

**MINUTES OF THE REGULAR MEETING OF
OF THE MOORE CITY COUNCIL
THE MOORE PUBLIC WORKS AUTHORITY
AND THE MOORE RISK MANAGEMENT BOARD
OCTOBER 1, 2018 – 6:30 P.M.**

The City Council of the City of Moore met in the City Council Chambers, 301 North Broadway, Moore, Oklahoma on October 1, 2018 at 6:30 p.m. with Mayor Glenn Lewis presiding.

Adam Webb
Councilman, Ward I

Danielle McKenzie
Councilwoman, Ward I

Melissa Hunt
Councilwoman, Ward II

Mark Hamm
Councilman, Ward II

Jason Blair
Councilman, Ward III

Louie Williams
Councilman, Ward III

PRESENT: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
ABSENT: None

STAFF MEMBERS PRESENT: City Manager, Brooks Mitchell; Assistant City Manager, Stan Drake; Assistant City Manager, Todd Jenson; City Attorney, Randy Brink; Assistant City Attorney, Brian Miller; City Clerk, Linda Stewart; Assistant Community Development Director, Danny Vise; Emergency Management Director, Gayland Kitch; Finance Director, Betty Koehn; Fire Chief, Gary Bird; Human Resources Director, Christine Jolly; Manager of Information Technology, David Thompson; Police Chief, Jerry Stillings; Sergeant Jeremy Lewis; Project-Grants Manager (Capital Planning & Resiliency), Kahley Gilbert; Public Works Director, Richard Sandefur; and Veolia Water Project Manager, Robert Pistole.

Mayor Lewis presented a proclamation to Jarnell Walls proclaiming October 13, 2018 as "Girls in Aviation Day" in the City of Moore.

Agenda Item Number 2 being:

CONSENT DOCKET:

- A) APPROVE THE MINUTES OF THE REGULAR CITY COUNCIL MEETING HELD SEPTEMBER 17, 2018.
- B) APPROVE A CONTRACT WITH AGING SERVICES TO PROVIDE HOME DELIVERED MEALS TO HOMEBOUND SENIOR ADULTS IN MOORE USING COMMUNITY DEVELOPMENT BLOCK GRANT - ENTITLEMENT ("CDBG-E") FUNDS.
- C) APPROVE A CONTRACT WITH MOORE YOUTH AND FAMILY SERVICES FOR A COMMUNITY BASED PROGRAM TO PROVIDE A YOUTH COUNSELING PROGRAM TO RESIDENTS OF MOORE USING CDBG-E FUNDS.
- D) APPROVE A CONTRACT WITH MOORE YOUTH AND FAMILY SERVICES FOR A SCHOOL BASED PROGRAM TO PROVIDE AN EARLY INTERVENTION FOR SECONDARY STUDENTS IN MOORE SCHOOLS USING CDBG-E FUNDS.
- E) APPROVE A CONTRACT WITH METROPOLITAN FAIR HOUSING COUNCIL TO PROVIDE FAIR HOUSING SERVICES TO RESIDENTS OF MOORE USING CDBG-E FUNDS.

- F) APPROVE A CONTRACT WITH BETHESDA TO PROVIDE COUNSELING FOR SEXUALLY ABUSED CHILDREN IN MOORE USING CDBG-E FUNDS.
- G) APPROVE A CONTRACT WITH CENTRAL OKLAHOMA COMMUNITY ACTION AGENCY FOR RENTAL AND OR UTILITY ASSISTANCE FOR MOORE RESIDENTS USING CDBG-E FUNDS.
- H) ADOPT RESOLUTION NO. 910(18) APPROVING THE SEPTEMBER 2018 COMMUNITY DEVELOPMENT BLOCK GRANT-DISASTER RECOVERY (CDBG-DR) INTERNAL AUDIT REPORT.
- I) APPROVE AND RATIFY CLAIMS AND EXPENDITURES FOR FY 2018-2019 IN THE AMOUNT OF \$2,869,274.02.

Councilman Williams moved to approve the Consent Docket in its entirety, second by Councilman Blair. Motion carried unanimously.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
Nays: None

Agenda Item Number 3 being:

CONSIDER APPROVAL OF A LOT SPLIT LOCATED IN THE SW/4 OF SECTION 36, T10N, R3W, BEING NORTH OF INDIAN HILLS ROAD AND EAST OF EASTERN AVENUE. APPLICATION BY ANNETTE GUNTER.

Danny Vise, Assistant Community Development Director, stated that the subject site contained an existing residential structure and outbuildings, and was located on the southern boundary of the City limits at 4700 S. Eastern. Mr. Vise advised that the property was rezoned on September 4, 2018 to A-2 Suburban Agricultural District and the applicant was now requesting a lot split. Mr. Vise advised that all but one of the outbuildings would be contained in the newly created southern lot. He noted that a private water well and septic system would be utilized since public water and sewer were not available to serve the site. He noted that a utility easement located along the north and east property lines and right-of-way along the road frontages would be required. Mr. Vise indicated that if the item were approved each lot would be approximately 2.5 acres and would be in conformance with zoning regulations for the A-2 Zoning District and surrounding developments. Staff recommended approval of the item contingent upon the granting of the required easement and right-of-way.

Councilwoman McKenzie moved to approve a lot split located in the SW/4 of Section 36, T10N, R3W, being north of Indian Hills Road and east of Eastern Avenue, second by Councilman Blair. Motion carried unanimously.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
Nays: None

Agenda Item Number 4 being:

CONSIDER APPROVAL OF AN AMENDMENT TO THE AGREEMENT WITH THE CENTER FOR ECONOMIC DEVELOPMENT LAW (CEDL) FOR LEGAL CONSULTING SERVICES FOR THE SW 17TH STREET AND JANEWAY REDEVELOPMENT PROJECT.

Kahley Gilbert, Project-Grants Manager, stated that the proposed Amendment was for an agreement with the Center for Economic Development Law ("CEDL") for legal services for the SW 17th and Janeway Redevelopment Project. Ms. Gilbert noted that the fee rate had not increased; however, the amount of services required to successfully negotiate the City's agreement with the developer exceeded the original estimate. She added that revised financial models resulted in additional review and redrafting of the contract documents. She also stated that the Department of Housing and Urban Development was requesting an additional analysis to be completed before negotiations were finalized.

Councilman Williams asked how much the contract would increase. Ms. Gilbert stated that the original contract amount was for \$30,000. The proposed amendment would increase the contract amount to \$49,500.

Mayor Lewis asked for additional information on why the contract amendment was necessary and if the cost would be paid for using CDBG-DR funds. Ms. Gilbert advised that the developer changed their financial models requiring the documentation to be revised. She indicated that the cost of the legal services provided by the CEDL would be paid for using General Fund monies.

Councilman Blair moved to approve an amendment to the agreement with the Center for Economic Development Law (CEDL) for legal consulting services for the SW 17th Street and Janeway Redevelopment project, second by Councilman Williams. Motion carried by majority vote.

Ayes: McKenzie, Blair, Hunt, Williams, Webb
Nays: Hamm, Lewis

Agenda Item Number 5 being:

CONSIDER AMENDING THE COMMUNITY DEVELOPMENT BLOCK GRANT ("CDBG") POLICIES AND PROCEDURES MANUAL BY ADDING APPENDIX E "MULTI-FAMILY DEVELOPMENT AND OPERATIONS".

Kahley Gilbert, Project-Grants Manager, stated that the City was required to implement a Policies and Procedures Manual for each project funded by CDBG-DR funds. The City was entering final negotiations with the developer on the 17th and Janeway Redevelopment Project. The proposed item would amend the CDBG Policies and Procedures Manual to include Appendix E "Multi-Family Development and Operations" which would provide guidance to the City employees, developer, owner, and property manager regarding requirements and procedures for construction of the housing development and its operation. The Policies and Procedures Manual would also be used as minimum requirements for the developer to adopt when creating their own procedures.

Councilwoman Hunt moved to amend the Community Development Block Grant ("CDBG") Policies and Procedures Manual by adding Appendix E "Multifamily Development and Operations", second by Councilman Williams. Motion carried unanimously.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
Nays: None

Agenda Item Number 6 being:

CONSIDER ACCEPTANCE OF A QUOTE FROM CALLAHAN STEEL BUILDINGS IN THE AMOUNT OF \$21,024 FOR CONSTRUCTION OF A METAL STORAGE BUILDING TO BE LOCATED AT THE MOORE POLICE DEPARTMENT.

Police Chief Jerry Stillings advised that the Police Department was requesting the purchase of a metal storage building to be constructed on-site. Chief Stillings stated that the building would be used as an outside evidence building for items that were considered unsafe to store in the evidence room located inside of the Police Department. He noted that the storage building would be located behind a fenced in area where it could be monitored. Chief Stillings indicated that written quotes were solicited from four companies. The City received two responses with the lowest and best quote received from Callahan Steel

Buildings in the amount of \$21,024. He stated that if approved, the building would be purchased using State Seizure Funds.

Councilman Williams asked for the dimensions of the building. Chief Stillings advised that the building would be 15' x 24' x 9'.

Councilwoman Hunt moved to accept a quote from Callahan Steel Buildings in the amount of \$21,024 for construction of a metal storage building to be located at the Moore Police Department, second by Councilman Webb. Motion carried unanimously.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
Nays: None

Agenda Item Number 7 being:

CONSIDER ORDINANCE NO. 892(18) AMENDING PART 8, HEALTH AND NUISANCES, ADDING CHAPTER 12, MEDICAL MARIJUANA, SECTIONS 8-1201 DEFINITIONS, 8-1202 GENERAL REQUIREMENTS, SECTION 8-1203 MEDICAL MARIJUANA DISPENSARY, 8-1204 COMMERCIAL MEDICAL MARIJUANA GROWING FACILITY, 8-1205 COMMERCIAL MEDICAL MARIJUANA PROCESSING FACILITY, 8-1206 MEDICAL MARIJUANA WHOLESALE AND/OR STORAGE FACILITY, SECTION 8-1207 MEDICAL MARIJUANA GROWING FOR PERSONAL USE; PROVIDING FOR A REPEALER, PROVIDING FOR SEVERABILITY, AND DECLARING AN EMERGENCY.

Randy Brink, City Attorney, stated that Ordinance No. 892(18) was being presented for consideration following passage of State Question 788. The ordinance would add a new section to the City Code setting out requirements regarding the individual and commercial dispensing and growing of medical marijuana, licensing requirements for operating a processing facility and/or wholesale storage facility, and requirements for growing marijuana for personal use. Mr. Brink indicated that the ordinance also included the zoning districts where the growing or selling of medical marijuana would be allowed based on its proposed use. He noted that there was a 1,000 foot restriction between the location of a dispensary and a learning institution, such as a public or private school.

Mr. Brink noted that if the Ordinance was approved an Emergency Provision would be considered under Agenda Item No. 8. Approval would allow the ordinance to go into effect upon its passage.

Mr. Brink stated that Resolution No. 909(18), to be considered under Agenda Item No. 9, would amend the City's Fee Schedule to include the proposed licensing fees. He stated that because of the recent passage of SQ 788 there was limited information available for comparison of fee rates. The City's beer, alcohol, and wine permit fees were used as a guide in setting the fee amounts.

Mayor Lewis stated that four cities were involved in lawsuits regarding medical marijuana and expressed concern that the City might become involved in a lawsuit. Mr. Brink indicated that he did not feel the City was opening itself up to a potential lawsuit because the ordinance was drafted using State Question 788. One restriction was passed on dispensaries and the proposed ordinance tracks that restriction. Mr. Brink indicated that SQ788 was silent on other types of activities associated with medical marijuana. He noted that the ordinance would place growers in an agricultural zoning district, and the processors in an industrial zoning district since certain chemicals were sometimes used to process the raw marijuana into a usable form of medical marijuana.

Councilman Hamm asked if smoking or vaping medical marijuana would be prohibited in city parks and other city owned properties. Mr. Brink indicated that SQ 788, and the rules promulgated through the

Oklahoma Medical Marijuana Authority, tied the smoking and use of marijuana to the tobacco ordinances. In those provisions the State determined that if it was illegal to smoke tobacco in a public place such as a park or restaurant, it would also be illegal to smoke marijuana in those places. Councilman Hamm asked if the dispensaries must have a filtration system to filter air that might be considered offensive. Mr. Brink stated that was correct. Councilman Hamm asked if there was a requirement that marijuana must be consumed inside a person's residence, or if police would respond to a complaint about smoke coming from a neighbor's yard that was considered offensive. Mr. Brink stated that based on SQ 788 and the proposed ordinance, the use of medical marijuana was not restricted to inside the home. A neighbor could report the odor issue to the police department who would make a decision whether they should respond to the call. However, if the individual living in the home can produce a medical marijuana card there isn't anything the Police Department can do about the situation. Councilman Hamm asked for confirmation that the proposed ordinance was in compliance with State law. Mr. Brink indicated that several meetings were held with personnel from the Police, Fire, Community Development and Code Enforcement Departments to make certain the ordinance was fair and followed the intent of SQ 788. Councilman Williams asked if staff would monitor the individuals licensed to grow or process the medical marijuana by doing regular inspections. Mr. Brink stated that once the individual complied with regulations and obtained the necessary licensing there should not be a need for further inspection unless a complaint call is received.

Councilwoman McKenzie asked if the City would be collecting a licensing fee for individuals that grow marijuana for personal use. Mr. Brink stated that once an individual receives a medical marijuana card it automatically entitles them to possess six mature and six seedling marijuana plants at their residence, or at their rental property with approval of their landlord.

Citizens to Speak:

Ramona Wolf, 5101 Montrose Court, Norman, Oklahoma, appeared before the City Council to support Ron and Karen Walker and Travis Martin in their endeavor provide dispensaries for medical cannabis to the community. Ms. Wolf stated that she was a friend of Ron and Karen Walker and an employee of their business, Moore Vintage Charm. She witnessed lives being changed when individuals began taking CBD Oil after experiencing severe side effects from medications they were taking to treat debilitating and life-changing illnesses.

Ron Walker, 100 S. Wyndemere Court, indicated that they sell CBD Oil at their business Moore Vintage Charm. He felt processors should not be included in one category under the ordinance since some things require hazardous chemicals to process and others do not.

Travis Martin, 2891 Twin Acres Drive, Norman, Oklahoma, stated that in 2011 he obtained his first medical marijuana producer and processor license in California. Five years ago he and his wife moved to Washington and he received his license for medical and recreational marijuana. Mr. Martin stated that he was upset that the testing requirements were removed for medical marijuana. He stated the Broken Arrow lost their lawsuit because they were trying to put zoning requirements on top of SQ 788. He felt the permitting should be similar to a pharmaceutical or liquor license. Mr. Martin stated that he can open his business on October 26, 2018; however, he can't apply for a State license until he knows if the location was approved by the City. He stated that zoning restrictions and exorbitant licensing fees could make things very difficult.

Councilwoman McKenzie asked what Mr. Martin's specific concerns were with the ordinance. Mr. Martin stated that Broken Arrow lost their case because the City wasn't allowed to put any zoning restrictions in their ordinance. Councilwoman McKenzie stated that the City's ordinance was not more restrictive than the State. She noted that an individual growing marijuana for their personal use would not require a

license; however, the required licenses would be around \$1,200 which the City based on the alcohol and beverage licenses.

Mr. Martin asked if the zoning requirements would allow for growing, production and processing to occur in the same facility. He advised that the Oklahoma Medical Marijuana Authority ("OMMA") stated that they have no regulations that would prohibit having all three licenses in the same location.

Councilman Williams stated his belief that Ordinance No. 892(18) was in compliance with SQ 788. However, he believed Mr. Martin was presenting the City Council with a unique situation that was not addressed in SQ 788. He indicated that the ordinance might need to be amended to fit different scenarios that could occur. Mr. Martin commented that exorbitant fees was another issue that Broken Arrow got sued over. Councilman Williams indicated that the \$1,200 fee was in line with the City's alcohol and beverage licenses. Brooks Mitchell, City Manager, asked Mr. Martin for contact information for the OMMA. He stated that he would contact them and report back to the City Council.

Councilman Webb asked if once the ordinance was approved could it be amended if it became necessary. Mayor Lewis stated that a repealer and severability clause was included in the ordinance to allow changes. He also noted that there was an emergency clause, which if approved, would allow the ordinance to become effect upon approval instead of 30 days from the date of passage.

Councilman Webb moved to approve Ordinance No. 892(18), second by Councilwoman Hunt. Motion carried by majority vote.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Lewis
Nays: Hamm

Agenda Item Number 8 being:

CONSIDER APPROVAL OF EMERGENCY PROVISION FOR ORDINANCE NO. 892(18), IT BEING IMMEDIATELY NECESSARY FOR THE PRESERVATION OF THE PEACE, HEALTH, SAFETY AND PUBLIC GOOD OF THE CITY OF MOORE AND THE INHABITANTS THEREOF THAT THE PROVISIONS OF THIS ORDINANCE BE PUT INTO FULL FORCE AND EFFECT, AN EMERGENCY IS HEREBY DECLARED TO EXIST BY REASON WHEREOF THIS ORDINANCE SHALL TAKE EFFECT AND BE IN FULL FORCE AND EFFECT FROM AND AFTER THE DATE PROVIDED HEREIN AS PROVIDED BY LAW.

Randy Brink, City Attorney, noted that passage of the Emergency Clause would require five affirmative votes.

Councilman Williams moved to approve an Emergency Clause for Ordinance No. 892(18), second by Councilman Webb. Motion carried by majority vote.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Lewis
Nays: Hamm

Agenda Item Number 9 being:

CONSIDER RESOLUTION NO. 909(18) ADOPTING THE SCHEDULE OF FEES AND CHARGES BY IMPLEMENTING ANNUAL NONREFUNDABLE FEES FOR MEDICAL MARIJUANA DISPENSARY LICENSE, COMMERCIAL MEDICAL MARIJUANA GROWING LICENSE, COMMERCIAL MEDICAL MARIJUANA PROCESSING LICENSE, AND COMMERCIAL MEDICAL MARIJUANA WHOLESALE/STORAGE LICENSE.

Councilwoman McKenzie moved to adopt Resolution No. 909(18) amending the Schedule of Fees and Charges by implementing annual nonrefundable fees for Medical Marijuana Dispensary License, Commercial Medical Marijuana Growing License, Commercial Medical Marijuana Processing License, and Commercial Medical Marijuana Wholesale/Storage License, second by Councilwoman Hunt. Motion carried by majority vote.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Lewis
Nays: Hamm

Agenda Item Number 10 being:

CONSIDER APPROVAL OF A NEW ASSISTANT FIRE MARSHAL POSITION IN THE FIRE MARSHAL'S OFFICE OF THE FIRE DEPARTMENT TO BE PLACED IN RANGE 932 OF THE FIREFIGHTER PAY MATRIX.

Brooks Mitchell, City Manager, advised that Chief Bird requested an additional Assistant Fire Marshal to handle a backlog of duties created by the recent adoption of Building Code changes. Mr. Mitchell requested approval of the position dependent upon available funding.

Councilman Blair moved to approve a new Assistant Fire Marshal position in the Fire Marshal's Office of the Fire Department to be placed in Range 932 of the Firefighter pay matrix, second by Councilman Williams. Motion carried unanimously.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
Nays: None

THE CITY COUNCIL MEETING WAS RECESSED AND THE MOORE PUBLIC WORKS AUTHORITY MEETING WAS CONVENED AT 7:15 P.M.

Agenda Item Number 11 being:

CONSENT DOCKET:

- A) RECEIVE AND APPROVE THE MINUTES OF THE REGULAR MOORE PUBLIC WORKS AUTHORITY MEETING HELD SEPTEMBER 17, 2018.
- B) APPROVE AND RATIFY CLAIMS AND EXPENDITURES FOR FY 2018-2019 IN THE AMOUNT OF \$1,377,197.88.

Trustee Blair to approve the consent docket in its entirety, second by Trustee Williams. Motion carried unanimously.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
Nays: None

THE MOORE PUBLIC WORKS AUTHORITY MEETING WAS RECESSED AND THE MOORE RISK MANAGEMENT MEETING WAS CONVENED AT 7:16 P.M.

Agenda Item Number 12 being:

CONSENT DOCKET:

- A) ACCEPT THE MINUTES OF THE REGULAR MOORE RISK MANAGEMENT MEETING HELD SEPTEMBER 17, 2018.
- B) APPROVE PAYMENT OF A WORKERS' COMPENSATION SETTLEMENT IN THE AMOUNT OF \$14,696.50 FOR CBR CLAIM NO. 2050000610 TO LINDA STEWART AND AUTHORIZE PLACEMENT ON THE AD VALOREM TAX ROLL.
- C) APPROVE AND RATIFY CLAIMS AND EXPENDITURES FOR FY 2018-2019 IN THE AMOUNT OF \$256,866.67.

Trustee Blair moved to approve the consent docket in its entirety, second by Trustee Williams. Motion carried unanimously.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
Nays: None

THE MOORE RISK MANAGEMENT MEETING WAS RECESSED AND THE CITY COUNCIL MEETING RECONVENED WITH MAYOR GLENN LEWIS PRESIDING AT 7:17 P.M.

Agenda Item Number 13 being:

NEW BUSINESS:

- A) CITIZENS' FORUM FOR ITEMS NOT ON THE AGENDA.

There were no citizens to speak.

- B) ITEMS FROM THE CITY COUNCIL/MPWA TRUSTEES.

Councilman Hamm announced the 30th Red Ribbon Parade to be held October 27, 2018 at 10:00 a.m.

- C) ITEMS FROM THE CITY/TRUST MANAGER.

There were no items from the City Manager.

Agenda Item Number 14 being:

EXECUTIVE SESSION:

- A) DISCUSS, CONSIDER, AND IF DEEMED APPROPRIATE, TAKE ACTION TO JOIN PENDING LITIGATION AGAINST OPIOID MANUFACTURERS, DISTRIBUTORS, AND OTHER POTENTIAL DEFENDANTS THAT ARE RESPONSIBLE FOR THE OPIOID EPIDEMIC, AND AUTHORIZATION FOR LEGAL COUNSEL AND STAFF TO TAKE ACTION(S) AS NECESSARY AND APPROPRIATE IN THE INTEREST OF THE CITY OF MOORE AS AUTHORIZED BY 25 OKLA. STAT. § 307(B)(4).
- B) CONVENE TO EXECUTIVE SESSION.

Councilman Blair moved to convene to executive session, second by Councilwoman Hunt. Motion carried unanimously.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
Nays: None

The City Council convened into executive session at 7:19 p.m.

C) RECONVENE FROM EXECUTIVE SESSION

PRESENT: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
ABSENT: None

The City Council reconvened from executive session at 7:47 p.m.

D) ACTION.

- A) DISCUSS, CONSIDER, AND IF DEEMED APPROPRIATE, TAKE ACTION TO JOIN PENDING LITIGATION AGAINST OPIOID MANUFACTURERS, DISTRIBUTORS, AND OTHER POTENTIAL DEFENDANTS THAT ARE RESPONSIBLE FOR THE OPIOID EPIDEMIC, AND AUTHORIZATION FOR LEGAL COUNSEL AND STAFF TO TAKE ACTION(S) AS NECESSARY AND APPROPRIATE IN THE INTEREST OF THE CITY OF MOORE AS AUTHORIZED BY 25 OKLA. STAT. § 307(B)(4).

Councilwoman Hunt moved to proceed as directed in executive session regarding joining pending litigation against Opioid manufacturers, distributors, and other potential defendants that are responsible for the opioid epidemic, and authorization for legal counsel and staff to take action(s) as necessary and appropriate in the interest of the City of Moore as authorized by 25 Okla. Stat. § 307(B)(4), second by Councilman Webb. Motion carried by majority vote.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Hamm
Nays: Lewis

Agenda Item Number 15 being:

ADJOURNMENT

Councilman Blair moved to adjourn the City Council meeting, second by Councilman Williams. Motion carried unanimously.

Ayes: McKenzie, Blair, Hunt, Williams, Webb, Hamm, Lewis
Nays: None

The City Council, Moore Public Works Authority, and Moore Risk Management meetings were adjourned at 7:49 p.m.

TRANSCRIBED BY:

RHONDA BAXTER, Executive Assistant

FOR:

ADAM WEBB, MPWA Secretary

These minutes passed and approved as noted this ____ day of _____, 2018.

ATTEST:

LINDA STEWART, City Clerk