

Mayor

Nina Laycook

City Manager

Glen K. Vernon

Treasurer

RaeLene Johnson



KANAB
— UTAH —

City Council

James G. Sorenson

Cheryl Brown

Kirt Carpenter

Joe B. Wright

Brent Chamberlain

KANAB CITY COUNCIL
SEPTEMBER 24, 2013
76 NORTH MAIN, KANAB, UTAH

NOTICE is hereby given that the Kanab City Council will hold its regular council meeting on the 24th day of September, 2013, at the Kane County Commission Chambers at the Kane County Courthouse at 76 North Main, Kanab, Utah. The council will meet in executive session at 6:00 p.m. and the regular meeting is anticipated to begin at 7:00 p.m.

- 6:00 P.M. Executive Session: Discussion of pending or reasonably imminent litigation.
- 7:00 P.M. Regular Meeting: Roll Call
- 7:05 P.M. Approval of minutes of previous meeting and accounts payable vouchers.
- 7:10 P.M. Agenda review and staff report.
- 7:20 P.M. Public Comment Period – Members of the public are invited to address the Council. Participants are asked keep their comments to 3 minutes and follow rules of civility outlined in Kanab Ordinance 3-606
- 7:40 P.M. Mayor/Council Member Reports:
- Mayor Laycook
 - Councilmember Sorenson
 - Councilmember Brown
- 7:50 P.M. Energy Feasibility Study Presentation – Mark Cram, Siemens Industry, Inc.
- 8:00 P.M. Recreation Director Report – Tyler Cornell, Kane County Recreation Director
- 8:30 P.M. Proposed Interlocal Agreement for Kanab City Prosecutor – Rob Van Dyke, Deputy County Attorney
- 8:40 P.M. Award Airport Pavement Preservation Project – Creamer and Noble Engineers
- 8:45 P.M. Resolution 9-1-13 R: Declaring October 26 through November 1 “Western Rubbish-Roundup Week”
- 8:55 P.M. Arts Council Appointment: Michael Evangelista
- 9:00 P.M. Adjournment

Times listed for each item on the agenda may be accelerated as time permits. If you are planning to attend this public meeting and due to a disability need assistance in understanding or participating in the meeting, please notify the City eight or more hours in advance of the meeting, and we will try to provide whatever assistance may be required. Please contact RaeLene Johnson at the Kanab City offices.

– A Western Classic –

**KANAB CITY COUNCIL MEETING
SEPTEMBER 10, 2013
KANE COUNTY COMMISSION CHAMBERS**

PRESENT: Mayor Nina Laycook, Council Members Kirt Carpenter, Cheryl Brown, Joe B. Wright and Brent Chamberlain, City Manager Glen Vernon, Acting City Manager Joe Decker and City Treasurer RaeLene Johnson. Council Member Jim Sorenson excused.

Prayer was offered by Cheryl Brown.

APPROVAL OF MINUTES & VOUCHERS: A motion was made by Council Member Brown and 2nd by Council Member Carpenter to approve the minutes of August 27th and the vouchers. Motion passed unanimously. Council Member Sorenson absent.

AGENDA REVIEW AND STAFF REPORT: Staff informed the Council that Jenny Chatwin has been hired as the new librarian replacing Debra Csenge. Jayme Jorgensen has been hired as the new city office secretary replacing Leann McDonald. The chip seal project is completed. It was completed sooner than expected and more roads were done than expected. Mr. Vernon, City Manager, informed that He and Keith Robinson had looked over some of the damages after the rain storms. He asked the audience that if they notice any damages that could be a hazard, to notify the city office.

PUBLIC COMMENT PERIOD: Mr. Bill Cole again requested that the City doesn't need any more trails. He also felt that the nuisance ordinance was not needed. He asked the City "don't help me out too much". Gwen Gaustad asked about how the nuisance ordinance would affect dogs who barked a little. She felt that if someone is being bothered by barking dogs, they need to talk with their neighbor. Doug Crosby stated that what is a nuisance to others might not be a nuisance to him. He felt what was on his property was nobody's business

COUNCIL MEMBER REPORTS: Council Member Carpenter said that the Kane County Recreation, Transportation Special Service District is working on having the Bureau of Land Management turn title of the land around Kanepex to the County. They want to upgrade the rodeo grounds, put in a motor cross track and have a remote-control facility. They are also working with Garfield County to put together an off-highway vehicle project. Council Member Carpenter said that the K-Hill trail is completed. He encouraged everyone to utilize the facilities. Council Member Wright stated there are still two openings on the Library Board. The Friends of the Library had a booth at Western Legends. They raised more money than ever before at Western Legends. Council Member Sorenson was home ill, so RaeLene Johnson explained how to use the new on-line calendar. It is now live and can be used for residents to book use of the City's facilities on the web. Council Member Chamberlain said that the City had received a \$2500 matching grant for the Heritage Museum to complete the Harold Mace project. There will be a scaled back version of the restrooms at the Heritage House with the City crew doing most of the work. There are grants available for improvement of the

tennis courts from the US Tennis Association. He reported that Western Legends was very successful. It was better than the previous two years.

KELLY STOWELL EXECUTIVE DIRECTOR OF CEBA: Mr. Kelly Stowell, Executive Director of CEBA, addressed the Council. He reported on the upcoming events. There will be a Writers Conference Oct 25 and Oct 26 all day. There are pamphlets to help provide incentives for small businesses. There will be an activity called “The running of the Res” which will begin at Tuba City, Arizona. There will be an Alex Boye musical. Mr. Stowell has been working with the Film Commission in helping to make our area more competitive. There have been locals used in commercials and short films. The “Grand to Grand” race will be held September 22nd. There will be a lot of activities happening. Kanab is still “Little Hollywood”.

PUBLIC HEARING ON AMENDING A SUBDIVISION PLAT FOR KCR LOTS 442 & 443: Gary McBride, Land Use Coordinator, addressed the Council. He explained that it was recommended by the Planning Commission to approve this amendment. The amendment is actually returning the lots to their previous separate lots. A motion was made by Council Member Wright and 2nd by Council Member Carpenter to go into a public hearing to discuss the amending of Lots 442 and 443. Motion passed unanimously. Council Member Sorenson absent. It was noted that the original owner had separated the two lots for tax purposes, but she has passed away. Her estate wants to revert them back to the original two lots. A motion was made by Council Member Wright and 2nd by Council Member Chamberlain to go out of Public Hearing. Motion passed unanimously. Council Member Sorenson absent. Since there were no objection to this amended either in City Council or Planning Commission a motion was made by Council Member Wright and 2nd by Council Member Brown to approve the plat amendment for William A. Sage, Successor Trustee, for Lot 442A to return Lot 442A back to Lots 442 and 443 as originally plated. Motion passed by roll call vote. Council Member Sorenson absent.

PUBLIC HEARING FOR AMENDING SUBDIVISION ORDINANCE TO PROVIDE FOR CONSERVATION EASEMENT/PARCELS: Mr. Vernon explained the need for amending the subdivision ordinance. The Kane County Water Conservancy District has submitted a request to create two parcels which will have a recorded conservation easement to serve as archaeological preservation sites at the Jackson Flat Reservoir. It was recommended by the Planning Commission that this amendment be approved. A motion was made by Council Member Wright and 2nd by Council Member Brown to go into a Public Hearing to discuss the subdivision amendment. Motion passed unanimously. Council Member Sorenson absent. Mr. Kent Burggaff explained that some of the wording in Chapter 2, Section 2-6 needed to be clarified. Mr. Dirk Clayson representing the Water Conservancy District expressed appreciation to the Planning Commission for their work in helping with this conservation easement/parcels. A motion was made by Council Member Wright and 2nd by Council Member Chamberlain to go out of the Public Hearing. Motion passed unanimously. Council Member Sorenson absent. A motion was made by Council Member Chamberlain and 2nd by Council Member Brown to approve Ordinance #9-1-13 O amending the subdivision ordinance to provide

for conservation easement/parcels with the following corrections: In Section 2-6, Recording of Conservation Parcels the paragraph shall end after parcel. (As defined in Utah State Code Section 57-18-2 will be eliminated. This also will be listed in the definitions. Also, in Section 2-6.4 including **some or all** after the word exempt. Motion passed by roll call vote. Council Member Sorenson absent.

CONSIDER SUBDIVISION OF KANE COUNTY WATER CONSERVANCY

DISTRICT PARCEL #K-13-7 ANNEX: Dirk Clayson representing the Water Conservancy District addressed the Council. The District requested the City create parcels 42-KA-6165 and 42-KA-6166 for conservation easements at the Jackson Flat Reservoir. He showed the location of these parcels on the map. He stated there are no utility lines in this area, and it is well above the highest water mark. A motion was made by Council Member Brown and 2nd by Council Member Carpenter to go into a Public Hearing to discuss this subdivision. Motion passed unanimously. Council Member Sorenson absent. Mr. Jeff Frey asked if these parcels are close to where the original digs were and the remains were found. It was noted that they are. Bob Senecal had a problem with giving City land to a government agency. Mr. Burggraff said that the State doesn't define conservation easements. These two parcels will be conserved and not developed. Mr. Dirk Clayson explained the process when human remains are found and how the State notifies the tribes. There has never been a case where the tribes wanted to be involved until this one. There were a lot of remains found in this area. Mr. Clayson felt that they had a moral and ethical obligation to help preserve these remains. A motion was made by Council Member Chamberlain and 2nd by Council Member Carpenter to go out of the Public Hearing. Motion passed unanimously. Council Member Sorenson absent. A motion was made by Council Member Wright and 2nd by Council Member Carpenter to create parcels 42-KA-6165 (3.21 acres) and 42-KA-6166 (3.63 acres) for conservation easements/parcels as specified in Section 2-6 of the Subdivision Ordinance. Motion passed unanimously. Council Member Sorenson absent. The deed will be transferred to the Archaeological Conservancy a national non-profit organization dedicated to the acquisition and preservation of significant archaeological sites located on private land. The mineral rights owned by Utah State Trust Lands are currently in the process of being transferred off the property and given to the Archaeological Conservancy.

PUBLIC HEARING ON AMENDING KANAB CITY LAND USE ORDINANCE CONCERNING HOME OCCUPATION BUSINESSES IN RESIDENTIAL

ZONES: Mr. Gary McBride addressed the Council. The Planning Commission had recommended having a light home occupation and a heavy home occupation. The differences would be home occupations that potentially result in the presence of hazardous materials or other dangerous or objectionable objects. This would require them to get a conditional use permit. Parking was discussed. Mr. Clayson didn't feel it was the City's responsibility to protect every person from all things. Council Member Chamberlain agreed. A motion to go into a public hearing was made by Council Member Brown and 2nd by Council Member Carpenter. Motion passed unanimously. Council Member Sorenson absent. Mr. Bill Cole talked about the Planning Commission's discussion on this subject. There are a lot of home businesses that are not operating a

business legally. Mr. Doug Crosby said he had never heard of anyone teaching piano lessons ever having to have a license. A motion was made by Council Member Chamberlain and 2nd by Council Member Carpenter to go out of the Public Hearing. Motion passed unanimously. Council Member Sorenson absent. A motion was made by Council Member Carpenter and 2nd by Council Member Brown to adopt Ordinance # 9-2-13 O amending the land use ordinance concerning home occupation businesses in residential zones as specified in Chapter 10 Section 2 and Section 7 of the Land Use Ordinance. Motion passed unanimously by roll call vote. Council Member Sorenson absent.

PUBLIC HEARING ON AMENDING LAND USE ORDINANCE CONCERNING GAS STATIONS/CONVENIENCE STORES IN COMMERCIAL ZONES: Mr.

Gary McBride reported on the Planning Commission's recommendation to establish convenience store as a permitted use in the C1 zone and revise the definitions as follows: Convenience Store: Sell of limited selection of food products, household items, and other related goods that does not include fuel sales. Gas Station: An establishment which includes fuel sales. A gas station would be permitted in the C2 and C3 zones. Council Member Wright read the definition of the C-1 zone. A motion was made by Council Member Brown and 2nd by Council Member Carpenter to go into a public hearing to discuss amending the Land Use Ordinance. Motion passed unanimously. Council Member Sorenson absent. A motion was made by Council Member Wright and 2nd by Council Member Chamberlain to adopt Ordinance #9-3-13 O amending the Land Use Ordinance to establish gas station as a permitted use in C2 and C3 zones and a conditional use in the CPD zone and establish convenience store as a permitted use in the C1 zone. Motion passed unanimously by roll call vote. Council Member Sorenson absent.

A motion to go into Executive Session to discuss pending litigation was made by Council Member Brown and 2nd by Council Member Carpenter. Motion passed unanimously. Council Member Sorenson absent.

A motion to go out of Executive Session was made by Council Member Chamberlain and 2nd by Council Member Wright. Motion passed unanimously. Council Member Sorenson absent.

A motion to adjourn was made by Council Member Brown and 2nd by Council Member Wright. Motion passed unanimously. Council Member Sorenson absent.

MAYOR NINA LAYCOOK

RECORDER GLEN VERNON

**KANAB CITY – KANE COUNTY
INTERLOCAL AGREEMENT FOR THE KANAB CITY PROSECTOR**

THIS AGREEMENT is made and entered into this ____ day of _____, 2013, by and between Kanab City, a municipal corporation, 76 North Main, Kanab, Utah 84741, hereinafter referred to as the “City,” and Kane County, a body politic of the state of Utah, 76 North Main, Kanab, Utah 84741, together with the Kane County Attorney’s Office, hereinafter together referred to as the “County.”

RECITALS

WHEREAS, the Utah Interlocal Cooperation Act, Title 11, Chapter 13, Utah Code Annotated 1953, as amended, (the “Act”) permits local governmental units including cities and counties to make the most efficient use of their powers by enabling them to cooperate with other public agencies on the basis of mutual advantage and to create a legal entity to more efficiently provide governmental facilities, services and improvements to the general public; and

WHEREAS, all parties are public agencies within the meaning of Section 11-13-103(13) of the Act; and

WHEREAS, pursuant to §11-13-202 of the Act, the parties are empowered to engage in joint or cooperative action; provide services that they are each authorized by statute to provide; to exchange services that they are each authorized by statute to provide; or to do anything else that they are each authorized by statute to do; and

WHEREAS, this agreement does not: include an out-of-state public agency as a party; provide for either public agency to acquire or construct any new facility or improvement to real property; provide for the acquisition or transfer of title to any real property by either party; require either party to issue bonds; create an interlocal entity; and

WHEREAS, the City desires to continue to retain the legal services of the Kane County Attorney’s Office through the County, to prosecute criminal actions occurring in the City upon the terms and conditions set forth herein; and

WHEREAS, the County desires to continue to provide legal services for the City to prosecute misdemeanors occurring within the City limits upon the terms and conditions set forth herein; and

WHEREAS, the Kanab City Justice Court is scheduled to be dissolved as of October 1st, 2013, whereupon the Justice Court caseload will be merged with the caseload of the existing Kane County Justice Court;

WHEREAS, fine collection with regard to both justice court caseloads will be expedited if the Kane County Justice Court is not required to keep separate one half (1/2) of the fine amounts collected on Kanab City cases;

WHEREAS, the parties desire to create this Interlocal Agreement to replace the current “Contract for Kanab City Prosecutor” and to reduce their agreement regarding services to be provided to the City by the County to writing;

NOW, THEREFORE, in consideration of the mutual covenants and promises contained herein, the adequacy of which is hereby acknowledged, the parties hereto agree as follows:

AGREEMENT

1. No Interlocal Entity Created. This agreement shall not create an Interlocal Entity within the meaning of the Act.
2. Termination. This Agreement may be terminated at any time by the City or the County by ninety (90) days written notice. In the event of termination, the City will be obligated to compensate the County at a daily pro rata rate up to the date of termination of the Agreement.
3. Duration. This contract shall begin as of the 1st day of October, 2013 and shall continue for an initial term of one (1) year. This Agreement will extend automatically for additional one (1) year periods upon the same terms and conditions herein provided, unless either party provides written notice of termination at least ninety (90) days before the end of any term. In any event, this agreement shall not extend past fifty (50) years.
4. Compensation. The City shall pay the County an annual sum of thirty thousand dollars (\$30,000). The City shall make payments to the County in four (4) equal installments of seven thousand five hundred dollars (\$7,500) on a quarterly basis delivered to the Kane County Clerk by the first business day of the first month of the following quarter (April for the first quarter, July for the second quarter, October for the third quarter, and January of the following year for the fourth quarter).
5. Prosecution Services.
 - a. The County, through the County Attorney’s Office, shall provide for the prosecution of all criminal misdemeanor and infraction violations of any Utah State Statute or Rule or of any local criminal rules or ordinances that occur within the jurisdiction of the City of Kanab. This shall include the prosecution of all City cases whether the jurisdiction lies in the Kanab

City Justice Court or the Sixth Judicial District Court. This shall include all work reasonably necessary to complete all stages of the case from case screening through sentencing and until the termination of any probation period or other post conviction procedures including appeals.

- b. The County, by and through the County Attorney, shall act in all respects as the Kanab City Prosecutor. Any Deputy County Attorney may similarly act as an Assistant Kanab City Prosecutor. However, the County Attorney and his Deputies or other staff shall not be considered, in any way, employees of the City. Kane County shall be treated as a private contractor.
- c. The County, by and through the County Attorney, shall be responsible to provide any clerical, secretarial or paralegal support that the County Attorney deems necessary for the efficient prosecution of City cases. The County shall be responsible for any office equipment, office supplies, computer programs, and any and all other items necessary to fulfill the duties of a City Prosecutor. The City shall not be responsible to provide any financial support to the County, except as set forth in paragraph 4, for the services required under this contract.
- d. The County, by and through the County Attorney's Office, shall provide legal advice to City law enforcement officers as needed, regarding criminal issues that arise during the course of their duties and while acting in their official capacity as public safety officers employed by the City.
- e. The County shall not be responsible in any way to provide for the defense or provide funds for the defense of any criminal defendant in any city case whether or not the defendant is adjudicated indigent. The City shall provide for the adequate defense of criminal defendants who are adjudicated indigent in accordance with the Constitution of the United States, the Constitution of the State of Utah, and other applicable laws of the State of Utah. The County shall report to the City regarding appointed indigent defense counsel and shall make recommendations regarding further appointment. The County shall have no authority or influence over any indigent defense counsel or any contract that the City enters into regarding indigent defense counsel.
- f. During January of each year the County shall provide to the city an annual report of activities from the preceding year. The report shall contain the following information: the

number of cases that the County declined to prosecute during the preceding year, the total number of cases where prosecution was initiated in that year, the number of bench trials held in that year, the number of jury trials held in that year, the number of pre-trial conferences held in that year, the number of other evidentiary or motion hearings held in that year, the total number of cases in active prosecution as of January 1st, and the total number of cases being tracked for probation, plea in abeyance agreements, or diversion agreements, as of January 1st.

6. Fine Collection. Kanab City agrees that Kane County, beginning October 1st, 2013, shall collect and retain all fines on any case occurring in Kanab City, regardless of when the case occurred, when the case was filed, when the case was adjudicated, or which court handled the case from initiation; and regardless of whether the case was initiated by citation, arrest, summons, information or any other legal method. This shall include both the judicial portion of the fines in which the County shall already be entitled to retain after October 1st, 2013 and the prosecution portion of the fines which Kanab City would have otherwise been entitled to collect or receive. The fines collected shall be under the sole control of Kane County beginning October 1st, 2013. In the event that an individual defendant pays or attempts to pay a fine directly to the City or for some other reason Kanab City collects a fine from a criminal defendant on or after October 1st, 2013, Kanab City shall immediately forward the fine to the Kane County Justice Court with the appropriate case information and Kanab City shall inform defendant's attempting to make payments that all payments shall be made to the Kane County Justice Court.
7. Conflicts of Interest. The County represents that it has undertaken a thorough inquiry as to whether it has any conflicts that will cause or may foreseeably cause a conflict of interest which would prohibit or impair the County's ability to represent the City under this Agreement. The County assures the City that the County will undertake representation of the City in accordance with applicable Utah Code and the ethical considerations of the Utah Rules of Professional Conduct. In the event a conflict does arise, the County may, in its sole discretion, make arrangements for a special conflict prosecutor using a qualified attorney licensed to practice law in the State of Utah. The County shall inform the City when a conflict arises and the City, if necessary, shall give the appropriate prosecutorial authority to the special conflict prosecutor. If

such a need arises, the City will not deny this authority to the special conflict prosecutor acquired by the County. The City shall not be responsible to pay any special conflict prosecutor.

8. Ownership of Materials. It is agreed that the City shall own all documents, memoranda, briefs, pleadings, files, etc., which the County prepares pursuant to performance of services under this Contract. The County shall turn over to the City all such documents upon termination of services. However, the County shall be permitted to keep copies of said materials for its own office file for any use which does not deviate from the County's professional responsibility to the City or under the Utah Government Records Access and Management Act ("GRAMA") and other state laws governing the archiving of public records.
9. Confidentiality of Information. Information obtained and prepared by any Attorney under the requirements of this Contract shall be considered to be confidential and shall not be made available to any individual or organization by the County or City without prior approval of the other party, except as required by GRAMA, through criminal discovery as governed by the Utah Rules of Criminal and Civil Procedure, or if necessary to effectuate a court order.
10. Non-Assignability. The parties have entered into this agreement on the basis of the qualifications of the County Attorney's Office and the particular nature of the services to be rendered by the County. Unless otherwise provided herein, neither party may assign any right or delegate any duty arising under this Contract. However, as set forth in section 5, in the event that a conflict of interest arises between the County Attorney, or a Deputy assigned to a City case, and the defendant named in that case, which cannot be overcome by assigning another attorney within the County Attorney's Office, the County Attorney's Office is authorized to find another qualified attorney for that specific case to act as a special Kanab City Prosecutor.
11. Entire Contract. This Agreement constitutes the entire contract between the parties pertaining to the subject matter contained in this Agreement. Except as provided herein, all prior and contemporaneous contracts, representations and understandings of the parties, oral or written, are superseded by and merged in this Agreement. No supplement, modification or amendment of this Contract shall be binding unless it reduced to writing and executed by both parties.

12. Severability. If any section, clause, sentence or portion of this Agreement is declared for any reason to be invalid or unenforceable, the invalidity or unenforceability of such portion shall not affect the validity of any of the remaining portions and the same shall be deemed to continue in full force and effect as if this Agreement had been executed with the invalid portions eliminated.
13. Other. A copy of this agreement shall be kept on file with the City Clerk and the County Clerk. Both parties agree to publish this agreement in accordance with Utah Code § 11-13-219.

SIGNATURES

IN WITNESS WHEREOF, the parties sign the foregoing Interlocal Agreement through appropriate and authorized representatives on the date first noted above.

For the City:

ATTEST:

Kanab City Mayor

Kanab City Recorder

Approved as to Form and Legal Content:

Kanab City Attorney

For the County:

ATTEST:

Kane County Commission Chair

Kane County Clerk

Approved as to Form and Legal Content:

Kane County Attorney

KANAB CITY RESOLUTION 9-1-13 R

A RESOLUTION DECLARING THE WEEK OF OCTOBER 26th THROUGH NOVEMBER 1st, 2013 AS KANAB CITY'S FALL "WESTERN RUBBISH-ROUNDUP" WEEK AND ENCOURAGING THE PARTICIPATION OF ALL KANAB RESIDENTS, BUSINESSES AND ORGANIZATIONS TO HELP MAKE KANAB A "SHINING" WESTERN LEGEND.

WHEREAS, Kanab's economy relies heavily upon tourism and visitors to Kanab and the surrounding region; and

WHEREAS, it is important to our community's economic well-being that we work together to help give visitors to our area a pleasant and memorable experience that will cause them to want to return and to encourage others to visit here; and

WHEREAS, clean, orderly, and well-maintained business and residential properties contribute greatly to the quality of the experience had by those who visit our community; and

WHEREAS, a recent survey conducted by Kanab City suggests that we need to improve the image of our community by encouraging and assisting residents and businesses to improve the appearance of properties throughout the City by removing weeds, trash, junk vehicles and equipment, and other inappropriate items or materials; and

WHEREAS, to the extent possible, the Kanab City Council desires to work amicably and cooperatively with property owners in addressing property maintenance issues rather than resorting to enforcement actions; and

WHEREAS, the City Council believes that organizing and sponsoring annual fall and spring City-wide clean-up efforts may be an effective way to encourage and assist with this important effort;

NOW, THEREFORE, BE IT RESOLVED that the Kanab City Council hereby declares the week of October 26th through November 1st, 2013, as Kanab City's fall "Western Rubbish-Roundup Week" with the intent that this event will be sponsored by the City in the fall and spring each year in an effort to encourage, assist, facilitate and reward property owners in their efforts to maintain properties throughout the City in a way that presents our community in the best possible way to those who visit here and make Kanab a "Shining" Western Legend; and

BE IT FURTHER RESOLVED that the Kanab City Council respectfully requests and encourages all Kanab residents, businesses and organizations to assist and participate in this important effort.

Passed by the Kanab City Council this 24th day of September, 2013.

Nina Laycook, Mayor

Attest: Glen K. Vernon, Recorder