AGENDA
AD HOC COMMITTEE ON DIVERSITY AND INCLUSION
Friday September 28, 2018 @ 11:30 a.m.
Council Conference Room, 10th Floor, City Hall

Councilmember Carol Wood, Chair
Councilmember Brian Jackson, Vice Chair
Councilmember Patricia Spitzley

1. Call to Order
2. Roll Call
3. Public Comment
4. Approval of Minutes

September 14, 2018

5. Discussion
   A.) Adding language to the Purchasing Ordinance
   B.) Human Rights Ordinance

6. Other
   • Updates on Participants in the Committee

7. Adjourn
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<th>Purpose for Attending</th>
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<td>J. M. Bole</td>
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<td>Joe Abad</td>
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<td>Guillermo Z. Lopez</td>
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<td>Jimmy LeBee</td>
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<td>Mark Brown</td>
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<td>NAACP / ACLU</td>
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Call to Order
The meeting was called to order at 11:34 a.m.

Committee Members
Council Member Carol Wood, Chair
Council Member Brian T. Jackson, Vice Chair - excused
Council Member Patricia Spitzley

Others Present
LaSondra Crenshaw, Council Staff
Joe Abood - Attorney’s Office
Elaine Womboldt—Rejuvenating South Lansing
Stacey Locke - Peckham
Tammy Lemmer - TCOA
Jim Bale

Minutes
MOTION BY COUNCIL MEMBER SPITZLEY TO APPROVE THE MINUTES FROM JULY 13, 2018 AS PRESENTED. MOTION CARRIED 2-0

MINUTES FROM AUGUST 10, 2018 PLACED ON FILE. MOTION CARRIED 2-0

Discussion
Adding language to the Purchasing Ordinance

Council Member Wood advised the group that in dealing with MEI score we looked at ways to increase our numbers. One of the areas we could deal with was ordinance in
purchasing which dealt with gender identity or sexual orientation. We had law take a
look at it and we would like to make a four word change to the ordinance.

Ms. Locke asked if on line 16 we could change the word “handicap” to “disability”. The
group agreed this would be a good change.

Mr. Abood stated is does not understand what political orientation means in line 16, he
will check with Lisa Hagen and have her get back to Council Member Wood. Possible
change could be political “affiliation” instead of “orientation”. A draft will be made
available for the next meeting

Discussion
Budget Priorities

**Due to time this topic will be discussed at a later date** A special meeting may be
called if enough members can be present.

Discussion
Human Rights Ordinance

Council Member Wood informed the Committee that during a meeting she asked the
Police Chief if training was done on the Human Rights Ordinance, and this brought
about a discussion with the City Attorney on our ordinance. She asked Mr. Abood to
explain the office concerns.

Mr. Abood advised that he pulled up Human Rights Ordinance and under section
297.10 it has City Attorney investigating, prosecuting, hearing officer, and reviewing the
appeal, which removes the presumption of innocence. He stated this is not the way an
ordinance should be drafted or applied. This is a significant issue but doesn’t require
significant changes. The ordinance will be ready for the Committee’s review at the next
meeting.

He then stated our ordinance calls for 180 days for complaint to be filed. Civil Rights,
and EEOC will not look at a complaint if it is over 180 days old. I recommend anyone
with a complaint to go to the Department of Civil Rights and file a complaint with them
as well. He advised the Committee they may want to think about changing the 180 day
timeframe as well.

Council Member Spitzley asked is this a job for our Ad Hoc on Diversity and Inclusion or
the new Commission. Council Member Wood stated ordinance are the responsibility of
Council.

Council Member Wood stated that giving the City Attorney’s office the ability to put a
hearing officer in place, we need to make sure Human Rights brochures are available.
Ms. Wombaldt asked will this be a separate division. Mr. Abood stated the Prosecutor should never be the Judge, and if you appeal a Judge it shouldn’t go to the same Judge for the appeal.

Ms. Locke stated that if people with disabilities go to the Civil Rights Department and don’t get a good outcome. They may not feel comfortable than going to the City. Mr. Abood explained to Ms. Locke why that shouldn’t be an issue.

**OTHER**

**Updates on Participants in the Committee**

RSL – Tuesday Sept 25, 2018 at 6:30 p.m.

Meet the Advocacy Sept 26, 2018 at 2:30 p.m.

LEAD State conference Oct 12th at Lansing Center

TCOA Advisory Council age 60 and over have 2 vacancies they meet the 2nd Thursday of every month at 1:00 p.m.

Every Wednesday 5:30 – 6:30/7:00 Jail Tours - Ingham County sheriff office

Sparrow Volunteers- if over 55 go through VIP office

Friday and Saturdays 8:00 p.m. – 12:00 a.m. Midnight Basketball - Hill Center

**Adjourn**

Adjourn at 12:42 p.m.

Submitted by,
LaSondra Crenshaw, Administrative Assistant

Approved ____________________________
ORDINANCE NO: ______

AN ORDINANCE OF THE CITY OF LANSING, MICHIGAN, TO AMEND THE PURCHASING, CONTRACTS, AND SALES ORDINANCE, CHAPTER 206 OF THE LANSING CODIFIED ORDINANCES, BY ADDING SEXUAL ORIENTATION AND GENDER IDENTIFY IDENTITY TO NONDISCRIMINATION PROVISION, SECTION 206.20(b).

THE CITY OF LANSING ORDAINS:

Section 1. That Chapter 206, Section 20(b), of the Codified Ordinances of the City of Lansing, Michigan, be and is hereby amended to read as follows:

206.20(b) – Nondiscrimination clause in City Contracts

All contracting agencies of the City, or any department thereof, shall include in all contracts hereafter negotiated or renegotiated by them, for and on behalf of the City, a provision obligating the contractor or employer not to discriminate against any qualified employee or qualified applicant for employment with respect to hire, terms, conditions or privileges of employment, or a matter directly or indirectly related to employment because of age, race, color, religion, national origin, sex, GENDER IDENTIFY IDENTITY, SEXUAL ORIENTATION, height, weight, handicap DISABILITY, marital status or political orientation AFFILIATION, and shall require such contractor or employer to include a similar provision in all subcontracts.

Section 2. All ordinances, resolutions or rules, parts of ordinances, resolutions or rules inconsistent with the provisions hereof are hereby repealed.
Section 3. Should any section, clause or phrase of this ordinance be declared to be invalid, the same shall not affect the validity of the ordinance as a whole, or any part thereof other than the part so declared to be invalid.

Section 4. This ordinance shall take effect on the 30th day after enactment unless given immediate effect by City Council.

Approved as to form:

________________________________________
City Attorney

Dated: ________________________________
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