



**NORTON CITY COUNCIL
REGULAR COUNCIL MEETING
MONDAY, JUNE 8, 2009**

Roll Call: Ken Braman
Brenda Hlas
Tom Jones
Dennis McGlone
Bill Mowery
Scott Pelot
Mike Zita

Also Present:
Mayor David Koontz-Excused
Rick Ryland
John Moss
Pete Kostoff
Karla Richards
Ann Campbell-Excused

The Regular Council Meeting convened on Monday, June 8, 2009 at 7:00 PM, in Council Chambers of the Safety Administration Building. The meeting was called to order by Mike Zita, President of Council, followed by the Pledge of Allegiance and a moment of silent prayer.

COMMITTEE OF THE WHOLE:

Mrs. Hlas stated last week we discussed the House Bill 1 where they had added limitations on the internet reverse auctions and the Law Director has prepared Resolution #67-2009. Mrs. Hlas moved to add Res. #67-2009 to tonight's agenda, seconded by Mr. McGlone.

Roll Call: Yeas: Hlas, McGlone, Jones, Mowery, Braman, Pelot, Zita
Nays: None

Motion passed 7-0.

Mr. Zita announced the members of Boy Scout Troop #132 and Scout Master Woodford in the audience tonight for their 1st Class ranking, and welcomed them. Mr. Zita stated that Mayor Koontz is excused this evening due the passing away of his Mother-in-Law and offered condolences to their family.

COMMUNICATIONS FROM THE PUBLIC:

Mr. Ryan Pruett, of the Summit County Health District

Mr. Pruett of the Summit County Health District stated the majority of the transfer of records with the City of Barberton Health District on wells, and food service is going smoothly and nearly completed. Mr. Pruett introduced Mr. Gene Nixon-Health Commissioner, Ms. Donna Skoda, Director of Planning & Policy/Supportive Services, Ms. Gillian Solem, Director of Nursing, Mr. Bob Hasenyager, Director of Environmental Services. Each of the Directors gave a brief overview of the services their department provides, (see attached). Mr. Nixon stated the main goal of the Summit County Health District is to be a solution seeker for your community. Mr. Nixon discussed the 2009 Budget of \$12,000,000.00 and that in 2000 the Budget was \$5,300,000.00. Mr. Nixon stated that

there are no increases in any contract fees for 2010. Mr. Hasenyager stated the Environmental Health is more than just inspections, it is all part of a large program with county needs assessment being a new program this year, in addition to an overhaul of the information system. The main contact number for Summit County Health District is 330-923-4891 and 330-926-5600 for Environmental Health. Mr. Jones inquired about the mosquito spraying program dates, and Mr. Hasenyager replied they don't set fixed dates, its done based on counts, and the weather, rain, etc. Mr. Hasenyager stated that it would be best if the MAD focused their spraying on the ditches and other hot spots. Mr. Jones stated he thought it was in their contract that we would get sprayed at least once a month. Mr. Hasenyager stated this is not the case, it may have been that way in the contract back from 2000. Now we do it based on the need which better manages our costs and the health concerns for your residents. Mr. Jim Lino, a Norton resident, asked if the residents would have to come downtown to get their flu shots and other services? Mr. Hasenyager replied many of our services could be done by mail. Ms. Solem stated that as with any Health District, we are not concerned what community you are from, any Health District can administer flu shots to you. Mrs. Elaine Tompkins, a Norton resident, stated that there is no doubt we are paying twice for this service; its in your contract to include spraying, and MAD collects that from our taxes.

Ms. Shellie Kadilak of the Summit County Solid Waste management Authority, spoke to promote a household hazardous waste drive they are holding this Saturday from 9:00 AM to 1:00 PM at the Coventry High School (see attached flyer).

Ms. Kristina Miller, a Norton resident, spoke about last week's discussion on executive sessions and the comments about corruption and abuse. Ms. Miller stated that a lot of our country's great meetings came from closed meetings, such as the Constitutional Convention. After that session a woman asked Benjamin Franklin what kind of a government we have and he replied to her "A Republic Maam, if you can keep it." Ms. Miller stated a Republic is different than a Democracy, it is ruled by law not by the voice of the people. Ms. Miller stated she could see how it is necessary for Council to hold some meetings in private to protect the safety and laws of the residents. Ms. Miller stated the legislation states under what circumstances you are able to meet behind closed doors, it is not taking power away from the people. There are some circumstances in which you need to discuss things in private.

Mrs. Elaine Tompkins, a Norton resident, congratulated the Administration and the Mayor on the kick off of the concert in the park series, which she attended last Thursday. Mrs. Tompkins stated she would like to have seen more support from Council and other employees. Mrs. Tompkins agreed we do need lighting at the park, however she felt this could be done in stages, not all at once. Mrs. Tompkins commented on the wording of Ord #61-2009, and for a new person attending tonight looking at the agenda they would have no idea this has anything to do with executive sessions. Mrs. Tompkins stated she would like to see the titles spelled out more clearly on all legislation. Mrs. Tompkins discussed the comments from MAD at the last meeting relating to the 15% of the residents replied stating they are satisfied with their services. Mrs. Tompkins stated the other 85 % of the residents are still unsupportive, and they are paying for this whether they like the program or not. Mrs. Tompkins commented about the Johnson Meadows Project and the fact that the city is

the primary borrower of \$500,000.00 and we are on the line to pay the interest on that amount for five years and nine months to date. Mrs. Tompkins stated that our Bond Counsel saw reason to extend the contract down to December 31, 2008 instead of the end of September 2008. It's now six months past that and we have nine months more of interest due to come in. Mrs. Tompkins stated it would be better to get this in a lump sum rather than assessments.

Ms. Charlotte Whipkey, a Norton resident stated she agreed with Mrs. Tompkins regarding the title for Ord. #61-2009 and that she also is not for this amendment. Ms. Whipkey questioned why are we all of the sudden introducing Ohio Revised Code Sections in our Charter, she couldn't find any other references to that in the Charter. Ms. Whipkey wondered how this could affect our Charter and questioned if we really want that reference in our Charter. Mrs. Whipkey stated she wanted an answer on this and if she didn't get it, she hoped some of the Council members would pursue that. Ms. Whipkey discussed Ord. #62-2009 and the minutes from July 14, 2008 of the Regular Council Meeting where it stated that our Charter required us to advertise five (5) times and that it was very expensive. Ms. Whipkey asked where in the Charter does it state this because she could not find any such reference in the Charter. Ms. Whipkey stated she does not get paid for anything that she does here, she is not a particularly fond enjoyment to come here every Monday. Ms. Whipkey read the definition of negligence: *habitually failing to do the required thing, careless and inattentive, dereliction, a neglect or failure of duty.* Ms. Whipkey stated that last November we passed several Charter amendments, one of them we are still going to hearings on where the people and their vote was ignored. There is another one passed last November dealing with Section 7.01 which reads: *In January, 2009 and each five years thereafter, the Mayor shall appoint, subject to confirmation by a majority of the members elected and appointed to Council, seven qualified electors of the Municipality holding no other office or appointment in this Municipality, as members of a Charter Review Commission to serve no more than 12 months from the date of it's first meeting. The members shall serve without compensation.* Ms. Whipkey asked if everyone caught that date of January 2009, because we have been in violation of our Charter since the beginning of the year? Ms. Whipkey stated it is not her job to catch this, however we pay very highly for someone who has no problem telling us how to interpret our Charter. Ms. Whipkey stated she wanted to know what you are going to do about it, you are the ones responsible, not us.

Mr. Alex Stavarz, a Norton resident, congratulated the Mayor, the Administration and those on Council who supported Issue #48-2009-Income Tax Credit. Mr. Stavarz stated he was disappointed in the three members who did not support this, in spite of the fact that all of you know how important utilities are to the future of this city. Mr. Stavarz stated time and time again we have done studies, hired consultants, heard from the Planning Commission and various residents and they all are saying the same thing, we need sewer and water. Apparently you are trying to play politics in an election year, bending to the people against the issue. Mr. Stavarz stated he knows it would not happen but he felt you should resign. As for the folks who live in Norton and don't feel they should support their city, maybe they should consider moving to the city where they work and receive full benefit there. Mr. Stavarz stated he has heard it stated we should emulate what Wadsworth is doing, and he agreed with that.

If you live in Wadsworth as like some other communities, they do not offer a full credit for tax paid to other cities. There are about 15% of the Norton residents who also work in Norton and pay all of their taxes here. Our backs are getting a little tired of carrying the other 85%. This plan is at least 30 years over due and its time we move forward as a city.

Mr. Gilbert Chaney, a Norton resident, stated that since so many people in the Administration live in Wadsworth, lets just annex into Wadsworth, it would solve all of our problems. Mr. Chaney discussed the Summit County Solid Waste Management Authority, and stated that he told us they would be back here hovering around trying to get back in here again. We don't want them. He recalled in the 1950's living in Akron when you could have whoever you wanted for trash service, and then someone decided to take that choice away from us. How unfair that was, you took away someone's livelihood, our rights to decide, this is not America anymore, its like Communism. Mr. Chaney stated its my property, they have no right to seize it or tell me I have to give to them. So now they want us to get in our cars, use our gas and drive to Stow and give them our old batteries for free? Mr. Chaney stated that he did not like these people, he wants nothing to do with Summit County or the City of Akron. Mr. Chaney stated that if they come back he would be on them to do everything he could do to stop them.

CONSIDERATION OF THE MINUTES:

Minutes of the Regular Council meeting of May 11, 2009 were approved as submitted.
Minutes of the Committee Work Session of May 18, 2009 were approved as submitted.
Minutes of the Committee Work Session of June 1, 2009; Mr. Jones stated that he and Mrs. Richards went over a couple of typo's this afternoon, these minutes were approved as written and corrected earlier.

REPORTS FROM OFFICERS, BOARDS AND COMMISSIONS:

Mr. Ryland reported the Civil Service Commission completed the testing for and promotion interviews for a Sgt. in our Police Dept. Mr. Ryland stated hoped to have that finalized and announce who our new Sgt. will be at the next meeting. Mr. Ryland indicated he has been working with the Summit County Engineer's office on ditching projects throughout the city, specifically the Newpark area along Van Hyning run. Mr. Ryland stated that Summit County possesses the heavy equipment, which we need to clear these areas. Mr. Ryland stated the contract has been signed with Lockhart Construction for the Cleveland-Massillon Road Waterline Project, and things should be moving along shortly. Mr. Ryland reported that the paving along Wadsworth Road has begun. Mr. Moss reported that several residents and the Norton Police Dept. were successful in stopping a jumper from an attempted suicide this past Sunday, more details would be provided later. Mr. Ryland commented on Mr. Jones' concerns about the Summit County mosquito spraying. Mr. Ryland indicated he has met with Mr. Pruet to discuss the spraying and the overlap with MAD and as details become more available he would share those with council.

Mr. Kostoff commented about Ord #61-2009 and he has no problems offering new verbiage to add executive session to the title of that legislation. Mr. Kostoff stated that originally he was asked to include the six (6) reasons Council could go into executive sessions, which he did. Mr. Kostoff stated that ultimately it is the Law Directors responsibility to advise you if you are going into executive sessions correctly.

I am not going to allow you to go into executive sessions and violate the Ohio law, and there are very serious penalties to all involved for violating the Ohio law. Mr. Kostoff briefly discussed the few instances since he has been this city's Law Director where the privilege of executive session would have protected the city from expenses. Mr. Kostoff stated that many other communities allow for executive session provisions within their Charters. Mr. Jones asked about Mrs. Tompkins concerns with the title and asked if this got approved and sent to the ballot would executive sessions appear in the heading? Mr. Kostoff replied, no, but you can amend it. Mrs. Richards stated that for any ballot issue the entire amendment is sent to the Board to be placed on the ballot. Mr. Zita added the in the legislation under Section 2 it states: *The members of Council may hold an executive session in accordance with the provisions of Section 121.22 of the Revised Code for the sole purpose of the consideration of any of the following matters.* Mr. Jones stated he was concerned with the heading of this legislation. Mr. Kostoff stated he has already responded with respect to that. Mr. Kostoff stated this is a very important piece of legislation and in order to garner the five (5) votes or 2/3 majority to get that on the ballot, he has no problem if someone wanted to offer an amendment to that. Mr. Kostoff discussed Ord. #62-2009, and that we are codifying that through a Charter provision as it relates to advertising prior to selling of unused property. Mr. Kostoff stated that this gives the city flexibility, and if Council decides that they want to advertise more than two (2) or three (3) times then they have that choice, it follows the Ohio Law. Mr. Kostoff stated you may also chose not to advertise property such as donated or confiscated property. Mr. Kostoff stated this was drafted to give Council the flexibility to decide what is best for the situation. Mr. Kostoff stated that if you don't want this flexibility, then you could just stay with the process under the Ohio Revised Code and advertise for five (5) times at a greater expense as you do now.

PUBLIC HEARINGS:

None

INTRODUCTION OF NEW LEGISLATION:

ORD # 59-2009

Mr. Braman offered Ord. #59-2009 for its first reading and asked the Clerk to read it:

AN ORDINANCE AMENDING SECTION 660.03 OF THE CODIFIED ORDINANCES OF THE CITY OF NORTON, OHIO, AND DECLARING AN EMERGENCY.

Mr. Braman moved to waive the second and third readings, seconded by Mr. Pelot. Mr. Braman stated this is the littering ordinance and speeds up the notification process. The summer season is here and we need to get this moving to keep properties cleaned up.

Roll Call: Yeas: Braman, Pelot, Jones, McGlone, Hlas, Mowery, Zita
Nays: None

Motion passed 7-0.

Mr. Braman moved to adopt Ord. #59-2009, seconded by Mr. Pelot.

Roll Call: Yeas: Braman, Pelot, Jones, McGlone, Hlas, Mowery, Zita
Nays: None

Motion passed 7-0.

ORD #60-2009

Mr. Braman offered Ord. #60-2009 for its first reading and asked the Clerk to read it:

AN ORDINANCE AMENDING SECTION 660.07 OF THE CODIFIED ORDINANCES OF THE CITY OF NORTON, OHIO.

First reading only

ORD #61-2009

Mr. Pelot offered Ord. #61-2009 for its first reading and asked the Clerk to read it:

AN ORDINANCE SUBMITTING TO THE ELECTORS OF THE CITY OF NORTON A PROPOSAL TO AMEND ARTICLE III SECTION 3.12 OF THE CHARTER OF THE CITY PROVIDING FOR OPEN REGULAR MEETINGS OF COUNCIL IN COMPLIANCE WITH SECTION 121.22 OF THE REVISED CODE.

First reading only.

ORD #62-2009

Mr. Pelot offered Ord. #62-2009 for its first reading and asked the Clerk to read it:

AN ORDINANCE SUBMITTING TO THE ELECTORS OF THE CITY OF NORTON A PROPOSAL TO AMEND ARTICLE V OF THE CHARTER OF THE CITY TO PROVIDE FOR THE PROCESS FOR THE SALE OF MUNICIPAL PROPERTY.

First reading only.

RES #63-2009

Mr. Jones offered Res. #63-2009 for its first reading and asked the Clerk to read it:

A RESOLUTION DECLARING IT NECESSARY TO IMPROVE CERTAIN ROADS IN THE CITY BY INSTALLATION OF NEW WATER LINES, AND DECLARING AN EMERGENCY.

Mr. Jones asked Mr. Ryland if he required action to waive the readings tonight. Mr. Ryland replied yes, you now have the assessments and he would like to move forward and set up the Assessment Board for any hearings. Mr. Jones and Mr. Ryland concurred that we are moving from a 2 inch line to an 8 inch line on four (4) roads in that area. Mr. Jones moved to waive the second and third readings, seconded by Mr. Braman.

Roll Call: Yeas: Jones, Braman, McGlone, Hlas, Mowery, Pelot, Zita
Nays: None

Motion passed 7-0.

Mr. Jones moved to adopt Res. #63-2009, seconded by Mr. Braman. Mr. Jones noted the streets listed in this project: Parkway Drive (East side only), Hartzel, Drive, Long Drive and Wilbur Avenue.

Roll Call: Yeas: Jones, Braman, McGlone, Hlas, Mowery, Pelot, Zita
Nays: None

Motion passed 7-0.

ORD #64-2009

Mr. Braman offered Ord. #64-2009 for its first reading, and asked the Clerk to read it:

AN ORDINANCE TO AMEND CHAPTER 1440 OF THE NORTON CODIFIED ORDINANCES TO COMPLY WITH OHIO DEPARTMENT OF NATURAL RESOURCES AND FEDERAL EMERGENCY MANAGEMENT ASSOCIATION REGULATIONS, AND DECLARING AN EMERGENCY.

Mr. Braman moved to waive the second and third readings, seconded by Mr. Pelot. Mr. Braman stated this deals with the flood damage prevention. Mr. Braman stated the reason for waiving the readings is this has to be in place by July 20, 2009. In addition to helping the city with grant applications, it will also ensure residents can get flood insurance.

Roll Call: Yeas: Braman, Pelot, Jones, McGlone, Hlas, Mowery, Zita
Nays: None

Motion passed 7-0.

Mr. Braman moved to adopt Ord. #64-2009, seconded by Mr. Pelot.

Roll Call: Yeas: Braman, Pelot, Jones, McGlone, Hlas, Mowery, Zita
Nays: None

Motion passed 7-0.

ORD #65-2009

Mrs. Hlas offered Ord. #65-2009 for its first reading and asked the Clerk to read it:

AN ORDINANCE TO AUTHORIZE THE ADMINISTRATION TO ADVERTISE FOR BIDS AND ENTER INTO CONTRACT(S) FOR THE ELECTRICAL DISTRIBUTION SYSTEM AT THE COLUMBIA WOODS PARK, AND DECLARING AN EMERGENCY.

Mrs. Hlas moved to waive the second and third readings, seconded by Mr. McGlone. Mrs. Hlas stated the reason for waiving the readings is we need to get this started for the park.

Roll Call: Yeas: Hlas, McGlone, Jones, Mowery, Braman, Pelot, Zita
Nays: None

Motion passed 7-0.

Mrs. Hlas moved to adopt Ord. #65-2009, seconded by Mr. McGlone. Mr. Jones asked Mr. Moss if we have the money to go ahead with this project? Mr. Moss replied the budget dollars that we have are estimated to be sufficient to put in the new electric. Exactly what options under the bid we will choose and go forward with are yet to be determined. We will have to see what the bids are and will have some choices to make, we will not be coming back to ask for more money. Mr. Pelot asked if all of this comes from the Parks Fund budget? Mr. Moss stated that all of it is budgeted in the parks area but some of it is budgeted in the Parks Dept. in the General Fund.

Roll Call: Yeas: Hlas, McGlone, Jones, Mowery, Braman, Pelot, Zita
Nays: None

Motion passed 7-0.

ORD #66-2009

Mr. McGlone offered Ord. #66-2009 for its first reading and asked the Clerk to read it:

AN ORDINANCE TO AUTHORIZE THE ADMINISTRATION TO ADVERTISE FOR BIDS AND ENTER INTO CONTRACTS(S) TO IMPROVE CERTAIN CITY STREETS AND/OR PORTIONS THEREOF, AND DECLARING AN EMERGENCY.

Mr. McGlone moved to waive the second and third readings, seconded by Mr. Braman. Mr. McGlone stated the total estimated cost is \$435,000.00. Mr. McGlone asked Mr. Ryland if this is coming from the Road Program and Mr. Ryland replied yes. Mr. McGlone stated Greenridge Road is included, however that was not mentioned at the last meeting. Mr. Ryland stated that was correct. Mr. Jones asked if this is complete on Greenridge or just repairs, and Mr. Ryland replied it is to be complete.

Roll Call: Yeas: McGlone, Braman, Jones, Hlas, Mowery, Pelot, Zita
Nays: None

Motion passed 7-0.

Mr. McGlone moved to adopt Ord. #66-2009, seconded by Mr. Braman.

Roll Call: Yeas: McGlone, Braman, Jones, Hlas, Mowery, Pelot, Zita
Nays: None

Motion passed 7-0.

Added to the agenda

RES. #67-2009

Mrs. Hlas offered Res. #67-2009 for its for its first reading, and asked the Clerk to read it:

A RESOLUTION THAT THE OHIO GENERAL ASSEMBLY ADOPT LEGISLATION TO REENACT OPEN INTERNET AUCTIONS FOR ROAD, BUILDING AND SEWER PROJECTS.

Mrs. Hlas moved to waive the second and third readings, seconded by Mr. McGlone. Mrs. Hlas stated this was discussed earlier this evening under Committee of the Whole. This is for House Bill No. 1, which is the Budget and is in the Conference Committee at this time and hopefully will have some impact.

Roll Call: Yeas: Hlas, McGlone, Jones, Mowery, Braman, Pelot, Zita
Nays: None

Motion passed 7-0.

Mrs. Hlas moved to adopt Res. #67-2009, seconded by Mr. McGlone.

Roll Call: Yeas: Hlas, McGlone, Jones, Mowery, Braman, Pelot, Zita
Nays: None

Motion passed 7-0.

INTRODUCTION OF PRIOR LEGISLATION:

None

UNFINISHED BUSINESS:

Mr. Jones asked Mr. Ryland if the C & D facility on Wadsworth Road pulled a driveway permit and Mr. Ryland replied no and he is looking into that and a little more. Mr. Jones asked what the required permit fee was and Mr. Ryland stated he did not recall at the moment.

NEW BUSINESS:

Mr. Jones asked Mr. Ryland about the memo he sent to him on June 4, 2009 relating to the holes on Wadsworth Road. Mr. Ryland assured Mr. Jones that the city is out there addressing the situation on a daily basis but to put road mix in a hole at a \$115.00 a ton for areas that are not a safety factor is a waste of city funds. Mr. Jones stated that Vincent and Dutt Road need to be addressed as well. Mr. Ryland stated that if residents travel at the posted 35 MPH in that area, they will be safe. Mr. Jones discussed his memo on June 4, 2009 asking for a legal opinion from the Law Director on the vote of Ordinance #48-2009. Mr. Zita replied that he has talked to the Law Director and Mr. McGlone, and after their discussions a legal opinion is not needed at this time. It is in writing as we approved the minutes tonight for the Regular Council Meeting of May 11, 2009, its on pages #11 and #12. It is pretty much exactly how he stated it, as far as he was concerned that is his legal opinion. Mr. Jones stated that Mr. McGlone had asked for a legal opinion as well as himself. Mr. Zita stated there was dialogue between Mr. Kostoff and Mr. McGlone. They talked to Mrs. Richards and told her that a legal opinion was not necessary. Mr. Zita stated after that then you decided you wanted a legal opinion, but you did not ask for one, you asked me for one.

Mr. Zita stated if you wanted a legal opinion then you ask Council for it, and if the majority of Council decides they want a legal opinion, then you will get one in addition to what is already on paper in the minutes. Mr. McGlone stated that he did talk with the Law Director and he does feel that Section 3.17 is a little confusing. His question to the Law Director was, if there was a 5-2 vote did that mean a referendum could not take place. Mr. McGlone stated he wanted it clarified as to what happens with a 4-3 vote because it is not stated in Section 3.17 but it means that it a referendum could be filed, and Mr. Kostoff stated that is correct. Mr. McGlone stated that a legal opinion is not needed especially if it could cost us for it and he did not want to cost the city any money. Mr. Zita read a section of the meeting minutes from May 11, 2009; *Motion passed 4-3. Emergency language failed, needed an affirmative vote of two-thirds of Council (5-2). Mayor Koontz asked Mr. Kostoff to explain the 4-3 vote and this did pass. Mr. Kostoff stated that it would not go into by emergency measure, which means as soon as the Mayor signs it. It would take effect thirty (30) days from when the Mayor signs it. You are on the third reading. The only issue on the suspension previously deals with is if you wish dispense with three (3) full readings you act by a majority. It has received three (3) full readings, you acted by a majority vote here tonight. The only thing it does not impact is that it does not go into effect for thirty (30) days.* Mr. Zita stated he was not sure how much more of a legal opinion Mr. Jones needed. Mr. Kostoff stated that had he felt Mr. McGlone still needed an opinion he would have waited until the majority action of Council was asking for this in writing. Mr. Kostoff stated that from this point forward he would when he prepares legislation with emergency language, he would have a clause in the legislation that would states “*immediately upon passage or at the earliest period provided by law*” then there would be no question.

Mr. Pelot discussed the internet auction and if we could pass a Charter amendment relating to this provision? Mr. Ryland indicated that he has discussed this with Mr. Kostoff. Mr. Kostoff stated that he is reviewing it and if there is any flexibility he will advise Council accordingly, however, usually the State will preempt your Charter.

PUBLIC SERVICE ANNOUNCEMENTS:

Mr. Zita reminded everyone about the Community Fair which runs from June 16-June 20, 2009 at Columbia Woods Park, with fireworks on Friday night. Mr. Ryland reminded everyone about the concert series at the park on Thursday, this week’s band is Lock 4-Modern rock.

ADJOURN:

There being no other business to come before the Regular Council Meeting, the meeting was adjourned at 8:30 PM.

Mike Zita, President of Council

I, Karla Richards, CMC-Clerk of Council for the City of Norton, do hereby certify that the foregoing minutes were approved at a Regular Council Meeting held on June 22, 2009.

Karla Richards, CMC-Clerk of Council

****NOTE: THESE MINUTES ARE NOT VERBATIM****
All Council & Committee Meetings will be held at the Norton Safety
Administration Building, unless otherwise noted.