Town Clark

TOWN OF WALLINGFORD, CONNECTICUT

TOWN COUNCIL MEETING

September 12, 2006

6:30 P.M.

MINUTES

The following is a record of the minutes of the Wallingford Town Council at a regular meeting held on Tuesday, September 12, 2006, in the Robert Earley Auditorium of the Wallingford Town Hall. Town Council Chairman Robert F. Parisi Called the Meeting to Order at 6:37 P.M. Responding present to the Roll Call given by Town Clerk Barbara Thompson were Councilors Michael Brodinsky, Vincenzo M. DiNatale, Lois Doherty, Stephen W. Knight, Iris F. Papale, Robert F. Parisi, Rosemary Rascati, and Vincent F. Testa, Jr. Mayor William W. Dickinson, Jr., Assistant Town Attorney Gerald E. Farrell, Sr. and Comptroller James Bowes were also present. Councilor Gerald E. Farrell, Jr. was absent due to vacation.

There was a Moment of Silence, the Pledge of Allegiance was said and the Roll Call taken.

- 1. Pledge of Allegiance and Roll Call
- 2. Correspondence
- 3. Consent Agenda
 - **3a.** Consider and Approve Tax Refunds (#145-#224) totaling \$18,683.98 Acct. # 001-1000-010-1170 Tax Collector
 - 3b. Acceptance of \$2,500 Donation from Wallingford Stop and Shop
 Parks and Recreation
 - 3c. Consider and Approve an Appropriation of \$2,500 to Professional Services-Entertainment/Special Events Acct # 001-4001-901-9017 and to Misc. Revenue Acct. # 1075-070-7040 Parks and Recreation
 - 3d. Consider and Approve a Transfer of Funds in the Amount of \$3,300 to Automatic External Defibrillator Acct. # 001-4001-999-9919 from Recreational Supplies Acct. # 001-4001-401-4100 Parks and Recreation

- 3e. Consider and Approve an Appropriation of \$19,555 for SCOW Program to Revenue and to Expenditures Program Planning
- 3f. Consider and Approve a Resolution authorizing the Mayor to Execute a Memorandum of Understanding with the State of Connecticut Department of Emergency Management and Homeland Security for participation in the FY 2007 Emergency Management Performance Grant Program Mayor
- **3g.** Approve Town Council minutes of August 28, 2006.
- 3h. Approve Town Council minutes of August 22, 2006.
- 3i. Approve Town Council minutes from March 20, 2006
- 3j. Approve Town Council minutes from March 22, 2006
- 3k. Approve Town Council minutes from March 23, 2006
- 31. Approve Town Council minutes from January 24, 2006

Mr. Knight made a motion to accept the Consent Agenda 3a.- 31. Ms. Doherty seconded.

All Councilors present voted aye. Mr. Farrell was absent from the meeting. The motion passed.

4. Items Removed from the Consent Agenda

None

5. Approve Town Council minutes May 24, 2005.

Mr. Knight made a motion to accept the Town Council minutes May 24, 2005. Ms. Doherty seconded. Mr. Brodinsky and Ms. Rascati said that they would abstain from voting on the 2005 minutes since they were not members of the Council at that time. said that she would abstain from the 2005 minutes also. Ms. Papale said that she and Mr. DiNatale were absent from that meeting. No vote was taken due to the fact that there were not five affirmative votes to pass the item at this meeting.

Kathryn Zandri, 9 Balsam Ridge Circle, made comments regarding the filing of minutes in a timely way.

6. Approve Town Council minutes from March 22, 2005.

Mr. Knight made a motion to accept the Town Council minutes from March 22, 2005. Ms. Doherty seconded.

Six Councilors voted aye. Mr. Brodinsky and Ms. Rascati abstained. Mr. Farrell was absent from the meeting. The motion passed.

7. Approve Town Council minutes from February 22, 2005

Mr. Knight made a motion to accept the minutes from February 22, 2005. Ms. Papale seconded.

Six Councilors voted aye. Mr. Brodinsky and Ms. Rascati abstained. Mr. Farrell was absent from the meeting. The motion passed.

8. Approve Town Council minutes from February 8, 2005

Mr. Knight made a motion to accept the minutes from February 8, 2005. Ms. Doherty seconded.

Six Councilors voted aye. Mr. Brodinsky and Ms. Rascati abstained. Mr. Farrell was absent from the meeting. The motion passed.

Chairman Parisi made a statement regarding the Wooding Caplan Project. He said that many people worked very hard to present, explain, argue and encourage, both support and opposition to, the proposal approved during the Council meetings. He said that clearly there is not a consensus of opinion supporting any of the proposals discussed at the Town Council meetings. He said that recognizing that there is not support for moving forward with any of the existing proposals that it would be best to allow time for new ideas to develop. He said that there is no time-table or reason dictating that a decision must be made now. He said that it is his hope that an idea may mature in the future which allows all of us to embrace a plan that will enhance our downtown.

9. PUBLIC QUESTION AND ANSWER PERIOD

John Rooney, 62 Williams Road, made comments about bond money in relation to Williams Road.

Chairman Parisi called a five-minute recess at 7:00 P.M. and re-convened at 7:05 P.M. He called on Robert Sheehan.

Robert Sheehan, 11 Cooper Avenue, commented on the street closing in regard to the bridges that are out on Christian Street and West Dayton Hill Road and the impact it is having on traffic increase on the detour roads and his concern regarding school bus and emergency vehicle travel. The West Dayton Hill Road bridge is being worked on according to John Thompson,

Town Engineer. He also stated that the town has added bridges to a list of seven compiled by the state because of storm water damages. He said that the design is nearly complete, and they have IWWC approval and are waiting for DEP approval. He said they expect to demolish the Christian Street bridge this winter and new construction should begin in the spring-summer months of 2007 and that following evaluation of the bridge, there is no temporary measure that can be taken.

Pasquale Melillo, 15 Haller Place, Yalesville, noted that Connecticut has had big cutbacks relative to education on the federal level and asked the Council to look at that.

Phil Wright, Sr., 160 Cedar Street, said that he is pleased every day about the beautiful garden of the corner of Elm Street and Pond Hill Road and congratulated the garden club. He commented on the 9/11 Town Hall ceremony.

Tony Debaise, 278 North Main St., made comments about the West Dayton Hill Road bridge, the referendum in regard to the Wooding Caplan property and about consensus. He said that the public should decide and suggested that to save money a referendum could be attached to the voting machines in November.

10. Consider and Approve a Transfer in the Amount of \$29,000 to Maintenance of Signals Acct. # 001-5010-570-5210 from Contingency General Purpose Acct. # 001-7060-800-3190-00 - Engineering

Mr. Knight made a motion to Approve a Transfer in the Amount of \$29,000 to Maintenance of Signals Acct. # 001-5010-570-5210 from Contingency General Purpose Acct. # 001-7060-800-3190-00 as requested by the Engineering Department. Ms. Doherty seconded.

Mr. Knight read the memorandum (Appendice I) from P.U.C. Director, Raymond F. Smith to the Mayor.

Raymond F. Smith, P.U.C. Director John P. Thompson, Town Engineer

Mr. Smith said that this is part of the conservation effort which is a way to offset increases in energy prices. He said that the town is obligated under state law to collect conservation load management funds and to apply those funds in areas where they think that savings are appropriate and demonstrate good use of those monies. He said that there are a number of traffic signals in Wallingford that have LED signal equipment and some that do not. He said that there is a significant reduction in energy uses by using LED lenses as compared to the standard reflector and light bulb signalization. He showed the Council a red 20-watt LED unit, which replaces a 69-watt unit.

(There was no discussion)

Each Councilor, individually, voted aye. Mr. Farrell was absent from the meeting. The motion passed.

11. Conduct a Public Hearing at 7:00 P.M. to Consider and Act on an Ordinance entitled: An Ordinance Concerning Property Tax Exemption for Certain Farm Machinery and Farm Buildings – Law Department

Mr. Knight read - An Ordinance Concerning Property Tax Exemption for Certain Farm Machinery and Farm Buildings. Mr. Knight said that some legislation was passed by the State of Connecticut allowing municipalities to grant an exemption from property tax for farm machinery, except motor vehicles, and any horse or pony and to grant an exemption from property tax for farm buildings. He said that this is in addition to one that is already in place and he read Section 2 "Eligibility" of the Ordinance. (Appendix II)

Chairman Parisi opened the Public Hearing at 7:30 P.M.

The following people spoke in favor of approving the changes to the Ordinance: Eric Henry, 141 Blue Hills Road, Pasquale Melillo, 15 Haller Place, Kathryn Zandri, 9 Balsam Ridge Circle, who asked if there was a clause in the Ordinance for the Town to recoup the taxes if the property was sold for development, and Bev Calza, who asked that information regarding tax exemptions, for property owners, especially the elderly, be made more public in town so as to reach all of its citizens. Information is available in the Assessor's Office and the Senior Center, and it was suggested that a flier could be periodically enclosed in the Electric Division billing mailing.

Chairman Parisi closed the Public Hearing at 7:40 P.M.

Mr. Knight made a motion to pass the Ordinance concerning property tax exemption for certain farm machinery and farm buildings as presented.

Ms. Rascati seconded.

ROLL CALL VOTE

Brodinsky – yes; DiNatale – yes; Doherty – yes; Knight – yes; Papale – yes; Rascati – yes; Testa – yes; Parisi – yes. Mr. Farrell was absent from the meeting. (8- yes; 1 absent).

The motion passed.

(See Appendix II)

12. Conduct a Public Hearing at 7:15 P.M. to Consider and Act on an Amendment to an Ordinance entitled: Veterans Tax Exemption – Law Department

Chairman Parisi opened the Public Hearing at 7:52 P.M.

Mr. Knight said that the original ordinance was passed several years ago in response to some changes in State of Connecticut legislation that allowed adjustment to the income threshold for one of the tax exemptions that municipalities can grant to veterans. He spoke about two other exemptions structured by the state legislature that are either fully or partially reimbursed by the State of Connecticut. He said that this amendment is an additional and third one structured by the State of Connecticut and is an exemption that is not reimbursable. He said that presently veteran's whose income as defined by the legislation is \$27,700 for a single person, and \$33,900 for a married couple would qualify for \$10,000 exemption. This ordinance amendment is suggesting that the \$10,000 be raised as allowed by the State of Connecticut law to \$15,000 so that veterans that are single with a \$42,700 income or a married veteran with a \$48,900 income are now eligible for this exemption. He talked about the financial impact on the community. He said that they don't know how many veterans will qualify and don't know their income. He said that the State of Connecticut legislation allowed this adjustment to be up to \$25,000 but that the Ordinance Committee chose \$15,000 in hope that they would gather some hard data regarding the financial impact on the Town's budget and that once that is known, the issue can be revisited. He referred to Chapter 203, Article II Jason Zandri, 35 Lincoln Drive, asked what the impact was when the exemption was \$10,000. Mr. Knight responded that the Comptroller took some census data and some other figures and determined that if they increase it by \$10,000, he thought that 510 veterans total would qualify and that the impact on the town would be \$108,375. These are estimates. He said that if it is increased by \$15,000 that would add another \$15,000 to the impact making it \$123,000. There are other caveats. First, the State of Connecticut legislature excludes disability payments from the formula to determine the income figure. He said that, secondly, the State of Connecticut legislature continues to redefine those veterans who qualify and that it is now extended to reservists and that it is no longer just combat veterans. He said that it continues to evolve. Mr. Zandri said that he supports this amendment and would like to see it revisited. Pasquale Melillo, 15 Haller Place, also supports this amendment. Jim Dunn, Shaw-Sinon Post 73 of the American Legion also supports the amendment. Dave Gessert, Grandview Avenue, commended the Mayor and the Fire Chief for the 9/11 ceremony, and speaking as a veteran, and currently Senior Vice Commander of Siedlicki Post 187, he said that he supports the proposed amendment. Wes Lubee, 15 Montowese Trail, commended Assessor Shelby Jackson for his efforts to inform the public regarding tax exemptions and said that putting this amendment into effect should not take long.

Chairman Parisi closed the Public Hearing at 7:56 P.M.

Mr. Knight made a motion to accept the Veteran's Tax Exemption Amendment to the ordinance as written. Ms. Doherty seconded.

ROLL CALL VOTE

Brodinsky – yes; DiNatale – yes; Doherty – yes; Knight – yes; Papale – yes; Rascati – yes; Testa – yes; Parisi – yes. Mr. Farrell was absent from the meeting. (8- yes; 1 absent).

The motion passed.

(See Appendix III)

13. Conduct a Public Hearing at 7:30 P.M. to Consider and Act on an Amendment to an Ordinance entitled: Alcoholic Beverages – Law Department

Mr. Knight said briefly that this amendment changes the hours of alcohol service on Sunday from noon to 11:00 A.M. by establishments holding alcohol service permits. And that permittees violating the alcoholic beverages ordinance be changed to \$90 for the first offense, \$500 for the second offense and \$1,000 for a third and all subsequent offices.

Chairman Parisi opened the Public Hearing at 7:57 P.M.

(There was no discussion.)

Chairman Parisi closed the Public Hearing at 7:59 P.M

Mr. Knight made a motion to adopt the amendment as presented. Ms. Doherty seconded.

ROLL CALL VOTE

Brodinsky – yes; DiNatale – yes; Doherty – yes; Knight – yes; Papale – yes; Rascati – yes; Testa – yes; Parisi – yes. Mr. Farrell was absent from the meeting. (8- yes; 1 absent).

The motion passed.

(See Appendix IV)

14. Executive Session pursuant to §1-200 (6)(D) of the Connecticut
General Statutes with respect to the purchase, sale and/or leasing of property
– Mayor

- 15. Executive Session pursuant to §1-200 (6)(B) of the Connecticut General Statutes regarding strategy and negotiations with respect to the pending tax appeal matter of Maureen Geremia v. Town of Wallingford Law Department
- 16. Executive Session pursuant to §1-200 (6)(B) of the Connecticut General Statutes regarding strategy and negotiations with respect to the pending matter of Janice Server (Town of Wallingford as Intervening Plaintiff) v. John R. Siena, Jr. Law Department

Mr. Knight made a motion to enter into Executive Session pursuant to

- 14. §1-200 (6)(D) of the Connecticut General Statutes with respect to the purchase, sale and/or leasing of property
- 15. §1-200 (6)(B) of the Connecticut General Statutes regarding strategy and negotiations with respect to the pending tax appeal matter of Maureen Geremia v. Town of Wallingford
- 16. §1-200 (6)(B) of the Connecticut General Statutes regarding strategy and negotiations with respect to the pending matter of Janice Server (Town of Wallingford as Intervening Plaintiff) v. John R. Siena, Jr.

Ms. Doherty seconded. All Councilors present voted Aye. Mr. Farrell was absent from the meeting. The motion passed.

The Council entered into Executive Session at 8:00P.M.

Mr. Knight made a motion to exit from Executive Session. Ms. Doherty seconded. All Councilors present voted Aye. Mr. Farrell was absent from the meeting. The motion passed.

The Council exited Executive Session at 8:29 P.M.

Attendance at Executive Sessions:

Session #14:

Councilors Brodinsky, DiNatale, Doherty, Knight, Papale, Parisi, Rascati, Testa, Mayor Dickinson, Assistant Town Attorney Gerald E. Farrell, Sr.

Session #15:

Councilors Brodinsky, DiNatale, Doherty, Knight, Papale, Parisi, Rascati, Testa, Mayor Dickinson, Comptroller James Bowes, Assistant Town Attorney Gerald E. Farrell, Sr.

Session #16:

Councilors Brodinsky, DiNatale, Doherty, Knight, Papale, Parisi, Rascati, Testa, Mayor Dickinson, Comptroller James Bowes, Assistant Town Attorney Gerald E. Farrell, Sr.

17. Motion to Consider and Approve the Settlement of the Maureen Geremia v.

Town of Wallingford tax appeal matter as discussed in Executive Session –

Law Department

Mr. Knight made a motion to Approve the Settlement of the Maureen Geremia v. Town of Wallingford tax appeal matter as discussed in Executive Session. Ms. Papale seconded.

All Councilors present voted aye, and the motion passed. Mr. Farrell was absent from the meeting. The motion passed.

18. Motion to Consider and Approve the Settlement of the pending matter of Janice Server ((Town of Wallingford as Intervening Plaintiff) v. John R. Siena, Jr. as discussed in Executive Session – Law Department

Mr. Knight made a motion to Approve the Settlement of the Maureen Geremia v. Town of Wallingford tax appeal matter as discussed in Executive Session. Ms. Papale seconded.

All Councilors present voted Aye. Mr. Farrell was absent from the meeting. The motion passed.

Mr. Knight made a motion to adjourn. Ms. Rascati seconded.

All Councilors present voted Aye. Mr. Farrell was absent from the meeting. The motion passed.

The meeting adjourned at 8:30 P.M.

Respectfully submitted

Sandra R. Weekes Town Council Secretary

Meeting recorded and transcribed by Sandra R. Weekes

AT 3 H 55M P M AND RECORDED BY

Toward CHERK



Barbara Thompson, Town Clerk

726-06 Data



RAYMOND F. SMITH, P.E.

DEPARTMENT OF PUBLIC UTILITIES 100 JOHN STREET WALLINGFORD, CONNECTICUT 06492

TELEPHONE 203-294-2263 FAX 203-294-2267

MEMORANDUM

TO:

Mayor William Dickinson

•

G. Adair

FROM:

Raymond F. Smith

R. Hendershot

DATE:

August 16 2006

J. Thompson

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August 16, 2006

SUBJECT:

RELAMPING OF TRAFFIC SIGNALS

As an update to the energy savings benefit for relamping of traffic signals in Wallingford, in my original transmittal dated December 19, 2005, I used the purchase price for energy as a determinate for savings. In fact, the price charged to the Town includes taxes to the State as well as an allowance for transfer to the Town. Thus, the actual price charged to the Engineering Department is approximately \$.10 per kilowatt-hour for 2006. Hence, annual savings would start at \$6,053 per year and grow as electric prices continue to rise.

John's cost estimate of \$29,000 covered the materials and equipment portion of the project. The Electric Division will provide the installation using its manpower under Account #426, Community Services. This is the same account that we utilize for Project Graduation, Celebrate Wallingford and other community events.

Using the conservation and load management funds to pay for one-half of the equipment and material costs, the payback result is 2.38 years in addition to the savings accumulated from avoidance of annual relamping charges. In my opinion, this would bring the total payback in the range of 2 years for the equipment expense.

The anticipated installation cost to the Division for its labor will run an estimated \$472 per intersection. It has been reported that the Division can accomplish 2 intersections per day or LED replacements.

Hopefully this information provides enough detail in order that we may move forward on this project.

Raymond F. Smith

APPELLDIX II	1/2	11
ORDINANCE NO.		- 10

AN ORDINANCE CONCERNING PROPERTY TAX EXEMPTION FOR CERTAIN FARM MACHINERY AND FARM BUILDINGS

BE IT ENACTED BY THE TOWN COUNCIL IN SESSION:

SECTION 1. PURPOSE

The Town Council hereby enacts an ordinance to grant an additional exemption from property tax for farm machinery, except motor vehicles, and any horse or pony, and to grant an exemption from property tax for farm buildings.

SECTION 2. ELIGIBILITY

A. All farm machinery, except motor vehicles as defined in §14-1 of the General Statutes, and any horse or pony which is actually and exclusively used in farming, as defined in §1-1 of the General Statutes, when owned and kept in this state by, or when held in trust for, any farmer or group of farmers operating as a unit, a partnership or a corporation, a majority of the stock of which corporation is held by members of a family actively engaged in farm operations, shall qualify for the tax exemption in accordance with the gross sales or expenses requirement set forth below. Only one such exemption shall be allowed to each farmer, group of farmers, partnership or corporation. The dollar limitation on farming tools provided by §12-81(38) of the General Statutes shall not apply to farmers receiving an exemption under this ordinance.

B. All buildings actually and exclusively used in farming, as defined by §1-1 of the General Statutes, except the residence of such farmer, shall qualify for the tax exemption in accordance with the gross sales or expenses requirement set forth below.

SECTION 3. EXEMPTION

- A. All eligible farm machinery shall be exempt farm property to the extent of an additional assessed value of \$100,000.00, and any eligible horse or pony shall be exempt from property tax.
- B. All eligible farm buildings shall be exempt from property tax to the extent of an assessed value of \$100,000.00.

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ORDINANCE NO.	•	

<u>SECTION 4. APPLICATION FOR BENEFITS; SALES/EXPENSES REQUIREMENT;</u> <u>APPEAL</u>

A. Annually and within 30 days after the assessment date of October 1, each individual farmer, group of farmers, partnership or corporation shall make written application for the exemption provided by this ordinance to the Assessor (except that for the assessment date of October 1, 2006, applications shall be filed with the Assessor on or before November 30, 2006) including therewith a notarized affidavit certifying that such farmer, individually or as part of a group, partnership or corporation, derived at least \$15,000 in gross sales from such farming operation or incurred at least \$15,000 in expenses related to such farming operation, with respect to the most recently completed taxable year of such farmer prior to the commencement of the assessment year for which such application is made, on forms to be prescribed by the Commissioner of Agriculture.

B. Any person aggrieved by any action of the Assessor shall have the same rights and remedies for appeal and relief as are provided in the General Statutes for taxpayers claiming to be aggrieved by the doings of the assessors or board of assessment appeals.

SECTION 5. EFFECTIVE DATE

The exemptions from property tax provided by this ordinance shall become effective with the October, 2006 Grand List.

Town of Wa	llingford this	day	Ordinance was ena of own of Wallingford	, 2006,	e Town Co in accorda	
			en e			
			Barbara Thomp Town Clerk	son		
APPROVED	:					
	William W. D	ickinson, Jr	r., Mayor			
DATE:						

	APPENDIX	III	1/21	2_
ORD	INANCE NO			

VETERANS TAX EXEMPTION

BE IT ENACTED BY THE TOWN COUNCIL IN SESSION:

That Article II, "Veterans Tax Exemption" of Chapter 203, "Taxation", of the Code of the Town of Wallingford is hereby repealed, and the following Article II is substituted in lieu thereof.

ARTICLE II Veterans Tax Exemption

§203-2. Section 1. Additional Exemption.

Any veteran entitled to an exemption from property tax in accordance with subdivision (19) of §12-81 of the Connecticut General Statutes shall be entitled to an additional exemption applicable to the assessed value of property up to the amount of \$10,000.00 provided such veteran's qualifying income does not exceed the applicable maximum amount as provided under §12-811 of the Connecticut General Statutes as increased by the sum of \$15,000.00.

§203-2. Section 2. Veteran's surviving spouse.

Any veteran's surviving spouse entitled to an exemption from property tax in accordance with subdivision (22) of §12-81 of the Connecticut General Statutes shall be entitled to an additional exemption applicable to the assessed value of property up to the amount of \$10,000.00 provided such surviving spouse's qualifying income does not exceed the maximum amount applicable to an unmarried person as provided under 12-81 of the Connecticut General Statutes as increased by the sum of \$15,000,00.

§203-2. Section 3. Application process.

Any such veteran or spouse submitting a claim for such additional exemption shall be required to file an application on a form prepared for such purpose by the assessor, not later than the assessment date with respect to which such additional exemption is claimed, provided when an applicant has filed for such exemption and received approval for the first time, such applicant shall be required to file for such exemption biennially thereafter, subject to the provisions of Section 4 of this Article. Each such application shall include a copy of such veteran's or spouse's federal income tax return, or in the event such a return is not filed, such evidence related to income as

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ORDINANCE NO.		

may be required by the assessor, for the tax year of such veteran or spouse ending immediately prior to the assessment date with respect to which such additional exemption is claimed.

§203-2. Section 4. Presumed qualified; Notice and process when have excess income

Any person who has submitted application and been approved in any year for the additional exemption under Section 1 or 2 of this Article shall, in the year immediately following approval, be presumed to be qualified for such exemption. During the year immediately following such approval, the assessor shall notify, in writing, each person presumed to be qualified pursuant to this Section. If any such person has qualifying income in excess of the maximum allowed under said Section 1 or 2, such person shall notify the assessor on or before the next filing date for such exemption and shall be denied such exemption for the assessment year immediately following and for any subsequent year until such person has reapplied and again qualified for such exemption. Any person who fails to notify the assessor of such disqualification shall make payment to the Town of Wallingford in the amount of property tax related to the exemption improperly taken.

I HEREBY CERTIFY that this Ordinance was enacted by the Town Council of the Town of Wallingford this day of , 2006, in accordance with the provisions of the Charter of the Town of Wallingford.

BARBARA THOMPSON Town Clerk

APPROVED		٠.		6.		
	William	W. Die	ckinson	, Jr., N	layor	
						7
DATE:						

APPENDIX 11 1/2 13				
ORDINANCE	NO		1	

ALCOHOLIC BEVERAGES

BE IT ENACTED BY THE TOWN COUNCIL IN SESSION:

That Article III, "Hours of Sale" of Chapter 62, "Alcoholic Beverages", of the Code of the Town of Wallingford is hereby repealed, and the following Article III, "Hours of Sale", is substituted in lieu thereof.

§62-6. Sunday hours.

Pursuant to the authority of §30-91(b) of the General Statutes, the sale or the dispensing or consumption or the presence in glasses or other receptacles suitable to permit the consumption of alcoholic liquor by an individual in places operating under hotel permits, restaurant permits, café permits, club permits and golf country club permits shall be lawful on Sundays between the hours of 12:00 midnight and 2:00 a.m. and between the hours of 12:00 neen 11:00 a.m. and 11:00 p.m., except that on any Sunday that is December 31, such sales shall be lawful between the hours of 12:00 midnight and 2:00 a.m. and between the hours of 42:00 neen 11:00 a.m. and 12:00 midnight and except that on any Sunday that is January 1, such sales shall be allowed between the hours of 12:00 midnight and 3:00 a.m. and between the hours of 42:00 neen 11:00 a.m. and 11:00 p.m.

§62-7. Unlawful hours.

The sale or dispensing of alcoholic liquor in places operating under package store permits, package store beer permits, drug store permits, drug store beer permits or grocer store beer permits shall be unlawful before 9:00 a.m.

§62-8. Violations and penalties.

Any permittee operating under any of the permits referred to in this article violating any of the provisions hereof shall be fined not more than \$100 for each effense in addition to any penalty otherwise provided for by the General Statutes \$90.00 for a first offense, \$500.00 for a second offense and \$1,000.00 for a third and all subsequent offenses.

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	ORDINANCE NO		

I HEREBY CERTIFY that this Ordinance was enacted by the Town Council of the Town of Wallingford this day of , 2006, in accordance with the provisions of the Charter of the Town of Wallingford.

BARBARA THOMPSON Town Clerk

APPROVED):			
	William W.	Dickinson,	Jr., Mayor	
DATE:				