said with their program, the school district has the opportunity to put themselves on the cutting edge of training their young adults with the curriculum, both mathematically and scientifically, as it relates to the wind turbines. He said they went down the path with the School Board and were asked to begin conversations with the City. He said Renivus holdings is in the final stage of a license agreement with a European technology and they are bringing a manufacturing plant to northern Ohio. He said they have been in discussions with the BCDC and they have architectural drawings for a building in the City's Innovation Park potentially. He said they started that process and came to the realization that there was no ordinance for a wind turbine. He said if they were going to put a 65,000 square-foot facility in the City and employ nearly 66 people in the first year and over 150 in three years, their concern was to have that technology in that park as well. He said they were asked to come to the

city to apply for an actual permit to install that technology. He said they had a preliminary meeting to identify the City's process to get the technology approved for the installation -- not only for the Innovation Park -- but at the school district as well. He said with respect to the school district, there is federal incentive money that we pass through to the District that expires 12/31/11. He said if authorized and begun, it is 30% of the project cost in the form of cash straight through to the school district as savings on the net project cost. He said what this actually does for the school district and why they are so eager to get started right away is that it makes a return on the investment for the school district in year one. He said their solutions simply create budget certainty; it fixes a portion of their energy for twenty years. He said it is backed up by insurances and production guarantees supported by Hartford with business income, equipment breakdown, and a production guarantee. He said the risk is very minimal and it comes at a zero out-of-pocket cost to the actual school district. He said they are respectfully asking for Council support. He said their construction management team installed the Lincoln Electric 2.5 mega watt turbine in the City of Euclid and he would like to extend an invitation to come and visit the turbine in order to see one in operation first-hand.

Mayor Genet asked who would actually own the turbines, what is the life expectancy, and does the electricity generated from the wind turbines go directly to the building or to the grid? Mr. McCrone said 1) under Section 1603 of the Federal Treasury, it is required that taxable entity owns the equipment to receive the federal incentive. He said Renivus holdings has a sub-entity called Renivus Leasing -- and Renivus Leasing would create an entity that would candidly be called "Barberton Schools Wind, LLC." He said that entity is solely created as a single purpose entity to garner the tax incentive to pass it through to the district. He said the production guarantee and all the mechanisms around service and maintenance are at the Renivus Leasing level, which is a very financially strong entity. 2) He said as the power is created, under Ohio's Law, there is a net metering state under Senate Bill 221 under the PUCO guidelines. He said there is a zero limit to net metering -- as you produce power and the building does not need it, it spins your meter backwards as a form of a credit. He said when there is more draw during the daytime and the turbine may not be spinning, you are then pulling from your bank account or your credit. He said you have a net meter, or bi-directional meter, installed at your site which will go forwards and backwards in the form of credits on a day-to-day basis. He said in the event you over-produce in a day, the power goes back to the grid where it is ultimately goes, but you keep the credit of that power as long as you can use it. He said they base all of their financials on a monthly basis and ultimate annual basis because the day-to-day production does not make a difference. 3) He said the life expectancy of the unit is twenty five years. He said upon re-build, it is just bearings and just some basic electrical mechanical components. He said at today's cost it would be about a \$35,000 - \$40,000 cost and it will add another 20-25 years to the actual unit. He said at the end of our agreement, a 20-year lease term, it would convert to a power purchase agreement. He said that means they would set a price with the school district today at 10 cents per kwh, which is pretty close to what they are paying right now nominally so, in 20 years, they would agree to say that as long as that turbine is producing power -- he said all the risk is on them -- they would pay it for 10 cents. He said they could also buy the unit and re-build it if they want. He said options are open to the actual school district at the conclusion of the term.

Mr. Lysenko asked how big they would be. Mr. McCrone said it is a 600 kw unit on turbine generator size and the physical height is 65 meters to the hub height.

President Maurer asked how much these units cost. Mr. McCrone said installed cost is anywhere between \$2.1 and \$2.4 million per unit. President Maurer said you have an RLI of five years?

Mr. McCrone said yes, in the traditional and private side. He said the school district's return of investment is actually year one because there is no out-of-pocket cost to them.

Mr. Suboticki asked how big the base structure is. Mr. McCrone said the base tower is ten feet diameter and underground the foundation is an octagon shape which will not exceed 30-32 feet.

Mr. Wagner asked what noise level the turbines generate. Mr. McCrone said the sound of the air conditioning unit is louder than you would hear from the turbine.

President Maurer asked how you sink it up with the grid with what First Energy is putting on a grid. Mr. McCrone said there is UL relay that controls that power so it goes through a transformer. He said they are converting and matching the power to go back into their meter, the same wave length as coming off the grid.

Mr. Ryan Pendleton and Mr. Ramnytz from Barberton City Schools thanked Council for considering legislation to endorse the levy. Mr. Pendleton said reasons the levy is needed are due to not having new operating funds in six years, the property devaluation, and the state funding. Mr. Ramnitz discussed the students and the amazing transformation at the high school the last four years. He said the students at BHS have had more success in the last four years than they have ever had in the history of Barberton. He said 95% of last year's freshmen are on track and were moved on to the next grade, more students are taking and being successful with ACT and going on to college, more students are taking honors courses, and our test scores went up to 98. He said without this levy, class sizes will be enlarged, and it will be devastating to those students who need individual attention. He said he is urging Council support.

Mr. Larry Lallo, Executive Director of the Barberton Community Foundation, said he is here to support the school levy. He said we have a quality school system in this town. He said education is not everything; it is *more* than everything for the future. He said if we are serious about changing our community, we have to start with our young people.

The following Minutes are not transcribed verbatim. This meeting has been recorded in its entirety and the tape is catalogued in the Clerk of Council's office.

FIRST READING OF ORDINANCES AND RESOLUTIONS

RESOLUTION NO. 146-2011

RESOLUTION NO. 146-2011. PRESENTED BY: ALL OF COUNCIL. SPONSORED BY: MR. AVANT. TITLE: SCHOOL LEVY ENDORSEMENT. A RESOLUTION OF THE COUNCIL OF THE CITY OF BARBERTON ENDORSING THE BARBERTON CITY SCHOOLS FIVE-YEAR, 8.74 MILL EMERGENCY OPERATING LEVY, KNOWN AS ISSUE 16, ON THE NOVEMBER 8, 2011, GENERAL ELECTION BALLOT, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mr. Anderson, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted "yea." Motion carried. It was moved by Mr. Avant, seconded by Mr. Anderson, that **RESOLUTION NO. 146-2011 BE ADOPTED.** Mr. Lysenko said he struggled with this, during this economic climate, because he does not want to be asking residents for money. He said he hopes the State Legislature, when they do their budget next time, will think about these things instead of passing it down the line. He said he will be voting "yes." He said he sees that the school has made some sacrifice in their budget and personnel

costs. President Maurer called for the vote on adoption. All Members voted “yea.” Motion carried.

RESOLUTION NO. 147-2011

RESOLUTION NO. 147-2011. PRESENTED BY: ALL OF COUNCIL. SPONSORED BY: MR. MAURER. TITLE: SUPPORT FOR ISSUE 25 – COUNTY OF SUMMIT DEVELOPMENTAL DISABILITIES BOARD. A RESOLUTION BY THE COUNCIL OF THE CITY OF BARBERTON SUPPORTING ISSUE 25, A SIX-YEAR 4.5 MILL RENEWAL LEVY FOR THE COUNTY OF SUMMIT DEVELOPMENTAL DISABILITIES BOARD (SUMMIT DD), WHICH WILL BE ON THE NOVEMBER 8, 2011 GENERAL ELECTION BALLOT, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mr. Anderson, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mr. Anderson, that **RESOLUTION NO. 147-2011 BE ADOPTED.** President Maurer said this is a renewal levy. He said there are very few things more important than taking care of our citizens who desperately need our help and who are not in a position to care for themselves. President Maurer called for the vote on adoption. All Members voted “yea.” Motion carried.

ORDINANCE NO. 148-2011

ORDINANCE NO. 148-2011. PRESENTED BY: MR. SOYARS. TITLE: AMENDING BARBERTON CODIFIED ORDINANCES – CHAPTER 624 – BANNING THE SALE OF “BATH SALTS.” AN ORDINANCE AMENDING CHAPTER 624 OF THE BARBERTON CODIFIED ORDINANCES, ENTITLED “DRUGS,” THAT BANNED THE SALE OF METHYLENEDIOXYPYROVALERONE (MDPV) AND MEPHADRONES, COMMONLY REFERRED TO AS “BATH SALTS” AND/OR ANY DERIVATIVES THEREOF (ORD. NO. 75-2011), BY INCLUDING THE CATHINONE-SUBSTITUTE, PENTEDRONE, AND/OR ANY DERIVATIVES THEREOF; AND PROVIDING FOR ENFORCEMENT OF THESE PROVISIONS, INCLUDING PENALTIES FOR VIOLATIONS, AND DECLARING AN EMERGENCY. It was moved by Mr. Soyars, seconded by Mr. Megyes, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Soyars, seconded by Mr. Megyes, that **ORDINANCE NO. 148-2011 BE ADOPTED.** Mr. Soyars said he would like to thank the Chief for this ordinance. He said it not only affects people and their families, but creates a problem for the city as well. President Maurer called for the vote on adoption. All Members voted “yea.” Motion carried.

ORDINANCE NO. 149-2011

ORDINANCE NO. 149-2011. PRESENTED BY: MR. SOYARS. TITLE: AMENDING BARBERTON CODIFIED ORDINANCES – “CLANDESTINE DRUG LABS.” AN ORDINANCE AMENDING CHAPTER 660, “SAFETY, SANITATION AND HEALTH,” OF THE BARBERTON CODIFIED ORDINANCES, BY ADDING A SECTION ENTITLED “CLANDESTINE DRUG LABS,” AND DECLARING AN EMERGENCY. It was moved by Mr. Soyars, seconded by Mr. Megyes, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Soyars, seconded by Mr. Megyes, that **ORDINANCE NO. 149-2011 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 150-2011

ORDINANCE NO. 150-2011. PRESENTED BY: MR. JUDGE. TITLE: INCREASE OF CONTRACT – PERRIN ASPHALT – GRAND BOULEVARD ROADWAY IMPROVEMENT PROJECT. AN ORDINANCE AUTHORIZING AN INCREASE IN THE AMOUNT OF THE CONTRACT WITH PERRIN ASPHALT, IN THE AMOUNT OF \$82,333.75, TOTALING \$460,000, IN ORDER TO COVER ADDITIONAL IMPROVEMENTS ON THE GRAND BOULEVARD ROADWAY PROJECT, AND DECLARING AN EMERGENCY. It was moved by Mr. Judge, seconded by Mr. Suboticki, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Judge, seconded by Mr. Suboticki, that **ORDINANCE NO. 150-2011 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 151-2011

ORDINANCE NO. 151-2011. PRESENTED BY: MR. JUDGE. TITLE: ENTER INTO CONTRACT – PERRIN ASPHALT – NEWTON PARK. AN ORDINANCE AUTHORIZING THE DIRECTOR OF PUBLIC SERVICE TO ENTER INTO CONTRACT WITH PERRIN ASPHALT, IN THE AMOUNT OF \$16,000, TO CONSTRUCT PERMEABLE WALKWAYS (A STORMWATER-SPONSORED PROJECT) AT THE NEW NEWTON PARK CONCESSIONS / RESTROOM FACILITY, AND DECLARING AN EMERGENCY. It was moved by Mr. Judge, seconded by Mr. Suboticki, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Judge, seconded by Mr. Suboticki, that **ORDINANCE NO. 151-2011 BE ADOPTED.** President Maurer said they have discussed permeable pavement and he asked if this was going to be a test for Perrin Asphalt. Mr. Kelyka, Stormwater Engineer, said it is a test for the City of Barberton to see how it works out in order to use it for other areas in the City. He said Perrin Asphalt has done probably twenty projects in the area and they are one of the firms certified to place permeable concrete down. President Maurer asked if this was just as durable as conventional products. Mr. Kelyka said in the condition it is being used. He said it is not designed for heavy truck traffic; this is a walkway and they are looking in the areas of parking areas for cars and light trucks. President Maurer called for the vote on adoption. All Members voted “yea.” Motion carried.

ORDINANCE NO. 152-2011

ORDINANCE NO. 152-2011. PRESENTED BY: MR. JUDGE. TITLE: ENTER INTO CONTRACT – FLOYD BROWNE – GRAND BOULEVARD ROADWAY IMPROVEMENT PROJECT AND 17TH STREET NW IMPROVEMENTS. AN ORDINANCE AUTHORIZING THE DIRECTOR OF PUBLIC SERVICE TO ENTER INTO CONTRACT WITH FLOYD BROWNE ASSOCIATES, IN THE AMOUNT OF \$25,000, FOR ADDITIONAL ENGINEERING AND CONSTRUCTION MANAGEMENT SERVICES ON THE GRAND BOULEVARD ROADWAY IMPROVEMENT PROJECT AND THE 17TH STREET, NW, STORM SEWER IMPROVEMENTS, AND DECLARING AN EMERGENCY. It was moved by Mr. Judge, seconded by Mr. Suboticki, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Judge, seconded by Mr. Suboticki, that **ORDINANCE NO. 152-2011 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 153 -2011

ORDINANCE NO. 153-2011. PRESENTED BY: MR. ANDERSON. TITLE: PURCHASE OF PROPERTY – 898 ROBINSON AVENUE. AN ORDINANCE

AUTHORIZING THE MAYOR, OR HIS DESIGNEE, TO EXECUTE AN AGREEMENT TO PURCHASE FROM THE ADKISON FAMILY, THE BUILDING AT 898 ROBINSON AVENUE WITH APPROXIMATELY ONE ACRE OF LAND AND TO COVER OTHER RELATED COSTS, IN AN AMOUNT NOT TO EXCEED \$90,000, USING STORMWATER FUNDS, AND DECLARING AN EMERGENCY. It was moved by Mr. Anderson, seconded by Mr. Judge, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Anderson, seconded by Mr. Judge, that **ORDINANCE NO. 153-2011 BE ADOPTED.** Mr. Anderson said buying this parcel with an acre of land will allow the city to expand that retention pond and make it more feasible to retain a lot of water affecting the whole city. He said he feels this is a very good purchase. President Maurer called for the vote on adoption. All Members voted “yea.” Motion carried.

RESOLUTION NO. 154-2011

RESOLUTION NO. 154-2011. PRESENTED BY: MR. AVANT. TITLE: HEALTH FAIR / HEALTH RISK ASSESSMENT – HUMAN RESOURCES DEPARTMENT. A RESOLUTION OF THE COUNCIL OF THE CITY OF BARBERTON TO ALLOW CITY OF BARBERTON EMPLOYEES WHO PARTICIPATE IN THE 2011 CITY OF BARBERTON HEALTH FAIR ON OCTOBER 27TH AND WHO COMPLETE A REQUIRED HEALTH RISK ASSESSMENT, TO RECEIVE RELIEF OF UP TO \$50 FROM EMPLOYEE HEALTH CONTRIBUTIONS, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mr. Anderson, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mr. Anderson, that **RESOLUTION NO. 154-2011 BE ADOPTED.** All Members voted “yea.” Motion carried.

RESOLUTION NO. 155-2011

RESOLUTION NO. 155-2011. PRESENTED BY: MR. AVANT. TITLE: CERTIFYING PROPERTY TAX RATES. A RESOLUTION ACCEPTING THE AMOUNTS AND RATES OF PROPERTY TAX AS DETERMINED BY THE BUDGET COMMISSION OF SUMMIT COUNTY, AND AUTHORIZING THE NECESSARY TAX LEVIES AND CERTIFYING THEM TO THE SUMMIT COUNTY AUDITOR FOR THE YEAR 2012, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mr. Anderson, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mr. Anderson, that **RESOLUTION NO. 155-2011 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO.156 -2011

ORDINANCE NO. 156-2011. PRESENTED BY: MR. AVANT. TITLE: ENTER INTO CONTRACT – HUMANA – DENTAL CARE. AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO A ONE-YEAR CONTRACT WITH HUMANA TO PROVIDE DENTAL COVERAGE FOR POLICE, FIRE, AND NON-BARGAINING EMPLOYEES, IN THE AMOUNT OF \$110,352 FOR THE YEAR, COMMENCING JANUARY 1, 2012 AND ENDING ON DECEMBER 31, 2012, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mr. Anderson, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mr. Anderson, that **ORDINANCE NO. 156-2011 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO.157 -2011

ORDINANCE NO. 157-2011. PRESENTED BY: MR. AVANT. TITLE: APPROPRIATION – POLICE DEPARTMENT – ORDER OF FORFEITURE MANDATE. AN ORDINANCE APPROPRIATING \$2,000 FROM THE UNAPPROPRIATED ITEM OF THE LAW ENFORCEMENT TRUST FUND TO THE LAW ENFORCEMENT TRUST FUND OPERATING BUDGET, TO BE USED FOR LAW DEPARTMENT EXPENDITURES, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mr. Soyars, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mr. Soyars, that **ORDINANCE NO. 157-2011 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 158-2011

ORDINANCE NO. 158-2011. PRESENTED BY: MR. AVANT. TITLE: AUTHORIZE PAYMENT - STREETS. AN ORDINANCE AUTHORIZING THE DIRECTOR OF FINANCE TO PAY THREE (3) INVOICES TO D & R SUPPLY, IN THE TOTAL AMOUNT OF \$15,439.30, FOR ROAD MATERIALS FOR THE STREET DEPARTMENT DURING THE MONTH OF SEPTEMBER, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mr. Judge, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mr. Judge, that **ORDINANCE NO. 158-2011 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 159-2011

ORDINANCE NO. 159-2011. PRESENTED BY: MR. AVANT. TITLE: APPROPRIATION – PURCHASE OF CHEMICALS – WATER TREATMENT PLANT. AN ORDINANCE APPROPRIATING \$61,000 FROM THE UNAPPROPRIATED ITEM OF THE WATER FUND TO THE WATER FUND TREATMENT PLANT OPERATING BUDGET, TO PURCHASE ADDITIONAL CHEMICALS FOR THE WATER TREATMENT PLANT, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mr. Megyes, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mr. Megyes, that **ORDINANCE NO. 159-2011 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 160-2011

ORDINANCE NO. 160-2011. PRESENTED BY: MR. AVANT. TITLE: TRANSFER OF FUNDS – UTILITIES DEPARTMENT – INFLOW / INFILTRATION PROGRAM. AN ORDINANCE TRANSFERRING \$80,000 FROM THE SEWAGE FUND CAPITAL BUDGET TO THE SEWAGE FUND OPERATING BUDGET, TO BRING IN OUTSIDE SPECIALISTS TO ENHANCE THE CURRENT INFLOW / INFILTRATION PROGRAM (IIP), DUE TO AN INCREASE IN SEWER BACKUPS, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mr. Megyes, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mr. Megyes, that **ORDINANCE NO. 160-2011 BE ADOPTED.** President Maurer said he would like to thank Mr. Stender because this has been a problem going on for a very long time. He said that should be money very well

spent. President Maurer called for the vote on adoption. All Members voted “yea.” Motion carried.

SECOND READING OF ORDINANCES AND RESOLUTIONS

None.

THIRD READING OF ORDINANCES AND RESOLUTIONS

None.

APPOINTMENTS

None.

MISCELLANEOUS AND UNFINISHED BUSINESS

President Maurer said as a reminder, next Monday is the fifth Monday of the month and Council will not be meeting until November 7th.

President Maurer said our annual Halloween Beggars Night will be Saturday, October 29th, from 5:00 p.m. until 7:00 p.m.

Mr. Megyes said last Thursday he had a Ward Meeting and he would like to thank the following people who spoke: Joe Stefan talked about Issue 16, the school levy; Mr. Wagner talked about Issue 2; Mr. Judge, a mayoral candidate, was there; and Mr. Lallo was there to talk about the Foundation.

COMMUNICATION FROM THE MAYOR

Mayor Genet said he appreciates the Planning Commission members coming tonight to hear the presentation on the wind turbines. He said if anyone has any questions, they can call him or the Planning Department. He said it is something that is going to move forward and they would definitely like to have this process completed in a timely manner in the event the schools are successful in putting them on their sites to get the benefit of those tax credits.

Mayor Genet said Mr. Lallo said it best when he said education is probably one of the most important items. He said when he went to Milwaukee with a contingent of about 40 Akron officials, they came back with the message that, in Milwaukee, education is considered from “cradle to career.” He said we need to embrace that concept.

A motion was made by Mr. Judge, seconded by Mr. Soyars, to adjourn.

Adjourned: 8:32 P.M.

Frederick S. Maurer
President of Council

Susan Matuch
Clerk of Council

