



AURORA CITY COUNCIL

**February 11, 2014
7:30 PM**

**Council Chambers
Aurora City Hall**

**905 13th St.
COMMITTEE MEETINGS:**

Marlin L. Seeman, Mayor
Dave Long, Council President
Richard Phillips
Kelly Grossnicklaus
Wayne Roblee
Phillip Hupf
Paul Lackore

1st Meeting: Ministerium
 2nd Meeting: Pledge of Allegiance

AGENDA:

<u>ITEM</u>	<u>SUMMARY</u>	<u>RESOURCE</u>
1. Call to Order		Mayor Seeman
2. Consider approval of minutes from January 28, 2014 meeting.		Mayor Seeman
3. Petitions, Communications:		Mayor, Council & Staff
4. Reports: a) Clerk/Treasurer	Expenditure & Clerk/Treasurer reports for month end January 31, 2013	City Clerk
b) Finance Committee Report	Claims for the month	Finance Committee
c) City Council Committee Reports		
d) City Administrator Report		
5. 7:30 P.M. Public Hearing: to consider final plat for Brandl Subdivision an addition to the City of Aurora, Hamilton County, Nebraska, a part of the Southwest Quarter (1/4), of Section Thirty Four (34), Township Eleven (11) North, Range Six (6) West of the 6th P.M., Hamilton County, Nebraska.	-request from Marcus & Tami Brandl	Public Works Director
6. 7:35 P.M. Public Hearing: to consider whether the "Brandl Subdivision" should be included within the corporate limits of the City of Aurora.	- request from Marcus & Tami Brandl	Public Works Director
7. Consider Resolution 14-02 approving final plat of Brandl Subdivision and its inclusion within the corporate limits of the City of Aurora		Public Works Director
8. Consider Ordinance No. 990 annexation of Brandl Subdivision		Public Works Director

*Following Council Meeting
 **Prior To Council Meeting

AGENDA: CONTINUED

9. Consider Pay Application No. 6 for Sampson Construction Co., Inc. for \$262,450.00 for the Aquatic Center JEO Representative
10. Consider approving invoices for the Housing Rehab Grant: 1 for CDS Inspections & Beyond for \$500 and 6 for materials/construction totaling \$24,130.95 -reimbursed by Housing Rehab Grant Mayor Seeman
11. **MISCELLANEOUS:**
12. **ADJOURNMENT**

The Council reserves the right to go into executive session if such session is clearly necessary for the protection of the public interest or for the prevention of needless injury to the reputation of an individual.