



AGENDA

May 4, 2015

7:00 p.m. City Council Meeting

Long Beach City Hall - Council Chambers

115 Bolstad Avenue West

7:00 PM CALL TO ORDER; PLEDGE OF ALLEGIANCE; AND ROLL CALL

Call to order	Mayor Andrew, Council Member Linhart, Council Member Perez,
And roll call	Council Member Murry, Council Member Hanson, and Council Member Phillips

CONSENT AGENDA – TAB A

All matters, which are listed within the consent section of the agenda, have been distributed to each member of the Long Beach City Council for reading and study. Items listed are considered routine by the Council and will be enacted with one motion unless a Council Member specifically requests it to be removed from the Consent Agenda to be considered separately. Staff recommends approval of the following items:

- Minutes, April 20, 2015 Regular City Council meeting.
- Payment Approval List for Warrant Registers 55274 - 55304 & 77868 – 77920 for \$87,735.43

BUSINESS

- AB 15-31 – Ordinance 910 – Related to Dogs in public parks – TAB B
- AB 15-32 – Ordinance 911 – Related to False Alarms – TAB C
- EMS Week Proclamation – TAB D

ORAL REPORTS

- | | | | | |
|---|--------------|-------|--------------------|------------------|
| • | City Council | Mayor | City Administrator | Department Heads |
|---|--------------|-------|--------------------|------------------|

CORRESPONDENCE AND WRITTEN REPORTS – TAB E

- LBPD Monthly Report for April 2015
- Sales and Lodging Tax Reports
- Correspondence – Invitation to Prayer Breakfast
- Correspondence – Thank you to Community Development Director Borchard
- Correspondence – Washington State Parks & Recreation Commission
- Correspondence – Wellspring Town Hall
- Correspondence – Comcast/Time Warner Cable
- Hearings Examiner Summary of Decision
- Business License – Tinkerville, 811 Pacific South, Ste 16
- Business License – Long Beach Coffee Roasters, 811 Pacific South
- Business License – 20th Century Contracting, outside city limits
- Business License – LVI Custom Construction LLC, outside city limits
- Business License – Western Washington Construction, LTD, outside city limits
- Business License – R.C.I. Electrical Group, Inc., outside city limits

FUTURE CITY COUNCIL MEETING SCHEDULE

The Regular City Council meetings are held the 1 st and 3 rd Monday of each month at 7:00 PM and may be preceded by a workshop.	
May 18, 2015 – 7:00 pm – City Council Meeting	June 1, 2015 – 7:00 pm – City Council Meeting

PUBLIC COMMENT

At this time, the Mayor will call for any comments from the public on any subject whether or not it is on the agenda for any item(s) the public may wish to bring forward and discuss. Preference will be given to those who must travel. **Please limit your comments to five minutes. The City Council does not take any action or make any decisions during public comment.** To request Council action during the Business portion of a Council meeting, contact the City Administrator at least one week in advance of a meeting.

ADJOURNMENT

American with Disabilities Act Notice: The City Council Meeting room is accessible to persons with disabilities. If you need assistance, contact the City Clerk at (360) 642-4421 or advise City Clerk at the meeting.

TAB - A

LONG BEACH CITY COUNCIL MEETING

APRIL 20, 2015

CALL TO ORDER; PLEDGE OF ALLEGIANCE; ROLL CALL

Mayor Andrew called the meeting to order at 7:00 p.m. and asked for the Pledge of Allegiance and roll call.

ROLL CALL

David Glasson, City Administrator, called roll with Mayor Andrew, C. Linhart, C. Hanson, C. Perez, C. Phillips, and C. Murry all present.

CONSENT AGENDA

Minutes, April 6, 2015 Regular City Council meeting

Payment Approval List for Warrant Registers 55223 - 55272 & 77787 - 77867 for \$249,601.63

C. Linhart made the motion to approve the consent agenda with C. Phillips seconding the motion. 5 Ayes 0 Nays, motion passed.

BUSINESS

AB 15-29 Ordinance 909-FEMA related Building Code updates

Gayle Borchard, Community Development Director, presented the agenda bill. Agenda item is in regards to the city's building regulations (Title 10) as they relate to flood damage prevention. The recommendations will bring the city's code into compliance with the current Code of Federal Regulations. **C. Linhart made the motion to approve Ordinance 909 with C. Perez seconding the motion. 5 Ayes 0 Nays, motion passed.**

AB 15-30 WSDOT Letter of Understanding

Gayle Borchard, Community Development Director, presented the agenda bill. Agenda item is in regards to the state requiring the city enter into an LOU in order to continue receiving trail funds. **C. Phillips made the motion to approve Mayor Andrew sign the WSDOT LOU with C. Hanson seconding the motion. 5 Ayes 0 Nays, motion passed.**

ORAL REPORTS

C. Phillips, C. Perez, C. Hanson, C. Linhart, C. Murry, Mayor Andrew, David Glasson, City Administrator, LBPD Chief Wright, and Gayle Borchard, Community Development Director, presented reports.

CORRESPONDENCE AND WRITTEN REPORTS

Business License – Super Movers, 1300 Washington Ave. N, Long Beach

Business License – Architectural Innovations and Design, LLC – Outside City Limits

Correspondence – Association of Washington Cities

Correspondence – Rebuilding Together of Pacific County

Correspondence – Peninsula Saddle Club

Correspondence – Washington State Parks & Recreation Commission

PUBLIC COMMENT

Scott Pieta from Driftwood RV Park, complimented the council on how they are handling the RV Park Redevelopment Project.

ADJOURNMENT

Mayor Andrew adjourned the meeting. The meeting was adjourned at 7:17 p.m.

Mayor

ATTEST:

City Clerk



Warrant Register

Check Periods: 2015 - April - Second

I, THE UNDERSIGNED DO HEREBY CERTIFY UNDER PENALTY OF PERJURY THAT THE MATERIALS HAVE BEEN FURNISHED, THE SERVICES RENDERED OR THE LABOR PERFORMED AS DESCRIBED HEREIN AND THAT THE CLAIM IS A JUST, DUE AND UNPAID OBLIGATION AGAINST THE CITY OF LONG BEACH, AND THAT I AM AUTHORIZED TO AUTHENTICATE AND CERTIFY TO SAID CLAIM.

Number	Name	Print Date	Clearing Date	Amount
55274	Bell, Helen S	4/20/2015		\$1,324.05
55275	Binton, Jacob	4/20/2015		\$1,547.58
55276	Bonney, Matthew T	4/20/2015		\$1,453.93
55277	Booi, Kristopher A	4/20/2015		\$1,381.66
55278	Borchard, Gayle	4/20/2015		\$1,635.13
55279	Cutting, Jeffrey G.	4/20/2015		\$1,833.60
55280	Daulton, Alan T	4/20/2015		\$395.20
55281	Ellyson, Susan R	4/20/2015		\$1,059.70
55282	Fitzgerald, Rick E.	4/20/2015		\$1,538.88
55283	Gilbertson, Bradley K	4/20/2015		\$1,426.93
55284	Glasson, David R.	4/20/2015		\$3,043.10
55285	Goultter, John R.	4/20/2015		\$1,530.05
55286	Gray, Karen	4/20/2015		\$311.55
55287	Haskin, Katie R	4/20/2015		\$957.41
55288	Huff, Timothy M.	4/20/2015		\$1,501.57
55289	Kirby, Gary E	4/20/2015		\$980.68
55290	Kitzman, Michael	4/20/2015		\$2,058.35
55291	Luethe, Paul J	4/20/2015		\$1,419.88
55292	Melting, Casey K	4/20/2015		\$1,619.86
55293	Mortenson, Tim	4/20/2015		\$1,865.61
55294	Myers, Ragan S.	4/20/2015		\$1,460.18
55295	Nawn, Rodney J.	4/20/2015		\$1,695.42
55296	Ostgaard, Loreta G	4/20/2015		\$1,828.22
55297	Padgett, Timothy J	4/20/2015		\$1,452.35
55298	Parker, Michael T	4/20/2015		\$1,390.21
55299	Russum, Richard	4/20/2015		\$1,307.64
55300	Simmons, Angela B	4/20/2015		\$254.14
55301	Payroll Vendor	4/20/2015		Void
55302	Wood, Matthew T	4/20/2015		\$779.65

Council Member

Council Member

Council Member

Clerk/Treasurer

Number	Name	Print Date	Clearing Date	Amount
55303	Wright, Flint R	4/20/2015		\$2,424.91
55304	Zuern, Donald D.	4/20/2015		\$2,119.78
77868	Basket Case Greenhouse	4/20/2015		\$375.61
77869	Pacific County Auditor	4/21/2015		\$32.00
77870	Great Northern Trailer Works	4/23/2015		\$2,906.50
77871	Ostgaard, Loretta	4/24/2015		\$205.85
77872	MAC TOOLS	2/27/2015		\$1,021.08
77873	Cutting, Jeff	4/27/2015		\$61.00
77874	Postmaster	5/1/2015		\$406.56
77875	A-1 Redi Mix	5/1/2015		\$565.95
77876	AlSCO-American Linen Div.	5/1/2015		\$61.58
77877	Arts Auto Parts Inc.	5/1/2015		\$190.58
77878	Association of WA Cities	5/1/2015		\$3,506.63
77879	Astoria Janitor & Paper Supply	5/1/2015		\$864.63
77880	At&t Mobility	5/1/2015		\$45.86
77881	Autotech Equipment	5/1/2015		\$245.00
77882	Berkadia Commercial Mortgage	5/1/2015		\$5,743.00
77883	Chinook Observer	5/1/2015		\$322.14
77884	Coast Rehabilitation Services	5/1/2015		\$292.00
77885	Coast Rehabilitation Services	5/1/2015		\$380.00
77886	Code 4 Public Safety Education Assoc, Inc	5/1/2015		\$99.00
77887	CRUISE MASTER PRISMS	5/1/2015		\$145.87
77888	Discovery Coast Vacation Rentals	5/1/2015		\$125.00
77889	Evergreen Septic Service	5/1/2015		\$350.00
77890	Ferguson Enterprises, Inc #3001	5/1/2015		\$67.41
77891	Ford Electric	5/1/2015		\$248.17
77892	Galls, LLC	5/1/2015		\$266.04
77893	Glasson, David	5/1/2015		\$379.00
77894	H. D. FOWLER	5/1/2015		\$11.55
77895	Hedges, Jan Lem	5/1/2015		\$431.20
77896	L.N. Curtis & Sons	5/1/2015		\$1,028.22
77897	Lawson Products, Inc.	5/1/2015		\$326.17
77898	Lay's Technologies, Llc	5/1/2015		\$112.50
77899	LEEDWAY, LLC	5/1/2015		\$224.17
77900	Lor's Tours	5/1/2015		\$44.61
77901	North Coast Truck Parts	5/1/2015		\$68.50
77902	Peninsula Landscape Supply	5/1/2015		\$73.37
77903	Public Utility District 2	5/1/2015		\$7,939.91
77904	Radio Shack	5/1/2015		\$53.88
77905	Serendipity Media	5/1/2015		\$816.00
77906	Standard Insurance Co.	5/1/2015		\$1,716.42
77907	STAPLES ADVANTAGE	5/1/2015		\$1,910.76
77908	Tangly Cottage Garden	5/1/2015		\$442.39
77909	TMG Services, Inc.	5/1/2015		\$828.16
77910	Tse, Brian P	5/1/2015		\$220.00
77911	Unum Life Insurance	5/1/2015		\$57.00

Number	Name	Print Date	Clearing Date	Amount
77912	Usa Blue Book	5/1/2015		\$348.13
77913	Verizon Wireless	5/1/2015		\$137.39
77914	Visa	5/1/2015		\$1,628.58
77915	Wadsworth Electric	5/1/2015		\$1,134.43
77916	Watershed, LLC	5/1/2015		\$780.99
77917	Weatherby, Cheryl	5/1/2015		\$60.00
77918	Wilcox & Flegel Oil Co.	5/1/2015		\$1,323.96
77919	Wirkkala Construction	5/1/2015		\$3,277.46
77920	World Kite Museum	5/1/2015		\$236.00

Total **Check** **\$87,735.43**
Grand Total **\$87,735.43**

TAB - B



**CITY COUNCIL
AGENDA BILL
AB 15-31**

Meeting Date: May 4, 2015

AGENDA ITEM INFORMATION		
SUBJECT: Ordinance 910 Related to Dogs in public parks	<i>Originator:</i>	
	Mayor	
	City Council	
	City Administrator	DG
	City Attorney	
	City Clerk	
	City Engineer	
	Community Development Director	
	Fire Chief	
	Police Chief	
	Streets/Parks/Drainage Supervisor	
	Tourism and Events Coordinator	
	COST: N / A	Water/Wastewater Supervisor
	Other:	
SUMMARY STATEMENT: This is the Ordinance reviewed at the workshop last month. It includes all changes and has been reviewed by City Attorney Goelz.		
RECOMMENDED ACTION: <i>Approve and authorize the Mayor to sign.</i>		

ORDINANCE No. 910

AN ORDINANCE OF THE CITY OF LONG BEACH, WASHINGTON TO AMEND PORTIONS OF CITY OF LONG BEACH CODE, TITLE 6, CHAPTER 4, ARTICLE 6-4A AND 6-4B IN THE ENTIRETY.

Whereas, there is the requirements to destroy dogs in the current City Code; and

Whereas, the City wishes to place dogs in the South Pacific County Humane Shelter which has a no kill policy; and

Whereas, the City understands that most dogs are family members and the City is pet friendly; and

Whereas, the South Pacific County Humane Society can not comply with the current City Codes; and

Whereas, other portions of the Chapters are in need of updating and revisions:

Now THEREFORE, be it ordained by the City Council of the City of Long Beach, Washington, to AMENDED the follows:

Section 1. Amend Chapter 4 - ANIMAL CONTROL

ARTICLE A. DOGS

6-4A-1: DEFINITIONS:

As used in this article:

ADULT DOG: Any dog over four (4) months of age.

ABANDONED ANIMAL: Means an animal which is either dropped off, left in the street, road, highway, or on any other public or private property; or an animal which is placed in the custody of a veterinarian, boarding kennel owner, or any person for treatment, board or care; and

1. Having been placed in such custody for an unspecified period of time the animal is not removed within fifteen days after notice to remove the animal has been given to the person who placed the animal in such custody or having been so notified the person depositing the animal refuses or fails to pay agreed-upon or reasonable charges for the treatment, board, or care of such animal; or

2. Having been placed in such custody for a specified period of time the animal is not removed at the end of such specified period or the person depositing the animal refuses to pay agreed upon or reasonable charges for the treatment, board, or care of such animal.

ANIMAL CONTROL OFFICER: All police officers and any other person, persons or

association appointed or authorized by the mayor or designee and/or the chief of police to enforce the provisions of this chapter. All animal control officers shall report to and follow the orders of the mayor or designee and/or police chief.

ANIMAL SHELTER: means any animal control facility operated by contracted association designated and/or authorized to impound and care for animals held under the authority of this chapter and/or state law. Presently the "South Pacific County Humane Society" is the authorized shelter for Long Beach.

DANGEROUS DOG: means any dog that:

1. Without provocation, has inflicted severe injury on a human being on public or private property; or
2. Without provocation, has killed a domestic animal, or other animal protected by federal, state, or local rules, while off the owner's or keeper's property; or
3. Having been previously found to be potentially dangerous, and the owner having received notice of such, the dog again, without provocation, aggressively bites, attacks, or endangers the safety of humans, domestic animals, or other animals.

DOG: Any mammal of the canine family (*Canis lupus familiaris*).

DOG NUISANCE: A dog is a public nuisance if it:

- A. Bites a person.
- B. Chases vehicles, persons or bike riders or other animals.
- C. Damages or destroys property of persons other than the owner of such dog.
- D. Scatters garbage.
- E. Trespasses on private property of other than the owner of the dog.
- F. Disturbs persons by frequent or prolonged barking.
- G. Is a female in heat and running at large.

DOG RUNNING AT LARGE: A dog off or outside the premises of the owner, not restrained by a rope, line, leash, chain or similar means, or not at heel. If such dog is not at heel or is not restrained by a tether of some kind, then that dog shall be deemed "at large". Furthermore, such tether shall not exceed ten feet (10') in length from the owner's hand to the collar of the dog.

EXOTIC ANIMAL: means an animal of foreign origin and that is not native by birth to this community or not normally tamed and bred for the companionship of humans.

HARBOR: means to have an animal which remains on one's premises, and/or the presumption of ownership of an animal by an occupant of any premises on which the animal remains or to which it customarily returns daily for food and care.

IMPOUNDMENT: Taking physical control of such dog. The moment an animal control officer/police officer is in physical control of a dog at large, such dog is considered impounded, and subject to impoundment fees.

KENNEL: Means an establishment wherein a person engages in the business of boarding, breeding, buying, training dogs and/or cats for a fee.

LIVESTOCK: means horses, bovine animals, sheep, goats, swine, reindeer, donkeys, mules, and any other farm-type animals.

NUISANCE: Means, without provocation, excessive barking or other oral noises which unreasonably disturb person(s) or a neighborhood; chasing vehicles; depositing excretory matter on property other than that of the owners; damaging property; running at large; and any potentially dangerous dog.

OWNER: Any person who keeps, has custody of, possesses, harbors or exercises control over a dog with the exception of veterinary hospitals or city's shelter or designated shelter.

POULTRY: means domesticated birds kept and raised for eggs and/or meat.

POTENTIALLY DANGEROUS DOG: Means any dog which, without provocation:

1. Inflicts bites on a human or domestic animal or other animal protected by federal, state, or local rules; or
2. Chases or approaches a person upon the streets, sidewalks, or any public grounds in a menacing fashion or apparent attitude of attack; or
3. Causes injury or otherwise threatens the safety of humans or domestic animals or other animals protected by federal, state, or local rules, while off the owner's property.

PROPER ENCLOSURE OF A DAGEROUS DOG: Means that while on the owner's property, a dangerous dog shall be securely confined indoors or in a securely enclosed and locked pen or structure, suitable to prevent the entry of young children or their being able to put in any portion of their anatomy so as to expose it to risk of attack by the dog. It is also to be designed to prevent the animal from escaping. Such pen or structure shall have secure sides and a secure top, and shall also provide protection from the elements for the dog.

PROVOCATION: Includes but are not limited to taunting, teasing, and willfully causing undue pain, and/or unlawful entry upon or into the property of the owner or keeper.

SEVERE INJURY: Means any physical injury, including but not limited to broken bones, punctures, bites, and/or lacerations causing scarring, and/or requiring sutures or cosmetic surgery.

WILD: means an animal that generally lives in its original natural state and is not normally domesticated.

6-4A-2: PROHIBITED ACTIVITIES:

- A. Allowing Dog To Run At Large: It is unlawful for any owner of a dog to allow such dog to run at large. Certified police department dogs (K-9s) shall be exempted from this provision when under the control and supervision of their handlers.
- B. Allowing Public Nuisance: No owner or person having the care, custody or control of an animal shall fail to exercise proper care and control of his/her animal to prevent it from becoming a nuisance as defined in Section 6-4A-1.
- C. Number Of Dogs Limited: It is unlawful for any person to keep within the corporate limits of the city more than four (4) adult dogs This provision shall not apply to:
 - 1. Licensed kennels;
 - 2. Licensed veterinary clinics;
 - 3. Licensed pet stores; or
 - 4. Animal shelter which is a facility authorized to impound and care for animals held under the authority of this chapter and/or state law. Presently the "South Pacific County Humane Society" is the authorized shelter for Long Beach.
- D. Wild or exotic animals: No person shall have, keep, or maintain in any area of the city a live monkey (nonhuman primate), lion, tiger, bear, mountain lion (a.k.a. cougar), fox, lynx, poisonous reptile or serpent, or any other dangerous, carnivorous, wild, exotic animal, fish, reptile or any hybrid thereof. Any such animal, fish, reptile, or any hybrid thereof may be immediately and permanently impounded.
- E. Rabies Quarantine:
 - 1. In addition to and notwithstanding any other provisions of this chapter, whenever any person has been bitten by any owned or harbored animal and there is no reason to suspect that the animal is rabid, at the discretion of the local health officer or animal control officer, the animal involved may be restricted for ten days of observation in such manner as to prevent contact with other animals or persons except for the caretaker.
 - 2. The department of health or animal control authority may, if there is reason to believe the animal may be rabid, order the animal surrendered to an animal shelter or veterinary hospital. The cost of any such confinement shall be paid by the owner or person having custody of that animal.
 - 3. No person shall knowingly allow an animal confined under the provisions of this chapter to escape, to be sold, to be given away, or otherwise to allow disposal of such animal before the expiration of the quarantine period.

6-4A-3 DOGS ON PUBLIC GROUNDS.

- A. It shall be unlawful for an owner to allow any dog to stray and/or enter with or without a leash or other means of restraint upon any school ground, playfield, park, beach, waterfront or other public property.
- B. Notwithstanding the restrictions set forth in subsection (A) of this section, dogs accompanied by their owners may be walked or exercised while on leash in the

following areas. The phrase “on leash” and references to pathways shall be interpreted to mean on a leash restricting the dog to an area on or within ten feet of the pathway surface.

1. The grass areas outside the playfields at Culbertson Park, in the area commonly used for overflow parking; and
 2. The grass areas outside the playfields at Stanley Field, in the area commonly used for overflow parking.
- C. All dogs permitted in the areas designated in subsection (B) of this section shall be on a leash.
- D. Nothing herein shall be determined to require the posting of notices to exclude animals; provided, however, that such postings may be undertaken at the discretion of the parks supervisor.
- E. The regulations under LBCC 4 relating to animal waste and the removal and proper disposal of said waste will be strictly enforced.

6-4A-5 ANIMAL WASTE.

- A. It shall be unlawful for the owner or person having charge of any animal to permit, either willfully or by failure to exercise due care, such animal to commit a public nuisance by defecating in any area of the city other than the premises of the owner or person having charge or control of the animal, unless said owner or person having charge takes immediate steps to remove and properly dispose of said feces.
- B. It shall be unlawful for the owner or person having charge of any animal to take said animal off of the private property of said person without having in the possession of the owner or person having charge of the animal a proper means of disposal for the feces of the animal.
- C. “Disposal” is defined, for the purposes of this section, as the removal of feces by means of a bag, scoop or other device and an eventual disposal in a trash receptacle, by burying or by other means of lawful disposal.

6-4A-6: IMPOUNDMENT AND REDEMPTION:

- A. Impoundment Authorized; Retrieval; Payment Of Fine:
1. It shall be the duty of all police officers and any person or persons designated as animal control officers to impound all dogs caught running at large anywhere within city limits.
 2. It shall be the entire responsibility of the owner to ascertain that the animal has been impounded, and to take measures as needed to redeem said animal. Neither the city nor the officer or agent of the city shall be responsible for failing to notify an owner under this chapter.
 3. The animal control officer/police officer is empowered with the right to fine dog owners for violating any portion of this article
 4. Citation For Specific Violation: The animal control officer/police officer shall present the owner with a citation for the specific violation of such dog. Furthermore, the animal control officer/police officer shall require positive identification of the person claiming such dog and record such person's name and address along with a brief description of such dog and any tags it may possess.

- B. Redemption of Animals. If at any time before adoption the owner of the animal so impounded shall claim the same, he shall be entitled to possession thereof upon compliance with the following conditions:
1. Payment of an impound fee set by the "South Pacific County Humane Society" which is the authorized shelter for the City of Long Beach;
 2. Acceptance of any citation issued for violation of the provisions of this chapter; provided, that acceptance of the citation shall not be deemed an admission of guilt by the cited party.
 3. The impounded animal must be redeemed by the owner within three (3) days after impoundment. If not redeemed the South Pacific County Humane Society may place the animal up for adoption per the Society's rules and regulations.
- C. Killing of Dangerous Dog: Any dangerous dog found at large and which cannot be safely taken up and impounded may be slain by an animal control officer/police officer.
- D. Adoption procedures—Fees.
Animals held for the period prescribed in this section and not redeemed by the owner will become the property of the impounding facility. If, in the discretion of the impounding authority, the animal is adoptable, the authority will carry out the process under their rules, regulations and fees.

6-4A-7: ANIMAL CARE:

- A. Dogs or cats kept outdoors for more than three hours at one time must be provided with a moisture-proof, wind-proof shelter, the size of which allows the animal to turn around freely, and to easily sit, stand and lie down in a normal position and which keeps the animal clean, dry and comfortable.
- B. Every owner shall provide his or her animal with sufficient good and wholesome food, water, and veterinary care when needed to prevent suffering, and with humane care and treatment.
- C. Any person who, while operating a motor vehicle, strikes a domestic animal shall immediately report such injury or death to the animal's owner, if known, and contact the animal control officer or police department.
- D. No person shall allow any animal to ride in the back of any moving open-bed vehicle unless that animal is properly secured in a crate or tied in a manner so that it cannot jump or fall out of the vehicle.
- E. No person shall abandon any domestic animal by dropping off or leaving the animal in the street, road, or highway, or on any other public or private property. Puppies or kittens brought in as abandoned shall immediately become property of the city and, at the discretion of the animal control authority, may be made available for adoption.
- F. No person shall willfully provoke, tease, molest, mistreat, or injure any animal.
- G. No animal shall be confined in or on a motor vehicle at any location under such conditions as may endanger the health or well-being of the animal, including but not limited to extreme temperatures, lack of food, water, and adequate ventilation. Any

animal control officer or peace officer is authorized to remove any animal from a motor vehicle at any location, when he/she reasonably believes it is confined in the conditions described above. Any such animal shall be impounded and delivered to the animal shelter after the officer leaves written notice of such removal and delivery, including the officer's name, in a conspicuous, secure location on or within the vehicle.

- H. No owner of any animal shall keep the same on any undeveloped lot within the corporate limits of the city, even if the lot belongs to the owner of that animal, provided the animal is not on that lot temporarily with an owner/camper.
- I. Any unwanted dog or cat may be taken to South Pacific County Humane Shelter by the owner. The owner shall sign a custody release form giving the shelter full custody of the animal. The Shelter will then place the animal for adoption or other appropriate care.
- J. Violations of subsection (A), (B), (D), (E), (F), or (G) of this section shall be an offenses pursuant to 1-4-1 of the Long Beach Code.

6-4A-8: ALLOWING VICIOUS ANIMAL AT LARGE:

- A. Every person having the care or custody of any animal which he knows or should know possesses any vicious or dangerous tendencies, who shall allow the same to escape or run at large in any place or manner liable to endanger the safety of any person, shall be guilty of an offense under subsection (B) of this section.
- B. Allowing a vicious animal to run at large is a Class 3 offense.
- C. Any person may lawfully kill or destroy any vicious animal when reasonably necessary to protect the person's family, home, animals, property, any other person, or the public safety.

6-4A-9: STATE PROVISIONS ADOPTED BY REFERENCES:

Chapter 16.52 RCW, Prevention of Cruelty to Animals, is hereby adopted by reference to augment this chapter, with the exception of RCW 16.52.207, "Animal cruelty in the second degree." In the event there is any conflict between Chapter 16.52 RCW and the Long Beach Municipal Code, the Long Beach Municipal Code shall control.

6-4A-10: ANIMAL CRUELTY IN THE SECOND DEGREE-ELEMENTS:

- A. A person is guilty of animal cruelty in the second degree if, under circumstances not amounting to animal cruelty in the first degree, that person knowingly, recklessly, or with criminal negligence inflicts unnecessary suffering or pain upon an animal.
- B. An owner of an animal is guilty of animal cruelty in the second degree if, under circumstances not amounting to first degree animal cruelty, the owner knowingly, recklessly, or with criminal negligence:
 - 1. Fails to provide the animal with the necessary shelter, rest, sanitation, space or medical attention and the animal suffers unnecessary or unjustifiable physical pain as a result of the failure; or
 - 2. Abandons the animal.
- C. Animal cruelty in the second degree is a Civil Infraction and punishable under the Long Beach City Code 1-4-1.

6-4A-11 NONLIABILITY:

Nothing in this chapter is intended to be, nor shall be, construed to create or form the basis for any liability on the part of the city, its officers, employees or agents, for any injury or damage resulting from the failure of any person to comply with the terms of this chapter, or by reason or in consequence of any omission in connection with the implementation or enforcement of this chapter on the part of the city by its officers, employees or agents. The provisions of this chapter are intended for the benefit of the public in general and not for any particular individual or individuals.

6-4A-12: SEVERABILITY:

If any provision of this chapter or its application to any person or legal entity or circumstances is held invalid by a court of competent jurisdiction, the remainder of this chapter, or the application of the provisions to other persons or legal entities or circumstances, shall not be affected.

6-4A-13: DANGEROUS OR POTENTIALLY DANGEROUS DOGS; OTHER DANGEROUS PET ANIMALS:

- A. Definitions: Unless the context clearly requires otherwise, the definitions in this subsection apply throughout this section.

DANGEROUS DOG: Any dog that, according to the records of the appropriate authority: 1) has inflicted severe injury on a human being without provocation on public or private property; 2) has killed a domestic animal without provocation while off the owner's property; or 3) has been previously found to be potentially dangerous, the owner having received notice of such and the dog again aggressively bites, attacks or endangers the safety of humans or domestic animals.

OWNER: Any person, firm, corporation, organization or department possessing, harboring, keeping, having an interest in, or having control or custody of, an animal.

POTENTIALLY DANGEROUS DOG: Any dog that, when unprovoked: 1) inflicts bites on a human or a domestic animal either on public or private property; or 2) chases or approaches a person upon the streets, sidewalks, or any public grounds in a menacing fashion or apparent attitude of attack, or any dog with a known propensity, tendency or disposition to attack unprovoked, to cause injury, or otherwise to threaten the safety of humans or domestic animals.

PROPER ENCLOSURE OF A DANGEROUS DOG: While on the owner's property, a dangerous dog shall be securely confined indoors or in a securely enclosed and locked pen or structure, suitable to prevent the entry of young children and designed to prevent the animal from escaping. Such pen or structure shall have secure sides and a secure top, and shall also provide protection from the elements for the dog.

SEVERE INJURY: Any physical injury that results in broken bones or disfiguring lacerations requiring multiple sutures or cosmetic surgery.

B. Classification: The chief of police or designee shall have authority to classify "potentially dangerous dogs" and "dangerous dogs". The chief of police may find and declare an animal potentially dangerous or dangerous if there is probable cause to believe that the animal's action falls within the descriptions that follow. The finding must be in writing and based upon personal observations and testimony that the dog has acted in a manner which may cause it to be classified as a "dangerous dog" or a "potentially dangerous dog".

1. Potentially Dangerous Dog: A dog shall be declared potentially dangerous if, unprovoked, it:
 - a. Inflicts bites on a person or a pet or domestic animal either on public or private property;
 - b. Chases or approaches a person upon the streets, sidewalks or any public grounds in a menacing fashion or apparent attitude of attack; or
 - c. Has a known propensity to attack unprovoked, or to cause injury, or otherwise to threaten the safety of humans or pets or domestic animals.
2. Dangerous Dog: A dog shall be declared dangerous when, according to the records of the city, the dog has:
 - a. Inflicted severe injury on a person without provocation on public or private property;
 - b. Killed a pet or domestic animal without provocation while off the owner's or keeper's property; or
 - c. Aggressively bitten, attacked or endangered the safety of humans or pets or domestic animals after previously having been found to be potentially dangerous, and the owner or keeper has received written warning.
3. Defense Against Classification: A dog shall not be declared potentially dangerous or dangerous if:
 - a. The threat, injury or damage was sustained by a person who, at the time, was committing a willful trespass or other tort upon the property occupied by the owner of the dog;
 - b. The person was tormenting, abusing or assaulting the dog or has, in the past, been observed or reported to have tormented, abused or assaulted the dog;
 - c. The person was committing or attempting to commit a crime;
 - d. Another pet animal or domestic animal had entered the property of the owner of the dog without invitation; or
 - e. The dog, when on a leash, was responding to attack by another pet or domestic animal, whether on or off the owner's property.

C. Declaration Of Potentially Dangerous Dogs:

1. The declaration of potentially dangerous shall be in writing and shall be served on the owner in one of the following methods:
 - a. Certified mail to the owner's last known address;

- b. Personally; or
 - c. If the owner cannot be located by one of the first two (2) methods, by publication in a newspaper of general circulation.
2. The declaration shall state:
 - a. The description of the dog;
 - b. The name and address of the owner of the dog;
 - c. The location of the dog if it is not in the custody of the owner;
 - d. The facts upon which the declaration of potentially dangerous dog is based and how to avoid the animal being declared dangerous;
 - e. The restrictions placed on the dog as a result of the declaration of potentially dangerous dog; and
 - f. Penalties for violation of the restriction, including the possibility of destruction of the dog.
3. Within fourteen (14) days of the city serving a potentially dangerous dog declaration, the owner may request a hearing. The hearing shall be held within fourteen (14) days of the receipt for request for hearing, unless it is continued for good cause. The city shall notify the owner of the date, time and place for the hearing. The chief of police shall hold a hearing to receive information on the declaration and shall issue an order within five (5) days from the date of hearing. For the purpose of conducting the hearing set forth in this section, the city designates the chief of police. The decision of the chief of police may be appealed to the CITY OF LONG BEACH MUNICIPAL COURT. Such appeal must be in writing, state the name of the person appealing, state that date of the decision appealed from, state briefly the reason for the appeal and state the nature of the relief sought. The notice of appeal must be signed.
4. Any appeal must be filed in writing with the clerk of the municipal court of the city of Long Beach within 10 days of the date of the hearing and the clerk of the court shall forthwith schedule a hearing on the appeal.

D. Control And Confinement Of Potentially Dangerous Dog:

1. The dog must be securely leashed and under the control of a person physically able to control the animal when away from the property of the owner; or
2. While on the property of the owner the dog must be securely restrained by means of a physical device or structure such as a tether, trolley system or other physical control device to humanely confine the dog in a manner which prevents escape from the property.

E. Declaration Of Dangerous Dog:

1. The declaration of a dangerous dog shall be in writing and served on the owner as set forth in subsection C1 of this section. The declaration (or notice) shall state: a) the alleged violation; b) the reasons the city considers the animal dangerous; c) a statement that the dog is subject to registration and controls as set forth in subsection F of this section; d) and an explanation to the owner of the rights and procedure for appealing the dangerous dog decision.

a. The notice shall inform the owner that there is an opportunity to meet with the city where the owner may provide orally or in writing reasons or information why the dog should not be declared dangerous. The notice shall state the date, time and location of the meeting with the city which shall be held prior to the expiration of fifteen (15) days following delivery of the notice to the owner. The owner may propose an alternative meeting, date and time, provided the meeting is scheduled within the fifteen (15) day time period.

b. After a meeting between the owner and the city, the city must issue its final determination, in the form of a written order, within fifteen (15) calendar days from the date of the meeting. In the event the city declares a dog to be dangerous, the order shall include a recital of the authority for the action, a brief statement of the facts that support the dangerous dog determination and the signature of the person who made the determination. The order shall be sent by regular and certified mail, return receipt requested, or delivered in person to the owner at the owner's last known address. For purposes of providing notice, holding a meeting and issuing orders on dangerous dogs, the city hereby appoints the police chief.

2. A dangerous dog determination may be appealed administratively to the city administrator. An appeal must be made within twenty (20) days of receiving the final dangerous dog determination from the city. During the pendency of the appeal, the city may order that the dog be confined and controlled by requiring that the dog be restrained in a proper enclosure, unless, when outside an enclosure, the dog is muzzled and restrained by a substantial chain or leash and under the physical restraint of a responsible person. If, during the pendency of the appeal, the dog is confined by the city or its agent, the owner must pay all costs of confinement.

Before the city administrator, the records of the city and any supplemental material shall be admissible to prove the dog is a dangerous dog, the owner or keeper of the dog may present evidence and examine witnesses with the city having the burden to prove by a preponderance of the evidence that the dog is dangerous. The city administrator shall issue a final decision based upon the record and evidence, including an order to register the dog as dangerous.

3. Any person aggrieved by the decision of the city administrator may file an appeal with the city of Long Beach Municipal Court within 10 days of the date of the administrators decision. Such appeal must be in writing, state the name of the person appealing, state that date of the decision appealed from, state briefly the reason for the appeal and state the nature of the relief sought. The notice of appeal must be signed.

F. Certificate of Registration as Dangerous Dog: The chief of police shall issue a certificate of registration to the owner of a dangerous dog. This certificate shall state the conditions under which the dangerous dog may be kept, to include:

1. Dangerous dogs must be securely muzzled and leashed and under the control of a person physically able to control the dog if the dog is away from the property of the owner;
2. While on the property of the owner, the dog must be securely confined inside a locked building, kennel, pen or other structure having secure sides, bottom, and top, suitable to prevent the entry of young children and designed to prevent the animal from escaping;
3. The posting of the property with a clearly visible warning sign that there is a dangerous dog on the property;
4. A surety bond issued by a surety insurer qualified under Revised Code of Washington chapter 48.28, in a form acceptable to the chief of police in the sum of at least two hundred fifty thousand dollars (\$250,000.00), payable to any person injured by the dangerous dog, or a policy of liability insurance issued by an insurer qualified under Revised Code of Washington title 48 in the amount of at least two hundred fifty thousand dollars (\$250,000.00), insuring the owner for any injuries inflicted by the dangerous dog;
5. Such other identifying information as may be required by the chief of police;
6. Certification that the owner is aware of and understands the nature of the dog and the provisions of the law which apply to it; and
7. Payment of an annual registration fee of one hundred dollars (\$100.00) which fee may be modified by city council resolution.

G. **Dangerous Dog Confiscation:** Any dangerous dog shall be immediately confiscated by the Chief of Police the city of Long Beach if the: 1) dog is not registered under this section; 2) owner fails to obtain or keep in force the bond and liability insurance required under this section; or 3) the dog is not maintained in accordance with the certificate issued by the city. The owner shall pay all costs of confinement and control. Upon confiscation by the city, a notice shall be served upon the dog owner in person or by regular and certified mail, return receipt requested, specifying the reason for confiscation of the dangerous dog including that the owner is: 1) responsible for payment of the cost of confinement and control; and 2) that the dog will be destroyed in an expeditious and humane manner if the deficiencies for which the dog was confiscated or not corrected within twenty (20) days. Any person aggrieved by the decision of the chief of police may file an appeal with the city of Long Beach Municipal Court within 10 days of the date of the chief of police's decision. Such appeal must be in writing, state the name of the person appealing, state that date of the decision appealed from, state briefly the reason for the appeal and state the nature of the relief sought. The notice of appeal must be signed. The clerk of the court shall forthwith set a date for the hearing and provide notice to the parties.

H.

I.

J. In addition, the owner is guilty of a gross misdemeanor punishable in accordance with Revised Code of Washington 9A.20.021.

I. **Other Dangerous Pet Animals:** The chief of police or designee shall have authority to classify other pet animals as dangerous under the same criteria as used in this section for dogs. Such designation will be based on specific actions by the animal such as those noted in subsections B of this section, and the chief of police or designee shall have authority to require the owner or keeper of such pet animal to take certain actions to

control or confine the pet animal. Once a pet animal has been declared potentially dangerous or dangerous, any violations of the provisions of this section will be handled in the same manner as other violations under this section.

- J. Permanent Removal from City: Under special circumstances and subject to the restrictions of Revised Code of Washington chapter 16.08, the owner may be required to permanently remove the dog from the city.

6-4A-14: VIOLATION; PENALTIES:

- A. Violations Generally: The owner of any dog taken up at large and/or creating a nuisance shall be fined not less than fifty dollars (\$50.00) for the first offense, not less than one hundred dollars (\$100.00) for the second offense, and not less than two hundred dollars (\$200.00) for any further offenses. The maximum fine shall not exceed two hundred fifty dollars (\$250.00).
- B. Kennel Operation: Any owner in violation of any part of this article, which pertains to kennel licensing, shall be fined not less than one hundred dollars (\$100.00) and not more than two hundred fifty dollars (\$250.00).
- C. C. Long Beach City Municipal Court shall have jurisdiction to adjudicate infractions and criminal citations issued pursuant to this chapter.
- D. D. Any person who willfully fails to pay the amount of any citation within 30 days from the date of issuance or 30 days after the adjudication in the City of Long Beach Municipal Court shall be guilty of a misdemeanor and shall be punished by not more than 90 days in jail and by a fine of not more than \$1000 or both such incarceration and fine.

Section 2. Effective Date

Effective Date. This Ordinance shall be published in the official newspaper of the City, and shall take effect and be in full force five (5) days after the date of publication.

Section 3. Adoption Date

ADOPTED by the City Council of the City of Long Beach, Pacific County, Washington at a regular open public meeting held the 4th day of May, 2015.

AYES

NAYS

ABSENT

ABSTENTIONS

Robert Andrew, Mayor

ATTEST:

Helen Bell, City Clerk

TAB - C



**CITY COUNCIL
AGENDA BILL
AB 15-32**

Meeting Date: May 4, 2015

AGENDA ITEM INFORMATION

SUBJECT: Ordinance 911 Related to False alarm fees.	<i>Originator:</i>	
	Mayor	
	City Council	
	City Administrator	DG
	City Attorney	
	City Clerk	
	City Engineer	
	Community Development Director	
	Fire Chief	
	Police Chief	
	Streets/Parks/Drainage Supervisor	
	Tourism and Events Coordinator	
	COST: N / A	Water/Wastewater Supervisor
	Other:	

SUMMARY STATEMENT: This is the Ordinance reviewed at the workshop last month. It includes all changes and has been reviewed by City Attorney Goelz.

RECOMMENDED ACTION: *Adopt Ordinance 911.*

Ordinance 911

AN ORDINANCE OF THE CITY OF LONG BEACH, WASHINGTON ESTABLISHING A FALSE ALARM FEE STRUCTURE AND ESTABLISHING AN EFFECTIVE DATE.

WHEREAS, false alarms are costly and waste valuable police and fire resources; and

NOW THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF LONG BEACH, WASHINGTON, as follows:

BURGLAR AND FIRE ALARM SYSTEMS

Section 1	Purpose.
Section 2	Definitions.
Section 3	Emergency response card.
Section 4	False alarms.
Section 5	Ownership and maintenance.
Section 6	Tampering with fire and/or burglar alarm systems.
Section 7	Work on auxiliary systems – Notice.
Section 8	Automatic calling devices prohibited.
Section 9	Administrative decisions, notice.
Section 10	Appeal from administrative decision, finality.
Section 11	Private agencies.
Section 12	Violation – Penalties.

Section 1 Purpose.

It is the intent of this chapter to reduce the number of false alarms occurring within the city and resultant waste of city resources by providing for corrective administrative action, including fees and criminal penalties.

Section 2 Definitions.

- (1) “Authorized service personnel” means those persons who, by reason of their experience, trade or occupation, have met the minimum state requirements for serving such alarm systems and who are licensed by the state of Washington to work on an alarm system.
- (2) “Burglar alarm” means, for purposes of this chapter, the transmission of an alarm by automatic alarm systems and circuits leading to the connection with Pacific County Communication or any component part thereof for the purpose of summoning the police department when a burglary or emergency is occurring.
- (3) “False alarm” means:

(a) The activation of a burglar and/or a robbery alarm for the purposes of summoning the police at a time when no burglary or robbery is being committed or attempted on the premises; or

(b) The activation of a fire alarm caused by defective or improperly maintained equipment for the purpose of summoning the fire department at a time when no fire or emergency is occurring.

(4) "Fire alarm" means, for the purposes of this chapter, the transmission of an alarm by automatic alarm systems and circuits leading to the connection with Pacific County Communication or any component part thereof for the purpose of summoning the fire department when a fire or emergency is occurring.

(5) "Person" means any natural person, firm, partnership, corporation or unincorporated association.

(6) "Premises" means any building, structure, enclosure, real property or vehicle.

Section 3 Emergency response card.

It is unlawful to have or maintain on any premises a burglary and/or robbery alarm or fire alarm unless there is on file with the police department an emergency response card containing no more than three names and current phone numbers of persons authorized to enter the premises if summoned. Names and phone numbers shall be provided in writing to the Long Beach police department.

Section 4 False alarms.

(1) Police. Each and every burglary alarm requiring a response within the city of Long Beach shall be allowed two false alarms during any calendar year. Thereafter, false alarms shall be assessed a fee as follows: 3rd False alarm in the calendar year \$50.00, 4th False Alarm in the calendar year \$100.00, 5th and subsequent alarms in the calendar year \$200.00

(2) Fire. Each and every false alarm requiring a response within the city of Long Beach shall be allowed one false alarm during any 30-day period. Thereafter, false alarms in said 30-day period shall be assessed a fee as follows: 2nd False alarm in the calendar year \$50.00, 3rd False Alarm in the calendar year \$100.00, 4th and subsequent alarms in the calendar year \$200.00

(3) Audible Alarm. Any alarm audible upon abutting property for a period in excess of 20 minutes is declared to be a public nuisance.

Section 5 Ownership and maintenance.

Ownership and maintenance of alarm systems, circuits leading to the connection with Pacific County Communications, or any component parts thereof, except as herein provided, shall remain and be the responsibility of the person owning or leasing the property.

Section 6 Tampering with fire and/or burglar alarm systems.

(1) Tampering. It shall be unlawful for any person to tamper with or to wantonly cut, break, deface, or actuate any alarm device (including auxiliary alarm devices, wires or wire supports, or appurtenances thereto), or intentionally to transmit an alarm knowing no emergency exists.

(2) Exception. Subsection (1) of this section shall not apply to city employees in the police division or fire department engaged in their official duties.

(3) Exception – Manufacturer’s Representatives. Subsection (1) of this section shall not apply to any competent representative of a manufacturer of burglar alarm equipment or fire alarm equipment who, with the consent of the chief of police or fire chief, is modifying, adjusting, altering, repairing, or replacing the system or any of its component equipment.

(4) Exception – Insurance Rating Engineer. Subsection (1) of this section shall not apply to any competent insurance rating engineer who is testing the system in discharge of his duties and with permission of the chief of police or fire chief.

Section 7 Work on auxiliary systems – Notice.

Any person doing any work on an auxiliary alarm system that may cause a signal to be transmitted over the city system shall notify the chief of police or fire chief before doing such work, stating the time and place thereof.

Section 8 Automatic calling devices prohibited.

No person shall use or operate, or attempt to use or operate, or cause to be used or operated, or arrange, adjust, program, or otherwise provide or install any device or combination of devices that will, upon activation, either mechanically, electronically, or by other automatic means, initiate a telephonic or recorded message to any telephone number assigned, or any additional telephone numbers assigned, to any rotary system of the city of Long Beach including, but not limited to, the city of Long Beach police department or fire department.

Section 9 Administrative decisions, notice.

Notice of imposition of any administrative sanction, including the imposition of a fee or order of disconnection, under the provisions of this chapter, shall be given to the person having or maintaining a burglary, robbery and/or fire alarm on premises owned or occupied by him, providing that with respect to business premises, the owner, manager, or chief administrative agent regularly assigned and employed on the premises at the time of the occurrence of a false alarm shall be presumed to be the person having or maintaining said alarm on said business premises.

Section 10 Appeal from administrative decision, finality.

Any person subject to the imposition of a fee, order of disconnection or other administrative sanction under the terms of this chapter, shall have a right of appeal therefrom to the *Long Beach Municipal Court*. Unless a written notice of appeal is filed with the court, as the case may

warrant, within 10 days of receipt of notice of imposition of administrative sanction, said sanction is deemed to be final.

Section 11 Private agencies.

Any private agency, business or other entity monitoring fire, burglary or robbery alarm systems within the corporate limits of the city of Long Beach shall notify Pacific County Communications, as the case may be, immediately upon receiving an alarm. All other notifications shall be secondary. Any private agency, business or other entity making a vehicular response to an alarm shall not display emergency lighting or otherwise disregard any traffic signals, speed restrictions or other laws in responding to said alarm.

Section 12 Violation – Penalties.

Any person who willfully fails to pay the amount of any citation within 30 days from the date of issuance or 30 days after the adjudication in the City of Long Beach Municipal Court shall be guilty of a misdemeanor and shall be punished by not more than 90 days in jail and by a fine of not more than \$300 or both such incarceration and fine.

TAB - D

EMS Week Proclamation

WHEREAS, emergency medical services is a vital public service; and

WHEREAS, the members of emergency medical services teams are ready to provide life saving care to those in need 24 hours a day, seven days a week; and

WHEREAS, access to quality emergency care dramatically improves the survival and recovery rate of those who experience sudden illness or injury; and

WHEREAS, the emergency medical services system consists of first responders, emergency medical technicians, paramedics, firefighters, educators, administrators, emergency nurses, emergency physicians, and others; and

WHEREAS, the members of emergency medical services teams, whether career or volunteer, engage in thousands of hours of specialized training and continuing education to enhance their lifesaving skills; and

WHEREAS, it is appropriate to recognize the value and the accomplishments of emergency medical services providers by designating Emergency Medical Services Week; now

THEREFORE, I Robert Andrew, Mayor of the City of Long Beach, in recognition of this event do hereby proclaim the week of May 17-23, 2015, as

EMERGENCY MEDICAL SERVICES WEEK

With the theme, ***EMS Strong***, I encourage the community to observe this week with appropriate programs, ceremonies and activities.

Robert Andrew, Mayor

TAB - E

Long Beach Police

P.O. Box 795
Long Beach, WA 98631

lbpchief@centurytel.net

Phone 360-642-2911
Fax 360-642-5273

05-01-15

Page 1 of 4

To: Mayor Andrew and Long Beach City Council

From: Chief Flint R. Wright

Ref.: Monthly Report for April 2015

During the month of April the Long Beach Police Department handled the following cases and calls:

Long Beach

615 Total Incidents
Aid Call Assists: 8
Alarms: 12
Animal Complaints: 17
Assaults: 5
Assists: 63
(Includes 10 Law Enforcement Agency Assists Outside City Boundaries)
Burglaries: 0
Disturbance: 15
Drug Inv.: 7
Fire Call Assists: 1
Follow Up: 157
Found/Lost Property: 13
Harassment: 4
Malicious Mischief: 5
MIP – Alcohol: 0
MIP – Tobacco: 0
Missing/Found Persons: 1
Prowler: 5
Runaway: 0
Security Checks: 150
Suspicious: 32
Thefts: 7
Traffic Accidents: 5
Traffic Complaints: 10
Traffic Tickets: 19
Traffic Warnings: 38
Trespass: 8
Warrant Contacts: 22
Welfare Checks: 11

Ilwaco

482 Total Incidents
Aid Call Assists: 2
Alarms: 3
Animal Complaints: 2
Assaults: 2
Assists: 40
Burglaries: 1
Disturbance: 11
Drug Inv.: 3
Fire Call Assists: 0
Follow Up: 86
Found/Lost Property: 2
Harassment: 6
Malicious Mischief: 1
MIP – Alcohol: 9
MIP – Tobacco: 0
Missing/Found Persons: 1
Prowler: 1
Runaway: 0
Security Checks: 214
Suspicious: 12
Thefts: 3
Traffic Accidents: 1
Traffic Complaints: 17
Traffic Tickets: 16
Traffic Warnings: 33
Trespass: 4
Warrant Contacts: 9
Welfare Checks: 3

Officer Jeff Cutting received a thank you card from two individuals. Jeff helped push their car out of the sand. It is these types of acts that exemplify "community policing" at its finest. A copy of the thank you card is attached.

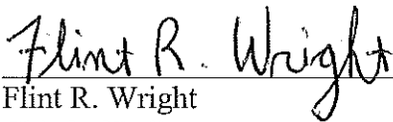
On April 15th Officer Casey Meling attended training. The course title was, "First Line Supervision". Some of the topics covered included how to motivate people, how to deal with conflict, how to balance supervision with friendship and how to lead by example.

The Clam Festival, April 18th-19th, was very busy. The crowds were the largest I have ever seen here for April. It was a combination of locals and tourists who kept the officers busy with calls. There was nothing serious.

On the 20th I received a certificate and a wall plaque from the Washington State Department of Fish and Wildlife for 20 years of service as a Hunter Education instructor. A copy of the certificate is attached.

Loretta attended training on the 23rd. The title of the course was, "Front Desk Safety and Security". Some of the topics discussed were dealing with safety during workplace emergencies, body language of dangerous people, communicating with dangerous people and surviving violent assailants in the workplace.

Officers Jeff Cutting and Casey Meling, along with Reserve Officer David Tobin, attended a class titled "Why Teens Kill". Some of the topics covered were warning signs to look for, how to keep schools safe and a youth culture update. The class was on April 28th.



Flint R. Wright
Chief of Police

Mountains of Thanks!

To the officer who helped
push our car out of the sand,

Our sincerest thanks!

God Bless!

~~David Yama~~ Eui Chan No

Certificate Of Recognition

PRESENTED TO:

FLINT WRIGHT

In appreciation of your outstanding support of
Hunter Education training activities in Washington State!

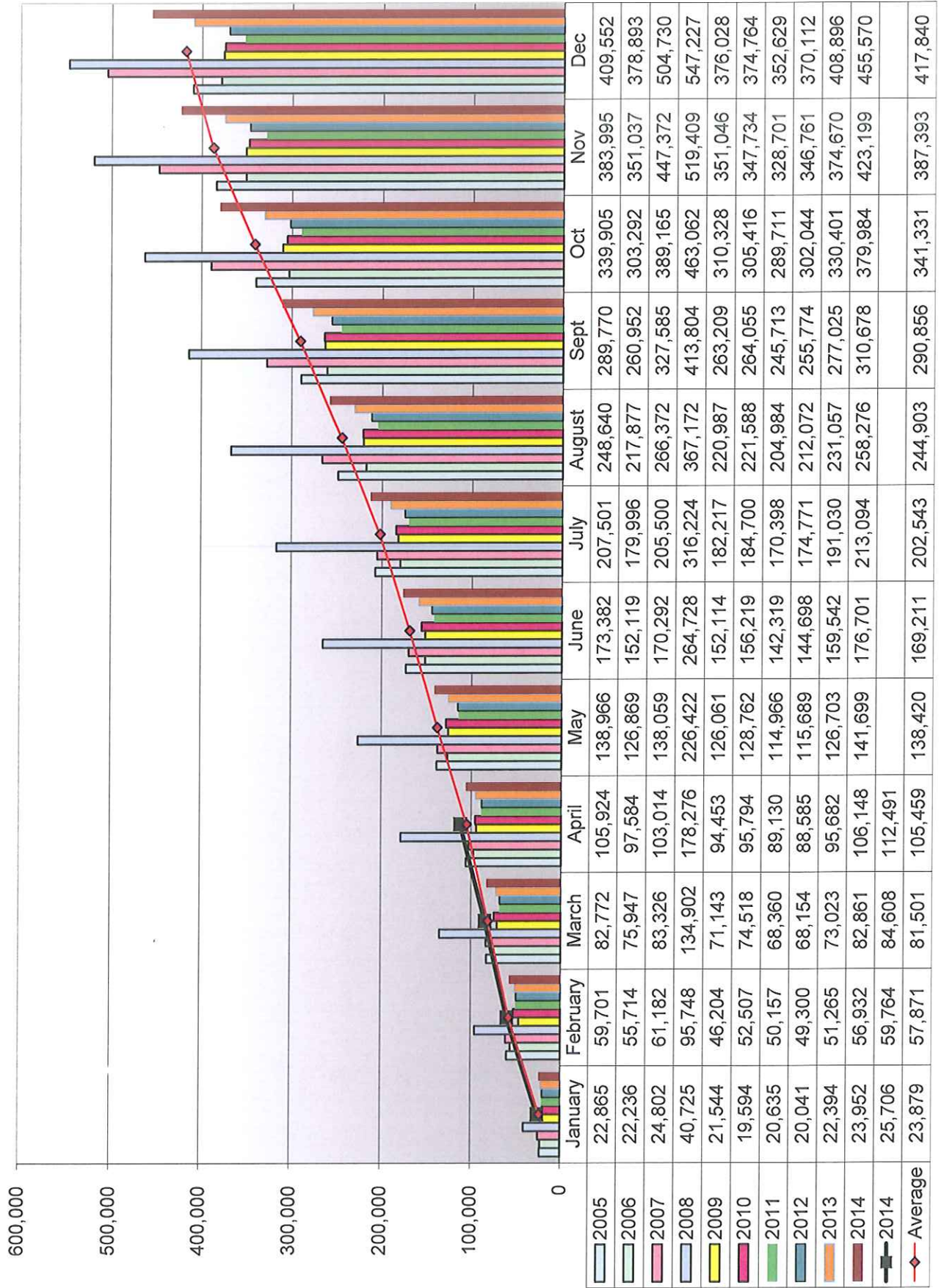
TWENTY YEARS AWARD



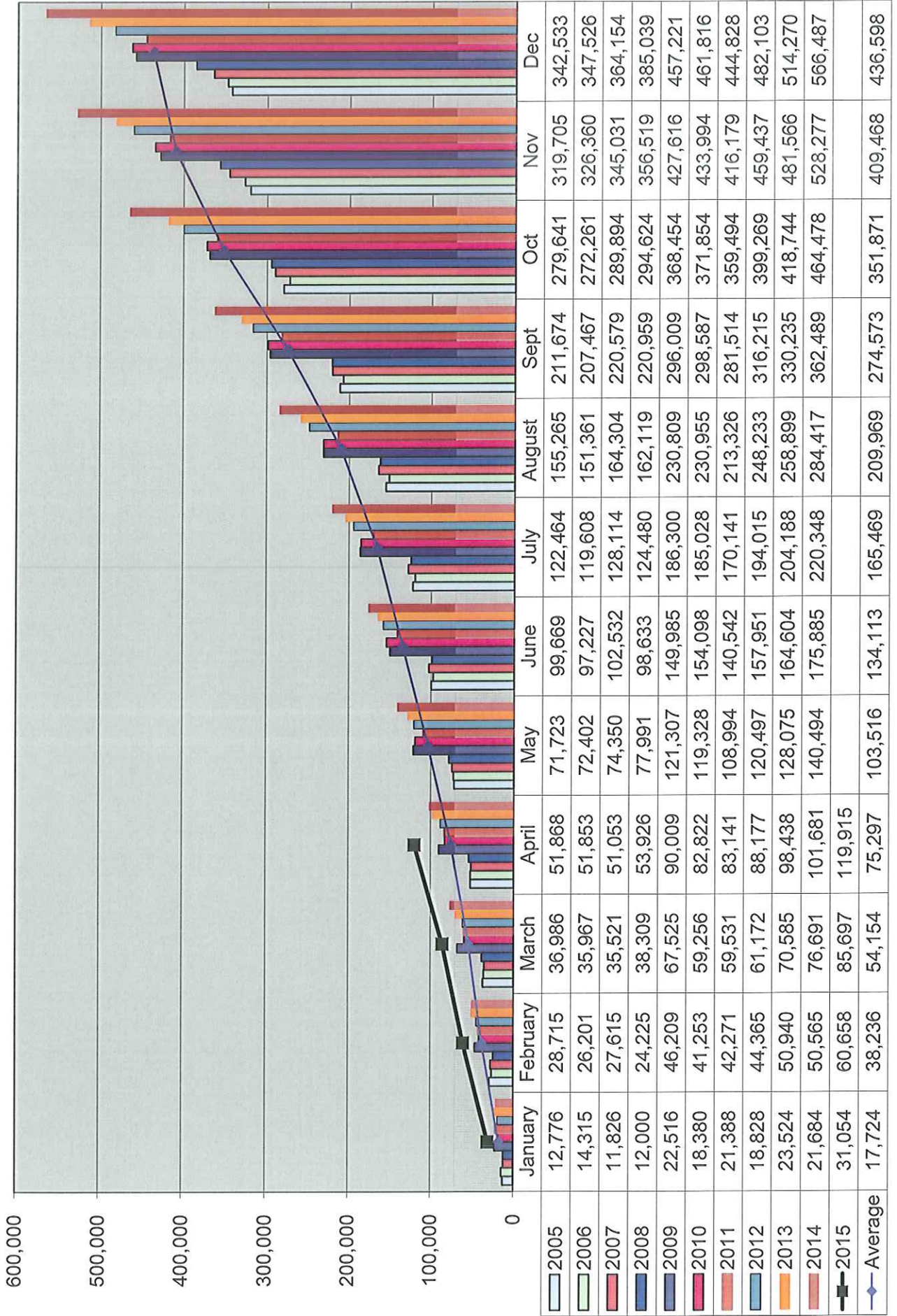

Hunter Education Coordinator

Date

Sales Tax Collections



Lodging Tax Collections



David Glasson

From: Bob & Judi Andrew - from the road [bjandrew@centurytel.net]
Sent: Saturday, April 25, 2015 10:36 AM
To: administrator@longbeachwa.gov
Subject: Fw: Special NDOP Invite For You Bob

Importance: High

David,

Mayor Andrew was hoping you would make copies of this to put in each of the Council Members packets next week. If there are any questions feel free to ask. Thank you, Judi (for the Mayor)

From: Vmcole2@aol.com
Sent: Friday, April 24, 2015 2:38 PM
To: bjandrew@centurytel.net
Subject: Special NDOP Invite For You Bob

Mayor Andrew

Marty Cole, Ocean Park Community, here, on behalf of the National Day of Prayer and this year's Prayer Breakfast. I sent a note previously, but I believe it may have gotten lost in the .COM or .NET world... I want to be sure to encourage you, Bob, that we will be praying for you and the city of Ilwaco, at the NDOP Prayer Breakfast on May 7th.

I want to invite and would like to celebrate you, here, so I certainly do hope that you are able to attend. That will be the 2015 NDOP prayer breakfast, Thursday, May 7th, at 7AM at 268th & Vernon in Ocean Park.

With matters of interest and/or concern, such as: business, beachfront, parks and recreation matters, education, regional law enforcement and volunteer fire issues, especially in light of the recent threat, the local land use discussions, water purification, local hospital talks, local business & tourism momentum, cottage industries including the upcoming marijuana market issues, as well as risks in general in the region for a variety of reasons, I am certain you keep busy and its all the more reason to pray.

We want to stand with you and your community; we will speak out and support you in prayer, Mayor.

Please let me know that you are coming.

Please invite city council members, and as always, your RSVP is really important to know how to prep.

Thank you Bob, for all you do. I look forward to hearing from you. If you are unable to come and have concerns, that we may intercede on your behalf, and are willing to share, please do.

In His steps,

Marty Cole, Missionary-Pastor
Naselle Youth Camp Chaplain
PCFD1 Chaplain
(Phil. 1:6)

Seems that many of us, hopefully myself not included, don't appreciate just how good we have it compared to those in urban areas of the state. Again, I sincerely appreciate your visit today.

Bonnie Carmack

Gayle.

4-22-15

Thank you for coming and speaking about new changes for the Realtors & Brokers this morning. I can't thank you enough for taking this time out of your busy day.

BONNIE CARMACK
REALTOR/BROKER

Cell: (360) 244-2161

bcarmack@lighthouseproperty.com
facebook.com/BonnieLighthouseRealty

LIGHTHOUSE
REALTY

1-800-854-2232

Fax: (360) 642-8935

710 Pacific Avenue South

PO Box 1166

Long Beach, WA 98631

www.lighthouseproperty.com



Northwest

RMLS





Invites you to join us for...

8th annual

TOWN HALL

FREE Dinner

Presentation by *KLEAN* Treatment Center
Breakout sessions

*Breakout sessions will be focused on
positive youth activities in the community
and substance use prevention.*

Wed. May 6th, 5 - 7:30 PM
Ilwaco High School

*For more information, please email Lindsey Hylton
at admin@wellspringpacific.com or visit
www.wellspringpacific.com*



One Comcast Center
Philadelphia, Pennsylvania 19103

April 27, 2015

Gene Miles
City Administrator
City of Long Beach
115 Bolstad Ave West
P.O. Box 310
Long Beach, WA 98631

Re: Comcast/Time Warner Cable/Charter Transactions Terminated

Dear Mr. Miles:

More than a year ago, Comcast Corporation ("Comcast"), entered into a merger agreement with Time Warner Cable, Inc. ("Time Warner Cable") and a subsequent transactions agreement with Charter Communications, the ultimate parent of the cable franchisee in your community.

At this time, we have made a determination to terminate our merger agreement with Time Warner Cable and our transactions agreement with Charter Communications, Inc. Accordingly, by this letter, Comcast provides formal notice that our transaction with Charter will not be consummated and withdraws the FCC Form 394 filing. We do, however, greatly appreciate the careful consideration that was given to our transfer application. It is not necessary for you to take any further action at this time.

If you have any immediate questions, you are welcome to contact me at (215) 286-5585, send an email to klay_fennell@comcast.com, or contact Charter's Government Affairs.

Sincerely,

A handwritten signature in black ink that reads "Klayton F. Fennell".

Klayton F. Fennell
Senior Vice President, Government Affairs

cc: Mark Brown, VP of Government Affairs, Charter Communications

City of Long Beach
Summary of Report of Decision

On April 15, 2015, the Hearings Examiner for the City of Long Beach, Washington did issue a report of decision for the following application:

Project: Case No. V 2015-01, Raylon and Judith Ray of Long Beach, Washington, a Title 12 Variance from the strict application of the R1 – Single Family Residential zoning district front setback standard to allow an enclosed front porch. The property has a ten foot front yard setback and is located between properties east and west that have setbacks on the same street of five feet and zero feet, respectively.

Decision: Approved per the findings and conditions in the Report of Decision.

The complete Report of Decision for the above-referenced project is available for review at Long Beach City Hall, 115 Bolstad Avenue West, Long Beach Washington.

Chinook Observer: Please publish April 29, 2015

Report: AGY064P2
710-LBU BLS0020

State of Washington
Business Licensing Service
Agency Requirements Document (ARD)

Date: 04 10 2015
Page: 1

LONG BEACH GENERAL BUSINESS

New Application / Final

Business Structure: Sole Proprietor
Legal Entity Name : MALLORY ANNE GEBHARDT

UBI Number : 603 496 087 001 0001
Application ID : 2015 100 3426
Application Received Date: 04 10 2015

Firm Name : TINKERVILLE

Fees: \$125.00
Expiration Date: 04 30 2016

Location Phone/FAX: (360) 213-6568 (000) 000-0000

Business Open Date: 04 17 2015

Email Address: P.L.CARRICO@GMAIL.COM

Mail Addr: 811 PACIFIC AVE S STE 16
LONG BEACH WA 98631 3543

Location Address : 811 PACIFIC AVE S STE 16
LONG BEACH WA 98631 3543

In City Limits: Y Number of employees at this location: 0

Product/Serv Desc: Retail ART, HANDMADE ITEMS, SOAPS, ART SUPPLIES, MID RANG
E JEWELRY

Operator Comments: LANGUAGE ASSIST(Y/N): Y ENGLISH

Previous Business License: N Square Footage: 400 Applying as Non Profit Business: N

Conducting Business From Residence: N Interior/Exterior Modifications: N

Haz/Flam Material: N Smoke Detect/Fire Sprklr

Additional Business Activities: Retail/Wholesale Sales

Account Status: Pending Approval

Zoning	OT 9	4/13/15	Fire		Date
Building		Date	Police		Date
Finance		Date	Planning		Date
Comments:					

Report: AGY064P2
710-LBL BLS020

State of Washington
Business Licensing Service
Agency Requirements Document (ARD)

Date: 04 13 2015
Page: 1

LONG BEACH GENERAL BUSINESS

New Application / Final

Business Structure: Profit Corporation
Legal Entity Name : LONG BEACH COFFEE ROASTERS, INC.

UBI Number : 602 666 779 001 0001
Application ID : 2015 103 3203
Application Received Date: 04 13 2015

Firm Name : LONG BEACH COFFEE ROASTERS INC

Fees: \$125.00
Expiration Date: 04 30 2016

Location Phone/FAX: (503) 702-4247 (000) 000-0000

Business Open Date: 01 01 2007

Email Address: CRWIKSSHNYTHNGS@GMAIL.COM

Location Address : 811 PACIFIC AVE S
LONG BEACH WA 98631 3543

Mail Addr: 811 PACIFIC AVE S
LONG BEACH WA 98631 3543

In City Limits: Y Number of employees at this location: 3

Number of rental units: 1

Product/Serv Desc: Wholesale, Retail COFFEE, ESPRESSO, COFFEE BEANS

Operator Comments: LANGUAGE ASSIST (Y/N) : Y ENGLISH

Previous Business License: Y Square Footage: 750 Applying as Non Profit Business: N

Interior/Exterior Modifications: N

Haz/Flam Material: Y Compressed Gas

Additional Business Activities: Utility ? Retail/Wholesale Sales

Account Status: Pending Approval

Zoning	ST 93	Date	4/24/15	Fire	Date
Building		Date		Police	Date
Finance		Date		Planning	Date
Comments:					

Report: AGY064P2
710-LBL BLS020

State of Washington
Business Licensing Service
Agency Requirements Document (ARD)

Date: 04 17 2015
Page: 1

LONG BEACH GENERAL BUSINESS

New Application / Final

Business Structure: Partnership

UBI Number : 603 493 036 001 0001

Legal Entity Name : SHORT & SHORT

Application ID : 2015 098 0419

Firm Name : 20TH CENTURY CONTRACTING

Application Received Date: 04 01 2015

Location Phone/FAX: (360) 606-8451 (000) 000-0000

Fees: \$125.00

Email Address: ROOF20CENT@YAHOO.COM

Expiration Date: 04 30 2016

Location Address : 2812 NW 109TH ST
VANCOUVER WA 98685 4745

First Date of Business: 04 01 2015

In City Limits: Number of employees at this location: 0

Product/Serv Desc: SERVICES GENERAL CONSTRUCTION WINDOWS/DOORS-DECKS/FLOORS/SI
DING/ROOFING-REMODELS

Operator Comments:

Mail Addr: 2812 NW 109TH ST
VANCOUVER WA 98685 4745

Previous Business License:

Account Status: Pending Approval

Applying as Nonprofit Business: ...

Zoning	N/A	4/21/15	Fire		Date
Building			Police		Date
Finance			Planning		Date
Comments:					

Report: AGY064P2
710-LBL BLSJ020

State of Washington
Business Licensing Service
Agency Requirements Document (ARD)

Date: 04 17 2015
Page: 1

LONG BEACH GENERAL BUSINESS

New Application / Final

Business Structure: LLC
Legal Entity Name : LVI CUSTOM CONSTRUCTION L.L.C.

UBI Number : 602 570 778 001 0002
Application ID : 2015 105 3103
Application Received Date: 04 15 2015

Firm Name : LVI CUSTOM CONSTRUCTION L.L.C.

Fees: \$125.00
Expiration Date: 04 30 2016

Location Phone/FAX: (503) 544-9811 (000) 000-0000

First Date of Business: 04 15 2015

Email Address: LVICUSTOM@GMAIL.COM

Mail Addr: 2103 NW 3RD AVE
BATTLE GROUND WA 98604 4154

Location Address : 2103 NW-3RD AVE
BATTLE GROUND WA 98604 4154

In City Limits: Y Number of employees at this location: 0

Product/Serv Desc: Services FLOORING INSTALLER

Operator Comments:

Applying as Nonprofit Business: N

Previous Business License: N

General/Specialty Contractor # LVICUCC943BK Contractor license number verified in the Contractor database. Expires: 01 21 2016

Account Status: Pending Approval

Zoning	<u>NA</u>	<u>CS</u>	<u>4/21/15</u>	Fire	_____	Date	_____
Building	_____	_____	Date	Police	_____	Date	_____
Finance	_____	_____	Date	Planning	_____	Date	_____
Comments:	_____						

Report: AGY064P2
710-LBL BLS020

State of Washington
Business Licensing Service
Agency Requirements Document (ARD)

Date: 04 17 2015
Page: 1

LONG BEACH GENERAL BUSINESS

New Application / Final

Business Structure: Profit Corporation

UBI Number : 601 676 444 001 0001

Legal Entity Name : WESTERN WASHINGTON CONSTRUCTION, LTD.

Application ID : 2015 105 3214

Application Received Date: 04 15 2015

Firm Name : WESTERN WASHINGTON CONSTRUCTION, LTD.

Fees: \$125.00

Expiration Date: 04 30 2016

Location Phone/FAX: (360) 538-0227

(360) 537-7022

First Date of Business: 04 20 2015

Email Address: WWC2007@COMCAST.NET

Location Address : 119 BIRKINE ST
HOQUIAM WA 98550 2008

Mail Addr: PO BOX 821
ABERDEEN WA 98520 0172

In City Limits: Y Number of employees at this location: 7

Product/Serv Desc: WHLSL , RTL CONSTRUCTION, ALL TYPES. GENERAL CONTRACTOR.

Operator Comments:

Previous Business License: N

Applying as Nonprofit Business: N

General/Specialty Contractor # WESTWC044BK

Contractor license number verified in the Contractor database. Expires: 01 03 2017

Account Status: Pending Approval

Zoning	N/A	02	4/21/15	Fire		Date	
Building				Police		Date	
Finance				Planning		Date	
Comments:							

Report: AGY064P2
710-LBL BLS020

State of Washington
Business Licensing Service
Agency Requirements Document (ARD)

Date: 04 16 2015
Page: 1

LONG BEACH GENERAL BUSINESS

New Application / Final

Business Structure: Profit Corporation
Legal Entity Name : R.C.I. ELECTRICAL GROUP, INC

UBI Number : 603 408 747 001 0001
Application ID : 2015 104 4026
Application Received Date: 04 14 2015

Firm Name : R.C.I. ELECTRICAL GROUP, INC

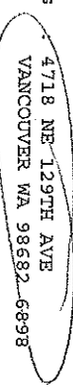
Fees: \$125.00
Expiration Date: 04 30 2016

Location Phone/FAX: (503) 806-3621 (000) 000-0000

First Date of Business: 04 16 2015

Email Address: RCI_ELECTRICAL@YAHOO.COM

Mail Addr: 4718 NE 129TH AVE
VANCOUVER WA 98682 6898



In City Limits: Y Number of employees at this location: 1

Product/Serv Desc: Retail ELECTRICAL CONTRACTOR

Operator Comments:

Applying as Nonprofit Business: N

Previous Business License: N
General/Specialty Contractor # RCIELCI18621Q Contractor license number verified in the Contractor database. Expires: 06 18 2016

Account Status: Pending Approval

Zoning	NA 45	Date	4/21/15	Fire	Date
Building		Date		Police	Date
Finance		Date		Planning	Date
Comments:					