

City Council Meeting Packet



December 1, 2015

AGENDA

Norton City Council

December 1, 2015

6:00 P.M.

1. Roll Call
2. Invocation – Ken Taylor
3. Pledge of Allegiance
4. Approval of Minutes
 1. Meeting of November 17, 2015
5. Audience for Visitors
6. Public Hearing:
 - A. An Ordinance Amending Chapter 20 of the City Code Related to Fishing at the Reservoirs.
 1. Public Hearing
 2. Comments/Consideration by City Council
7. Old Business
 - A. Request for Resolution Supporting the Southwest Virginia Training Center.
8. New Business
 - A. Discussion on Possible Improvements to the Former Goad Property Which Is Now Commonly Known as the Farmers Market Property.
 - B. Discussion about the 2016 Fireworks Display.

- C. Confirmation of a Check(s)/Transfer(s) in Excess of \$100,000.
- D. Closed Meeting to Discuss Personnel as Per 2.2-3711 (A) (1) of the Code of Virginia, as Amended.
1. Appointment to the Southwest VASAP Board for a Three (3) Year Term, Currently Chief James Lane, Whose Term Expires on 12/1/2015.

To 12/1/2018
 2. Appointment to the Building Code Board of Appeals to Fill an Unexpired Term of Mr. James Boggs, who has Resigned.

To 1/17/2019
 3. Approval of Appointments to the Southwest Virginia Community Corrections Board as Required by Section 9.1-178 of the Code of Virginia, as Amended.
 4. Appointment to the Community Service Board, Currently Ms. Sarah Davis, Whose Term Expires on 12/31/15.

To 12/31/2018
 5. Evaluation of the City Manager.
9. Comments by the City Manager, City Attorney, and City Council.
10. Adjournment.

The regularly scheduled meeting of the Norton City Council was held on Tuesday, November 17, 2015 at 6:00 p.m. in the Municipal Council Chambers with Mayor William Mays presiding.

Present: Mark Caruso, Robert Fultz, Jr., William Mays, Joseph Fawbush and Dee Belcher

Also Present: Fred L. Ramey, Jr., City Manager and Bill Bradshaw, City Attorney

The invocation was given by the City Manager and was followed by the pledge of allegiance led by Councilman Caruso.

Upon a motion by Councilman Caruso, seconded by Councilwoman Belcher, and passed by the following vote: YES – Caruso, Fultz, Fawbush, Belcher, Mays, NO – None, ABSENT – None, Council moved to adopt the minutes of the October 20, 2015 meeting as presented.

During the Mayor's call for visitors, Mr. Ben Hooper, 419 Chestnut Street, N.W., came forward to express his disapproval of amending the City Code to allow utility vehicles on certain City streets. Mr. Hooper advised Council of his concerns and said he would be agreeable to utility vehicles used for work as long as the vehicles are tagged "Work Use Only" and passed yearly utility vehicle inspections.

Mayor Mays thanked Mr. Hooper for his comments.

A public hearing was held on An Ordinance of the City Council of the City of Norton, Virginia, amending Article IV Section 13-77 (utility vehicles) of the Norton City Code.

During his summarization via a PowerPoint presentation, Mr. Ramey reviewed the background of the ordinance and gave an overview of the streets where utility vehicles would not be allowed.

There were no comments from Council prior to the public hearing.

Mayor Mays opened the public hearing.

Mr. Larry Carter, Kentucky Avenue resident, asked for clarification for restricting 3rd, 14th and 15th Streets for utility vehicles.

Following a lengthy discussion, it was the consensus of Council to remove Trent Street from the list of prohibited streets for utility vehicles.

Mr. Carter asked for another clarification of Kentucky Avenue since it is a 35 mph street. He wanted to know if he could legally drive his utility vehicle in the parking lanes located on both sides of the street of Kentucky Avenue.

The City Attorney advised Mr. Carter that he would be illegally moving his utility vehicle on Kentucky Avenue according to the qualifying ordinance and the State Code's definition of a street.

There being no further public comment, Mayor Mays closed the public hearing.

Upon a motion by Councilman Caruso, seconded by Councilwoman Belcher, and passed by unanimous roll call vote: YES – Caruso, Fultz, Fawbush, Belcher, Mays, NO – None, ABSENT – None, Council moved to adopt An Ordinance of the City Council of the City of Norton, Virginia Amending Article IV Section 13-77 (utility vehicles) of the

Norton City Code with the removal of Trent Street from the list of prohibited streets. This ordinance will go into effect after 30 days. (Insert)

An update on the activities of the Clinch River Valley Initiative (CRVI) was presented to Council by Robyn Lee and Wally Smith of the University of Virginia's College at Wise.

Ms. Lee advised Council that CRVI is pioneering an effort to build local economies focusing on the Clinch River. CRVI's partners are working to connect downtown revitalization, outdoor recreation, water quality, entrepreneurship, and environmental education along the Clinch River. Their goal is that the Clinch River will be a global destination by 2020. CRVI has been active since 2010 and has made great progress.

Mr. Smith first thanked City Council for allowing them to come and update Council on CRVI's activities. He advised Council since CRVI's inception they have been working on developing the Clinch River State Park. CRVI has been lobbying the General Assembly for funding and received seed money in 2015. The Virginia Department of Conservation and Recreation (DCR) is currently looking for park properties and the plan now is to have several anchoring properties linked together along the Clinch River by connecting access points to the river. In 2016 the DCR is going to request \$2.5 million from the General Assembly for land acquisition and \$13.5 million for phase I development of a state park. CRVI hopes that other communities that are not along the Clinch River, but are in the watershed, can participate and receive economic development by marketing outdoor recreation.

Mayor Mays recommended CRVI work on the tributaries into the Clinch River such as the Guest River.

Mr. Smith advised Upper Tennessee River Round Table (UTRR) has been focusing on the Guest River and CRVI has worked on the trail guide development at the Guest River Gorge and they would like to expand that to the City of Norton.

Mayor Mays thanked them for the update and CRVI's work.

In their packets Council was given a copy of A Resolution Supporting the Southwest Virginia Training Center.

Mr. Ramey advised Council he had received a request from Teresa Barringer to have someone speak to Council regarding the Southwest Virginia Training Center (SWVTC) located in Hillsville. Present at tonight's meeting are Ms. Charlotte Barkley and Mr. Doug Isaac to discuss the training center.

Prior to Ms. Barkley's presentation, she shared a video with Council that depicted some of the training centers daily responsibilities for residents living at the center. Ms. Barkley then spoke to Council about the SWVTC and fielded questions from Council.

Mayor Mays advised Ms. Barkley that he would like to learn more about their organization and he would like to table the resolution until Council's next meeting on December 1, 2015.

Councilman Caruso explained as a governing body, Council needs more information to make a decision but it seems to be a valuable center to the residents and their families and he intends to support the resolution if no information changes within the next two weeks.

Mr. Ramey gave Council an update on the Request to Participate in the Virginia Department of Game and Inland Fisheries Fish Management and Stocking Program. He

advised Councilman Caruso had been contacted by a representative of the Virginia Department of Game and Inland Fisheries (DGIF) and was informed the City had been approved effective January 1, 2016. Mr. Ramey stated the City will not receive any documentation from the (DGIF) that the reservoir has been placed in the program but he has been assured that the City will be included if the current ordinance is updated.

Mayor Mays asked if Council needs to repeal a section of the ordinance.

The City Attorney advised he had spoken with the City Manager and had prepared a draft amendment to the ordinance that removes all City licenses and permitting and would require only a state license.

After a brief discussion, it was the consensus of Council to authorize the City Manager to advertise a public hearing on the City's Proposed Amendment to Fishing in City Reservoirs.

In their packets, Council had a request from the Commissioner of the Revenue for a 2012-2015 real estate tax refund that was a result of calculation errors in square footage assessed to Ronald and Kim Gilliam in the amount of \$1,019.96.

Upon a motion by Councilman Fawbush, seconded by Councilman Caruso, and passed by unanimous roll call vote, Council authorized a refund for calculation errors assessed for 2012-2015 real estate taxes to Ronald and Kim Gilliam in the amount of \$1,019.96.

Council had been presented in their packets A Resolution Recognizing November as Adoption Awareness Month.

Upon a motion by Councilman Fultz, seconded by Councilman Fawbush, and passed by unanimous vote, Council moved to adopt A Resolution Recognizing November as Adoption Awareness Month. (Insert)

In their packets, Council had one transfer to be approved. The transfer was to Norton City Schools in the amount of \$200,000 to cover payroll expenditures.

Upon a motion by Councilman Caruso, seconded by Councilwoman Belcher and passed by unanimous roll call vote, Council moved to approve the one transfer as stated above.

Upon a motion by Councilman Caruso, seconded by Councilwoman Belcher, and passed by unanimous roll call vote, Council moved to go into closed meeting to discuss personnel as per Section 2.2-3711 (A) (1) of the Code of Virginia, as amended.

Mayor Mays declared Council in closed meeting.

Councilman Fultz left the Council meeting at this time.

Upon a motion by Councilman Caruso, seconded by Councilman Fawbush, and passed by unanimous vote, Council moved to go back into open meeting.

Mayor Mays declared Council back in open meeting.

The Clerk polled each member of Council as to the Certification of Closed Meeting with each answering yes. The Clerk then read a Resolution of the Certification of Closed Meeting.

Upon a motion by Councilman Caruso, seconded by Councilwoman Belcher, and passed by the following unanimous vote: YES – Caruso, Fawbush, Belcher, Mays – NO – None, ABSENT – Fultz, Council moved to adopt A Resolution of the Certification of Closed Meeting. (Insert)

In comments from the City Manager, Mr. Ramey advised that:

The latest Retail Sales Tax Report had been placed at each member's desk.

As part of the Phase III Water Project 7th and 8th Streets were recently milled and paved. Also 1,500 lf of galvanized waterline will be replaced on Chestnut Street up to Monroe Street. In addition, the waterline that serves Hilltop Trailer Park will be relocated out of the river and from under the railroad.

Council has been provided the latest Statement of Economic Interest which is due back by December 15, 2015.

The Thanksgiving Holiday Schedule had been placed at each member's desk and includes the garbage schedule.

The City will be promoting the Shop Small and Shop Local campaigns on all of the City's social media.

The Turkey Trot 5K will be held on Thanksgiving Day.

The Santa Fun Run 5K will be held on Saturday, December 5th.

The City Christmas Parade is scheduled for Sunday, December 6th.

There were no comments from the City Attorney.

In comments from Council:

Councilman Caruso asked if there was a timeline on the fireworks.

Mr. Ramey advised he will be placing the 2016 fireworks on Council's agenda and a decision needs to be made as quickly as possible due to the vendors being booked in January.

Councilman Caruso asked if there was a timeline on the farmers' market decision. He understands NIDA is looking for guidance from Council and he would like for the item to be placed on Council's next agenda.

He asked who had supplied information on the horse park provided to Council.

Mr. Ramey advised that he would let Councilwoman Belcher explain.

Councilwoman Belcher advised that the sheet was information Beth Walker had put together regarding ideas and possibilities for Council to consider.

Councilman Caruso asked for an update on the ATV Ordinance and VDOT's information.

Mr. Ramey passed Mr. Caruso an email he had received today.

Councilman Caruso asked the City Manager to pass along the information from VDOT when he receives it.

He stated as spring approaches the City has an opportunity to enhance economic development by moving forward with the ATV ordinance.

He would like to see a strategic plan review. The City currently has no road map to the future. He asked Mayor Mays to set a date so Council could start working on a strategic planning document and prepare a vision statement.

Councilwoman Belcher stated things are moving along quickly now that the holidays are approaching. Hopefully, the Christmas shopping will benefit the City. She advised this had been a learning year for her and next week will be a time to reflect on what she is grateful for.

She asked the City Attorney if there was anything in the State Code to prohibit teachers from being trained in defense of the schools.

The City Attorney advised he would rather direct that question to someone who is more familiar with representing school boards and school affairs. He could obtain the answer but he would not be the most economical means of acquiring that answer.

Councilman Fawbush stated he had attended the Farmers Insurance ribbon cutting ceremony and welcomed the new business downtown.

Last Tuesday was the local legislature day at Norton Elementary and Middle School. This was a project of the 7th Grade Civics Class. He represented City Council and Sherry Adams represented the School Board. Dr. Perrigan was also in attendance. The majority of the questions were regarding school safety, school resource officer and terrorist events.

He wanted to commend Councilman Caruso for his excellent presentation at the Veteran's event at John I. Burton High School. A lot of veterans were in attendance. The band performed and the clock tower was rededicated.

He congratulated Councilman Fultz on his reelection.

He wanted to thank the City Police, Fire and Rescue Departments for their services in the funeral of Mr. Victor Jones. Mr. Jones was a member of the Norton Fire Department and the Norton Lions Club. He was an active church member and a local businessman. It was moving tribute for Fire Department members to serve as pallbearers and to transport Mr. Jones to the cemetery.

Mayor Mays recognized Councilman Caruso for his address at the Veterans Program held at John I. Burton High School and stated he heard Councilman Caruso did an excellent job.

He attended the Citizens Academy graduation at the High Rise with Police Chief Lane and thanked Chief Lane for holding the academies.

He wished everyone a Happy Thanksgiving.

There being no further business to come before Council, the meeting adjourned.

CITY OF NORTON, VIRGINIA

William Mays, Mayor

ATTEST:

Clerk of Council

AN ORDINANCE
AMENDING CHAPTER 20 OF THE CITY CODE
PERTAINING TO THE RESERVOIR

WHEREAS, City Council wishes to promote the local economic activity that increased sport fishing may bring about, and

WHEREAS, the City has the opportunity to work with the Virginia Department of Game and Inland Fisheries (“Department”) to manage the fish populations in the reservoir to maximize fishing opportunities for the angling community, and

WHEREAS, by policy of the Department, no local license or permit may be required if a locality wishes to participate in the Department’s Fish Management and Stocking Program,

NOW THEREFORE, BE IT ORDAINED, that Article 20 of the Code of the City of Norton be amended as follows:

1. Article I, Division 2. License, Section 20-51 is amended by deleting the phrase “this division” from the end of the section and substituting therefore the phrase “state law”.
2. Article II, Division 2. License, Sections 20-52 through 20-56 are deleted in their entirety and the section numbers are reserved for future action of Council.
3. This ordinance shall become effective thirty (30) days after adoption.

ADOPTED this 1st day of December 2015.

CITY OF NORTON

MAYOR

ATTEST:

CLERK



November 17, 2015

NOTICE OF PUBLIC HEARING

The City Council of the City of Norton, Virginia will hold a Public Hearing on Tuesday, December 1, 2015 at 6:00 PM in the Municipal Council Chambers located at 618 Virginia Avenue, N.W., Norton, Virginia. The purpose of the hearing is to receive public comments on proposed amendments to Chapter 20 of the City Code related to fishing. A copy of the proposed ordinance will be available for inspection Monday through Friday between 8:30 A.M. and 5:00 P.M. in the City Manager's Office or available at www.nortonva.gov. All attendance and comments at the meeting are encouraged and welcome.

Fred L. Ramey, Jr.

City Manager

This institution is an equal opportunity provider and employer.

TO THE COALFIELD:

Please run in the Friday, November 20th and the Thanksgiving edition (whichever date that happens to fall) of the Coalfield.

Chapter 20 - RESERVOIR
FOOTNOTE(S):

--- (1) ---

Cross reference— Water and sewers, Ch. 25

ARTICLE I. - IN GENERAL

Sec. 20-1. - Violations of chapter.

Unless otherwise specifically provided, a violation of any provision of this chapter shall constitute a Class 4 misdemeanor.

Cross reference— Penalty for Class 4 misdemeanor, § 1-11

Sec. 20-2. - Definition.

As used in this chapter, the term "reservoir" shall mean the Norton Reservoir and land adjacent thereto and, unless indicated to the contrary, shall include the lower reservoir.

Cross reference— Definitions and rules of construction generally, § 1-2.

(Ord. of 9-16-14(1) § 1)

Sec. 20-3. - Hours of use.

The reservoir shall be open for use each day from one (1) hour before sunrise until one (1) hour after sunset. It shall be unlawful for any person to use the reservoir between one (1) hour after sunset and one (1) hour before sunrise.

(Code 1975, § 16A-2)

Sec. 20-4. - Users to comply with state laws and regulations.

It shall be unlawful for any person using the reservoir to violate any provisions of state law or any regulation of the state commission of game and inland fisheries.

(Code 1975, § 16A-5)

Sec. 20-5. - Suspension of use.

The use of the reservoir may be suspended at any time by action of the city council if deemed advisable because of danger of wood fires, reduction of fish population, extreme low water or any hazard to the health of users of the city's public water supply system. No refund shall be allowed on any license fee paid under this chapter by reason of such suspension.

(Code 1975, § 16A-7)

Sec. 20-6. - Littering; removing, damaging property generally.

(a) It shall be unlawful for any person to deposit any paper, bottles, cans, rubbish, litter or other waste, trash or deleterious matter in or at the reservoir except in the receptacles provided to receive the same.

(b) It shall be unlawful for any person to remove, deface or damage any sign, poster, trash receptacle, sand, stone, or other property or fixture of any kind belonging to or provided by the city at the reservoir. 12

(Code 1975, §§ 16A-6, 21-13, 21-15, 21-16)

Cross reference— Littering generally, § 9-6 et seq.; damaging public property generally, § 14-68 et seq.

Sec. 20-7. - Removal of or damage to vegetation.

It shall be unlawful for any person to unnecessarily remove or damage any vegetation at or in the reservoir.

(Code 1975, § 16A-6)

Sec. 20-8. - Reserved.

Editor's note— An ordinance adopted May 5, 2009, repealed § 20-8, which pertained to fishing prohibited in lower reservoir. The user's attention is directed to § 20-60 et seq.

Secs. 20-9—20-30. - Reserved.

ARTICLE II. - FISHING AT RESERVOIR

DIVISION 1. - GENERALLY

Sec. 20-31. - Limits; check-out of catch.

It shall be unlawful for any person to take from the reservoir or have in his possession at such reservoir a greater number of trout than is provided by state law. All trout taken from such reservoir must be produced for check-out purposes the same day by the agent designated by the city manager.

Except for trout, the reservoir is a catch and release fishing area. No fish, except for trout may be removed from the reservoir.

(Code 1975, § 16A-6; Ord. of 7-13-10; Ord. of 9-16-14(1) § 1)

Sec. 20-32. - Cleaning of fish on water prohibited.

No person shall clean any fish on the waters of the reservoir.

(Code 1975, § 16A-6; Ord. of 9-16-14(1) § 1)

Secs. 20-33—20-50. - Reserved.

DIVISION 2. - LICENSE

Sec. 20-51. - Required.

It shall be unlawful for any person to fish on the reservoir unless he has a current license so to do issued pursuant to this division.

(Ord. of 6-3-80, §§ 1, 3; Ord. of 9-16-14(1) § 1)

Sec. 20-52. - Fee.

(a) The fee for a license required by this division shall be as follows:

- (1) *City residents over the age of twelve (12) years*, ten dollars (\$10.00).
- (2) *Nonresidents over the age of twelve (12) years*, fifteen dollars (\$15.00).

(3) *Children twelve (12) years of age and under, both resident and nonresident, no charge. Children under this division are allowed to fish only while accompanied by a licensed resident or nonresident over the age of twelve (12) years.*

(4) *Residents or nonresidents for three (3) consecutive days, five dollars (\$5.00).*

(b) Notwithstanding the provisions of subsection (a) above, city residents sixty-five (65) years of age or older or any veteran who has a permanent and total service connected disability as certified by the Veterans Administration may obtain a lifetime fishing license at no charge and such license shall not be subject to the provisions of section 20-55

(Ord. of 6-3-80, § 2; Ord. of 5-21-91; Ord. of 11-16-10; Ord. of 9-16-14(1) § 2)

Sec. 20-53. - Issuance.

The license required by this division shall be issued by the city treasurer or such agents as are designated by the council upon the filing of a proper application therefor and payment of the prescribed fee.

Cross reference— Identification of persons applying for city license, § 2-3.

Sec. 20-54. - Restrictions.

Licenses issued under this division shall be subject to restrictions approved by the council and printed on the back of the license.

Sec. 20-55. - Term.

A license under this division shall be valid for one (1) year from the date of issuance, except for the three (3) day license set forth in section 20-52(4).

(Ord. of 9-16-14(1) § 3)

Sec. 20-56. - Not transferrable.

A license issued under this division shall not be transferrable.

(Code 1975, § 16A-7)

ARTICLE III. - FISHING IN LOWER RESERVOIR

DIVISION 1. - GENERALLY

Sec. 20-57. - Trespass prohibited on lower reservoir dam.

It shall be unlawful for any person to trespass on the lower reservoir dam or to fish within fifty (50) feet of the lower reservoir dam.

(Ord. of 5-5-09; Ord. of 9-16-14(1) § 5)

Editor's note— An ordinance adopted Sept. 16, 2014, renumbered former § 20-62 as 20-57 and repealed §§ 20-60 and 20-61, which pertained to fishing in the lower reservoir and derived from ordinance of May 5, 2009. The historical notation has been retained with the amended provisions for reference purposes.

Secs. 20-58—20-69. - Reserved.

DIVISION 2. - RESERVED.

FOOTNOTE(S):

--- (2) ---

Editor's note—An ordinance adopted Sept. 16, 2014, repealed §§ 20-70—20-75, which pertained to permits and derived from an ordinance adopted May 5, 2009.

Secs. 20-70—20-75. - Reserved.

618 Virginia Avenue, NW
 P. O. Box 618
 Norton, VA 24273-0618



(276) 679-1160
 Fax (276) 679-3510
 cityhall@nortonva.gov

www.nortonva.gov

August 19, 2015

Virginia Department of Game and Inland Fisheries
 1796 Highway Sixteen
 Marion, VA 24354

Attn: Mr. Bill Kittrell, Jr., Regional Fisheries Manager

Ref: Management of the City's Upper Reservoir

Dear Mr. Kittrell:

I would like to begin by thanking you for your informative presentation to our City Council on August 4th. The presentation was helpful and City Council is very interested in moving forward with formally partnering with the Virginia Department of Game and Inland Fisheries (VDGIF) through your Fish Management and Stocking Program.

As a formal request, please find attached a copy of the resolution requesting that the VDGIF add the City's reservoir to this Program.

Finally as we discussed during your August 4th visit, the City Administration will begin working with City Council to review our current ordinance regulating fishing in the City's two reservoirs. We understand that changes will be needed to the ordinance that will bring the City within the guidelines required by your program. In advance of receiving notification of being accepted into your program, I have attached a copy of our ordinance and would like to request that you highlight any modifications that will need to either be modified or removed from our ordinance prior to entering into the program. When you have the opportunity, please review and let's schedule a call to discuss further.

Once again, thanks for your assistance regarding this matter and we look forward to having the opportunity to work together with you further on this program.

Visit Flag Rock - Norton's Mountain Masterpiece

Page - 2 -
Mr. Bill Kittrell
August 19, 2015

Please do not hesitate to let me know if you have any questions or if I can be of any assistance to you or your agency.

Sincerely,

Fred L. Ramey, Jr.
City Manager

FLR

Enclosures: Resolution and Ordinance

Resolution

WHEREAS, the City of Norton wishes to increase recreational fishing opportunities for the residents of the City of Norton as well as the citizens within the County of Wise and Southwest Virginia; and

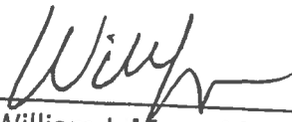
WHEREAS, the City of Norton wishes to promote the local economic activity that increased sport fishing may achieve, the City Council of the City of Norton hereby resolves:

1. To partner with the Virginia Department of Game and Inland Fisheries to manage the fish populations within Norton Reservoir in order to provide optimum fishing opportunities for the angling community.
2. To support the Department's efforts to develop and promote stocked trout fishing within Norton Reservoir including supporting all policies and procedures enacted by the Department in implementing a stocked trout fishery.
3. To abide by all state regulations that have been enacted in regards to fishing in Virginia.

NOW, THEREFORE, BE IT RESOLVED that the Norton City Council does formally request that the Virginia Department of Game and Inland Fisheries (VDGIF) add the City's reservoir to its Fish Management and Stocking Program.

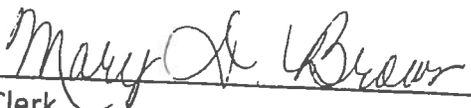
ADOPTED this 18th day of August, 2015.

CITY OF NORTON, VIRGINIA



William J. Mays, Mayor

ATTEST:



Clerk

Chapter 20 - RESERVOIR

FOOTNOTE(S):

--- (1) ---

Cross reference— Water and sewers, Ch. 25

ARTICLE I. - IN GENERAL

Sec. 20-1. - Violations of chapter.

Unless otherwise specifically provided, a violation of any provision of this chapter shall constitute a Class 4 misdemeanor.

Cross reference— Penalty for Class 4 misdemeanor, § 1-11

Sec. 20-2. - Definition.

As used in this chapter, the term "reservoir" shall mean the Norton Reservoir and land adjacent thereto and, unless indicated to the contrary, shall include the lower reservoir.

Cross reference— Definitions and rules of construction generally, § 1-2.

(Ord. of 9-16-14(1) § 1)

Sec. 20-3. - Hours of use.

The reservoir shall be open for use each day from one (1) hour before sunrise until one (1) hour after sunset. It shall be unlawful for any person to use the reservoir between one (1) hour after sunset and one (1) hour before sunrise.

(Code 1975, § 16A-2)

Sec. 20-4. - Users to comply with state laws and regulations.

It shall be unlawful for any person using the reservoir to violate any provisions of state law or any regulation of the state commission of game and inland fisheries.

(Code 1975, § 16A-5)

Sec. 20-5. - Suspension of use.

The use of the reservoir may be suspended at any time by action of the city council if deemed advisable because of danger of wood fires, reduction of fish population, extreme low water or any hazard to the health of users of the city's public water supply system. No refund shall be allowed on any license fee paid under this chapter by reason of such suspension.

(Code 1975, § 16A-7)

Sec. 20-6. - Littering; removing, damaging property generally.

(a) It shall be unlawful for any person to deposit any paper, bottles, cans, rubbish, litter or other waste, trash or deleterious matter in or at the reservoir except in the receptacles provided to receive the same.

reservoir.

(Code 1975, §§ 16A-6, 21-13, 21-15, 21-16)

Cross reference— Littering generally, § 9-6 et seq.; damaging public property generally, § 14-68 et seq.

Sec. 20-7. - Removal of or damage to vegetation.

It shall be unlawful for any person to unnecessarily remove or damage any vegetation at or in the reservoir.

(Code 1975, § 16A-6)

Sec. 20-8. - Reserved.

Editor's note— An ordinance adopted May 5, 2009, repealed § 20-8, which pertained to fishing prohibited in lower reservoir. The user's attention is directed to § 20-60 et seq.

Secs. 20-9—20-30. - Reserved.

ARTICLE II. - FISHING AT RESERVOIR

DIVISION 1. - GENERALLY

Sec. 20-31. - Limits; check-out of catch.

It shall be unlawful for any person to take from the reservoir or have in his possession at such reservoir a greater number of trout than is provided by state law. All trout taken from such reservoir must be produced for check-out purposes the same day by the agent designated by the city manager.

Except for trout, the reservoir is a catch and release fishing area. No fish, except for trout may be removed from the reservoir.

(Code 1975, § 16A-6; Ord. of 7-13-10; Ord. of 9-16-14(1) § 1)

Sec. 20-32. - Cleaning of fish on water prohibited.

No person shall clean any fish on the waters of the reservoir.

(Code 1975, § 16A-6; Ord. of 9-16-14(1) § 1)

Secs. 20-33—20-50. - Reserved.

DIVISION 2. - LICENSE

Sec. 20-51. - Required.

It shall be unlawful for any person to fish on the reservoir unless he has a current license so to do issued pursuant to this division.

(Ord. of 6-3-80, §§ 1, 3; Ord. of 9-16-14(1) § 1)

Sec. 20-52. - Fee.

(a) The fee for a license required by this division shall be as follows:

(1) *City residents over the age of twelve (12) years*, ten dollars (\$10.00).

(2) *Nonresidents over the age of twelve (12) years*, fifteen dollars (\$15.00).

... are allowed to fish only while accompanied by a licensed resident or nonresident over the age of twelve (12) years.

(4) *Residents or nonresidents for three (3) consecutive days, five dollars (\$5.00).*

(b) Notwithstanding the provisions of subsection (a) above, city residents sixty-five (65) years of age or older or any veteran who has a permanent and total service connected disability as certified by the Veterans Administration may obtain a lifetime fishing license at no charge and such license shall not be subject to the provisions of section 20-55

(Ord. of 6-3-80, § 2; Ord. of 5-21-91; Ord. of 11-16-10; Ord. of 9-16-14(1) § 2)

Sec. 20-53. - Issuance.

The license required by this division shall be issued by the city treasurer or such agents as are designated by the council upon the filing of a proper application therefor and payment of the prescribed fee.

Cross reference— Identification of persons applying for city license, § 2-3.

Sec. 20-54. - Restrictions.

Licenses issued under this division shall be subject to restrictions approved by the council and printed on the back of the license.

Sec. 20-55. - Term.

A license under this division shall be valid for one (1) year from the date of issuance, except for the three (3) day license set forth in section 20-52(4).

(Ord. of 9-16-14(1) § 3)

Sec. 20-56. - Not transferrable.

A license issued under this division shall not be transferrable.

(Code 1975, § 16A-7)

ARTICLE III. - FISHING IN LOWER RESERVOIR
DIVISION 1. - GENERALLY

Sec. 20-57. - Trespass prohibited on lower reservoir dam.

It shall be unlawful for any person to trespass on the lower reservoir dam or to fish within fifty (50) feet of the lower reservoir dam.

(Ord. of 5-5-09; Ord. of 9-16-14(1) § 5)

Editor's note— An ordinance adopted Sept. 16, 2014, renumbered former § 20-62 as 20-57 and repealed §§ 20-60 and 20-61, which pertained to fishing in the lower reservoir and derived from ordinance of May 5, 2009. The historical notation has been retained with the amended provisions for reference purposes.

Secs. 20-58—20-69. - Reserved.

DIVISION 2. - RESERVED.

FOOTNOTE(S):

Editor's note—An ordinance adopted Sept. 16, 2014, repealed §§ 20-70—20-75, which pertained to permits and derived from an ordinance adopted May 5, 2009.

Secs. 20-70—20-75. - Reserved.

Resolution

WHEREAS, the Southwestern Virginia Training Center was established in 1975 and has provided quality care throughout the years; and

WHEREAS, most residents have profound and/or other serious intellectual disabilities, often accompanied by severe medical or behavioral problems and need full time assistance to perform the basic functions of living; and

WHEREAS, family members of residents are deeply concerned about the safety of their loved ones should they be forced to leave the center; and

WHEREAS, the City of Norton will be impacted with the moving of the residents into the community; and

WHEREAS, the closure of this facility would be detrimental to our community with the responsibility of helping the families from the City find the care that is the same as or better than the care that is currently offered at Southwestern Virginia Training Center; and

WHEREAS, the City of Norton supports the Training Center and the services that it provides.

NOW, THEREFORE, BE IT RESOLVED that the Norton City Council does hereby request that the Commonwealth of Virginia reconsider its plans to close the Southwest Virginia Training Center.

ADOPTED this 17th day of November, 2015.

CITY OF NORTON, VIRGINIA

William J. Mays, Mayor

ATTEST:

Clerk

POINTS OF INTEREST for
The NORTON CITY COUNCIL

I represent The Parent Advocacy & Advisory Council of Southwest Virginia (PAAC), which is a 501(c)3 organization, with membership composed of family and friends in support of our Intellectually and/or Developmentally Disabled (I/DD) people in Southwest Virginia.

I'm here today to ask for your support in keeping Southwestern Virginia Training Center (SWVTC) open. Through an Executive Decree signed by past Governor McDonnell, SWVTC is slated to be closed in 2018. It is within the power and mandate of Governor McAuliffe to reverse this Executive Decree and keep SWVTC open. Your support can be shown in numerous ways, one of which is by passing and signing a *Resolution of Support for SWVTC to Remain Open*.

SWVTC is a *state-run* Intermediate Care Facility (ICF) serving 17 counties in Southwest Virginia. SWVTC houses, cares for, and supports "High-Needs" individuals with profound intellectual disabilities, quite often accompanied by severe medical and/or behavioral problems, requiring full-time assistance to perform the basic functions of living. Of the original five (5) Training Centers, only the one in Chesapeake, Southeastern Virginia Training Center (SEVTC), is scheduled to remain open. SEVTC only has 75 beds, with no room to expand. Should a resident of SWVTC be moved to that facility, driving the length of our state would be a long trip for a family to make.

Throughout Virginia there are over 500 beds in *private* ICFs. However, there are only two private ICFs in SW Virginia, both in Buchanan County, with a total bed count of 20. The majority of the remaining private ICF beds are in the eastern portion of Virginia.

The majority of the 124 residents remaining at SWVTC are categorized as "High-Needs," requiring the care and safety that's offered in an ICF facility. A "High-Needs" person is someone who requires assistance with daily personal care such as: bathing, brushing teeth, dressing, eating, taking medications. "High-Needs" might also mean the person requires a caregiver to be with them 24/7 due to behavior problems or medical needs, or, sometimes, both issues. PAAC is advocating that SWVTC be allowed to

remain open to serve the “High-Needs” individuals, and to also function as a temporary emergency placement for those living in a community setting who need intensive attention to resolve either an increased medical issue, or a behavioral meltdown.

SWVTC is the most economically run training center in Virginia, and, as such, has the lowest cost-per-resident of any of the training centers, with costs comparing favorably to community placements for “High-Needs” individuals. Therefore, there is virtually no cost savings to be realized by Virginia in moving a person from SWVTC into a community setting.

Should the Training Center close, and the residents move into community settings close to their relatives, there would be an increase in expenses, police interaction, and rescue squad interventions by the receiving communities in providing the same level of care, safety and services, as mandated by the DOJ Settlement Agreement. This would place a heavy financial burden on the local government, and an additional strain on the local police force and rescue squad.

At SWVTC the residents are active in numerous jobs, both on-campus and in the community, in church attendance, eating out, shopping, and activities such as: Cooking, Gardening, and Hiking. The hundreds of volunteers that interact with the residents through both on-campus and off-campus activities have developed a close personal connection with the residents.

SWVTC provides 24/7 care of the residents, including medical assistance, behavioral intervention, and safety, as well as a wide range of activities and off-campus outings.¹ The medical and direct care staff at SWVTC is intimately familiar with each resident and that person’s medical needs, and behavioral requirements.

1. In closing, here are three questions and requests for you:
 - a. In support of the SWVTC residents, and their families, from the City of Norton: Will this City Council stand up for these “High-Needs” individuals; will you pass and sign a Resolution of Support to Keep SWVTC open?
 - b. All of the Resolutions of Support will be hand delivered to the Governor, with media coverage.

The services presently offered at SWVTC are: 24/7 medical care; pharmaceutical services; 24/7 hour direct care and supervision; occupational, physical, and speech therapy; dental services, (NOTE: this dental clinic is utilized by other I/DD people living in the communities of our SW Virginia region); neurology; a nutritionist for special dietary needs; community involvement including, and not limited to, work possibilities, trips, volunteer work, and any other activity that enhances the lives of each individual and meets their needs. The individuals also must have a secure environment where their safety, and the safety of others, is of the utmost importance.

- a. **August 21, 2008** – DOJ initiated an investigation into CVTC. A family member filed a complaint with DOJ that their I/DD person was capable of living in a community setting; yet, remained at CVTC
- b. **April 21, 2010** – DOJ put Virginia on notice that DOJ was expanding its investigation to include all five (5) of the training centers
- c. **February 10, 2011** – DOJ issued its findings: Virginia was not doing enough to move the training center residents into a community setting
- d. **January 26, 2012** – The DOJ Settlement Agreement with the Commonwealth of Virginia was signed
- e. **August 23, 2012** – Judge Gibney issued his ruling ¹ that it is up to the General Assembly or the Governor to keep our Training Centers open.

Virginia Code 37.2-837(A)(3) states that I/DD people can have the *choice* of a Training Center. “Pursuant to regulations of the Centers for Medicare & Medicaid Services and the Department of Medical Assistance Services, **no consumer at a training center who is enrolled in Medicaid shall be discharged if the consumer or his legally authorized representative on his behalf chooses to continue receiving services in a training center.**”

SB627 (2015): 1. § 1. “That the Department of Behavioral Health and Developmental Services shall, before transferring any training center resident to another training center or to community-based care, provide written certification to such training center resident or his legally authorized representative that (i) **the receiving training center or community-based option provides a quality of care that is comparable to that provided in the resident's current training center regarding medical, health, developmental, and behavioral care and safety** and (ii) all permissible placement options available under the Commonwealth's August 23, 2012, settlement agreement with the U.S. Department of Justice, including the option to remain in a training center, have been disclosed to the training center resident or his legally authorized representative. A training center resident or his legally authorized representative may waive the certification requirement imposed in clause (i).”

Support sought for regional training center

by JENAY TATE AND JEFF LESTER • STAFF WRITERS

11.20.15 - 12:03 am

Advocates for the Southwest Virginia Training Center in Hillsville are pleading for local government support in their fight against closing the facility for intellectually and developmentally challenged individuals in 2018.

Virginia's plan to create community-based care and close all but one of the centers, which house some of the state's most severely challenged people, stems from a U.S. Department of Justice investigation that found the commonwealth "fails to provide services to individuals with intellectual and developmental disabilities in the most integrated setting appropriate to their needs."

But Charlotte Barkley, representing the Parent Advocacy and Advisory Council, told Norton City Council Tuesday that residents of the center are very integrated into the community. Her stepson is actually from Norton, Barkley said, and he is safe there.

Barkley sought resolutions of support for keeping the center open from city council and from Wise County Board of Supervisors last week.

For both bodies, Barkley played a short video her organization had produced about the center, an intermediate care facility which opened in May 1976 and currently houses about 124 high-needs people in a self-contained community.

In addition to a physician on site or on call and other medical staff, the center has about 500 employees and more than 100 volunteers from the community who provide socialization for residents. The communities have welcomed them, she said, and residents "have developed a really close relationship with the volunteers."

The video included short profiles of some residents with profound mental retardation, autism, seizure disorders, severe cerebral palsy, individuals who are nonverbal and totally dependent on others for care. Most of the high-needs individuals require 24/7 care, she noted.

The only center slated to remain open will be in the opposite end of the state and too far for families to visit residents the way they do now, Barkley told county supervisors. There is no room for expansion there and there are not enough intermediate care facility beds across the state to accommodate all those who will be discharged from the state facilities.

In addition to residents living at the Hillsville center, she said, another 65 individuals at the Central Virginia center would be moved back into Southwest Virginia.

While the justice department concluded Virginia was not doing enough to move people into a community setting, Barkley told county supervisors, "we simply do not have the facilities, housing services, support and care out in the communities"

to take care of them.

And while the state asserts a cost savings, Barkley claimed that closing the center would actually produce no savings. She said localities would have to pick up a share of the cost of caring for individuals discharged back to their communities.

The Southwest Virginia Training Center is the most economically run training center in Virginia, based on statistics from 2010 to 2012, she said. The cost was about \$141,000 annually per individual, she said, with other centers showing a cost as high as \$200,000.

The center is the county's second largest employer, she noted, and, if closed, would have a devastating impact on local the economy.

Nothing in the settlement decree compels the closure of any facility, she told supervisors. As easily as Gov. Bob McDonnell signed the executive order closing them, Barkley said, the current governor could sign an executive order to keep them open.

Barkley asked supervisors if there was any way Southwest Virginia or Wise County could either bear the moral or financial burden to care for these individuals. Is Wise County ready, she asked, to take on this enormous responsibility and financial burden?

While Supervisor Robby Robbins was ready to take action Thursday night, others wanted more time to digest the request. Supervisors deferred action to their December meeting as did their counterparts in Norton Tuesday.

Councilman Mark Caruso wanted to know the rationale for closing the centers and keeping only one open. Barkley said she wished she knew.

While he dislikes big government, Caruso said, this sounds like an example where government has a role.

Both council and supervisors asked Barkley if there was time pressure for action.

Yes, she said, to the extent that the organization is hoping to deliver letters and resolutions of support to the governor's office in mid-December.

DOJ SETTLEMENT AGREEMENT

- August 2008: U.S. Department of Justice initiates investigation of Central Virginia Training Center under the Civil Rights of Institutionalized Persons Act.
- April 2010: DOJ notifies Commonwealth of Virginia it is expanding investigation to focus on state's compliance with Americans with Disabilities Act and the U.S. Supreme Court Olmstead ruling. The Olmstead decision requires that individuals be served in the most integrated settings appropriate to meet their needs consistent with their choice.

- February 2011: DOJ submits findings letter to Virginia, concluding the commonwealth fails to provide services to individuals with intellectual and developmental disabilities in the most integrated setting appropriate to their needs.
- March 2011: On advice of Attorney General's office, Virginia enters into negotiations with DOJ in an effort to reach settlement.
- January 2012: Virginia and DOJ reach settlement agreement, resolving investigation of Virginia's training centers and community programs as well as state compliance with the ADA and Olmstead decision.

— Virginia Department of Behavioral Health and Developmental Services,
<http://www.dbhds.virginia.gov/>

© thecoalfieldprogress.com 2015

Local official differs on training center closure

by JENAY TATE • EDITOR AND PUBLISHER

11.20.15 - 12:02 am

While recent calls for support may have just turned general public attention on the Southwest Virginia Training Center in Hillsville and its connection to Wise County, Planning District One Behavioral Health Services has been directly engaged there as the state has moved to community-based care for high-needs individuals with intellectual and developmental disabilities.

Behavioral Health staff are onsite weekly, executive director Sandy O'Dell said in a Wednesday interview, working with center staff, residents and families on critical and comprehensive planning for their discharge before the center closes in 2018.

So far, O'Dell said, six individuals from Wise, Lee and Scott counties and the city of Norton have been discharged from the center and returned to communities. "It's been fairly seamless," she said.

Twenty others from the planning district remain to be transitioned out of the center, O'Dell said, and the very last to move will be the residents with the highest needs. Their issues are most complex, she said, and some will have needs beyond those for whom Behavioral Health has provided service in the past.

"That's one reason why discharge planning doesn't happen overnight and why closing of the training center isn't happening over night," she said.

But keeping open the Hillsville and other training centers is not really a viable option, she said.

First, she said, the U.S. Department of Justice made clear in its investigation of Virginia's approach to serving its intellectually and developmentally disabled citizens that the state violated federal law and kept people in state institutions who would be better served in the community.

Virginia settled its case, and rightfully and wisely so, O'Dell said, rather than undertake a lengthy court battle it would surely lose.

The settlement does not say Virginia must close the training centers, she said, but it does say services must be provided in the most integrated way that meets an individual's needs. The training centers are not identified as among their choices, she added.

Across the state, she said, people are being discharged and moved into the community — some back home with supported staff, some into their own apartments with supported staff, some with roommates from the centers, some into group homes and some into sponsored homes similar to foster homes with support staff.

As the numbers of institutionalized individuals dwindle, she said, so does the

state's ability to maintain centers with empty beds. No state can afford to keep empty beds open, she said, adding that the cost of community-based care is much less than providing it through an institution.

While a family may want an individual to remain in a center, O'Dell compared it to wanting to stay in the hospital for a little longer when the medical physician has determined a patient is ready for release.

O'Dell doesn't know what will be the outcome for every individual in Planning District One. Among the things her agency encounters, she said, are residents who no longer have surviving family or whose family has since moved out of the region or state. They work with family members and guardians to determine what they want to do, she said, and what they think is best for their family members.

The transition comes with mixed emotions.

On the one hand, O'Dell said, it is an exciting time. Imagine the opportunities and experiences these challenged individuals will have that most have not had before, she said, adding that some people will live a totally different kind of life. "That can be uplifting," she said.

"It's an exciting time for the state but we have to be very careful with how we are planning for discharge," she said.

Looming large, however, are the concerns of families who worry what will happen to individuals outside of state facilities and potentially homes of people they don't know.

O'Dell acknowledges the worry and pain confronting families faced with complex and emotional choices for a member's care. Until now, the state really has been the care provider, she said, adding that she imagines that arrangement provided some reassurance to families.

She acknowledges that not every resident can be returned to community-based care. There will be some not suited for an integrated approach, she said, adding that the state never envisioned every single resident being returned to their family's homes.

She acknowledges the worry of center staff who face job loss and of the community that will lose a leading employer.

O'Dell acknowledges that the transition will come at a cost to communities. What she doesn't know, however, is the exact match rate a community will have to provide as its share of the cost. She said she is in pursuit of those numbers to provide to localities.

The transition is not perfect and it is, indeed, not easy, O'Dell said, but it integrates, not isolates, challenged individuals into a community and provides for their support.

Asked if they have seen public support trending toward community-based versus institutional care, O'Dell put it this way: She believes the community understands that, had there been available back 30 years ago what all is available now, there would be no institutions to close.

© thecoalfieldprogress.com 2015



Inter-Office Memo

To: Mayor and City Council
From: Fred L. Ramey, Jr., City Manager *FR*
CC:
Date: November 22, 2015
Re: Use of Former Goad Property

Recently City Council had informally asked that the Norton Industrial Development Authority (NIDA) evaluate the front portion of the Farmers Market building for ways to make the building look more attractive. At our December 1st Council meeting, I will be sharing a possible plan for City Council's consideration.

Thank You.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made and entered into by and between the INDUSTRIAL DEVELOPMENT AUTHORITY OF THE CITY OF NORTON (NIDA) and THE CITY OF NORTON (CITY).

RECITALS

- A. NIDA proposes to become the owner of a certain parcel in the City of Norton hereinafter referred to as the "Goad property" located at 815 Park Avenue, SW, Norton, Virginia.
- B. The parties have agreed upon various matters pertaining to the Goad property and wish to reduce their understanding to writing.

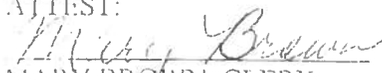
W I T N E S S E T H:

THAT for and in consideration of the mutual covenants and agreements hereinafter contained, the receipt and adequacy of which is hereby acknowledged, and in order to induce the City to appropriate the monies to NIDA the parties do hereby agree as follows:

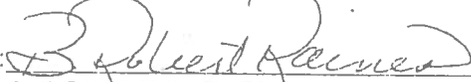
- 1. NIDA will obtain financing secured by a Deed of Trust in an amount not to exceed upon terms and conditions approved in advance by the City Manager to purchase the Goad property.
- 2. NIDA covenants and agrees to convey the Goad property to the City of Norton, with covenants of general warranty excepting only the outstanding balance on the Deed of Trust described above, within 30 days from written demand by the City of Norton to the Chairman of NIDA.

- 3. NIDA will not further encumber the Goad property beyond the loan described above without the prior approval of Norton City Council.
- 4. After payment of its normal, customary and reasonable operating expenses and after payment of existing loans on the Virginia Relay Center property, NIDA will commit and pay its remaining revenues from its properties, including but not limited to, the 900 block property, to repayment of the loan described above. The City may, at its option, from time to time, appropriate sums to NIDA to assist NIDA in the repayment of the debt described above, but nothing in this agreement shall be construed to obligate the City, in advance, to the repayment of the debt or any violation of the Virginia Constitution or Virginia Statutory debt restrictions upon the City.
- 5. The parties agree to execute such other documents as may be necessary to effectuate the terms of this agreement.

IN WITNESS WHEREOF, the parties have caused this Memorandum of Understanding to be executed by their duly-authorized representatives. This agreement shall become effective upon execution by the Mayor of the City of Norton.

ATTEST:

 MARY BROWN, CLERK

CITY OF NORTON
 A VIRGINIA MUNICIPAL CORPORATION

BY: 
 B. ROBERT RAINES, MAYOR

EXECUTION DATE: 5/17/05

INDUSTRIAL DEVELOPMENT
AUTHORITY OF THE CITY OF
NORTON

ATTEST: *Jenny Collins*
SECRETARY

BY: *William J. Stungill*
CHAIRMAN

EXECUTION DATE: *6-14-05*

Inter-Office Memo



To: City Council
From: Fred L. Ramey, Jr. *FR*
CC:
Date: November 17, 2015
Re: 2016 Fireworks

It's that time of year that we need to enter into a contract with our fireworks vendor. We have worked with our current fireworks vendor for well over 20 years and have shared an excellent working relationship. They have provided us a great show over the years even though our budget of \$10,000 has remained the same since 2008.

As I reported to Council at our July 21st meeting this year, we received more than a few complaints because we held our fireworks on July 5th rather than July 4th due to our limited budget. As I reported at the July 21st meeting, in order to be guaranteed to have our fireworks on either July 3rd (which will be on Sunday in 2016) or July 4th (which will be on Monday), we will need to increase our budget to at least \$15,000. If we would like to have our display on Saturday, July 2nd, we will need to increase our budget to \$12,000.

I will be placing this on an upcoming agenda for formal Council consideration but I wanted to give everyone a heads up in advance.

Please let me know if you have any questions.

Thank You.

11-04-2015

Triad Freightliner of Tennessee, LLC.

\$130,075.0

Invoice #V002000108 - \$126,979.00

Extended Warranty - \$ 3,096.00
as per attached

4-002-040000-0042

2016 Freightliner Dump Truck

**CITY OF NORTON
GENERAL OPERATING FUND**
NORTON, VA 24273

THE FIRST BANK & TRUST
NORTON, VA

137946

68-448 51
1

*****One Hundred Thirty Thousand Seventy-Five Dollars and No Cents*****

PAY TO THE ORDER OF:

DATE

AMOUNT

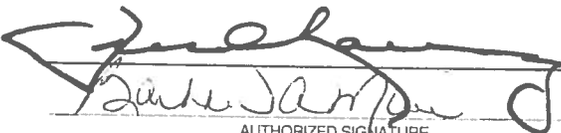
11-04-2015

\$130,075.00

Triad Freightliner of Tennessee, LLC.

P O Box 5729

Kingsport, TN. 37663


AUTHORIZED SIGNATURE MP

⑈ 137946 ⑈ ⑆ 051404464 ⑆ 100002346 ⑈