

**CITY OF PINELLAS PARK, FLORIDA
CITY COUNCIL AGENDA
OCTOBER 14, 2010**

**CALL TO ORDER
INVOCATION
PLEDGE OF ALLEGIANCE**

I. DECLARATIONS, PROCLAMATIONS AND PRESENTATIONS

NONE

II. PUBLIC COMMENT AND CORRESPONDENCE

CITIZENS COMMENTS ARE INVITED ON ITEMS OR CONCERNS NOT ALREADY SCHEDULED ON TONIGHT'S AGENDA. PLEASE LIMIT COMMENTS TO THREE MINUTES.

AT THIS TIME STAFF MEMBERS WILL BE SWORN IN IF THERE ARE ITEMS THAT ARE QUASI-JUDICIAL

III. APPROVAL OF MINUTES

Approval of Regular Council Minutes of September 23, 2010.

IV. PUBLIC HEARINGS

◆ COMMUNITY DEVELOPMENT

P1 ORDINANCE NO. 3748. AN ORDINANCE AMENDING CHAPTER 18 (LAND DEVELOPMENT CODE), OF THE CODE OF ORDINANCES OF THE CITY OF PINELLAS PARK, FLORIDA, BY REPEALING ARTICLE 15, ZONING, AND ARTICLE 17, COMMUNITY REDEVELOPMENT; ADOPTING A NEW ARTICLE 15, WITHIN WHICH THE SUBSTANCE OF ARTICLE 17 IS AMENDED AND RECONSTRUCTED; PROVIDING FOR THE INCLUSION OF THIS ORDINANCE IN THE LAND DEVELOPMENT CODE, VOLUME II OF THE CODE OF ORDINANCES; CERTIFYING THAT THIS ORDINANCE IS CONSISTENT WITH THE COMPREHENSIVE PLAN; PROVIDING FOR REPEAL OF ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HERewith TO THE EXTENT OF SUCH CONFLICT; PROVIDING FOR AN EFFECTIVE DATE. (LDC 2010-01)

**FIRST PUBLIC HEARING AND FIRST READING
SECOND AND FINAL PUBLIC HEARING (October 28, 2010)**

NOTE: The extensive revisions to Article 15, Zoning, was workshopped with City Council on June 22, 2010. Changes requested by Council during this review have been made. On Thursday, July 22, 2010 the Zoning Director reviewed the

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- P1** changes with the Economic Development Committee of the Chamber of Commerce and received a positive response. On September 2, 2010, the Planning and Zoning Commission reviewed the changes and recommended approval to the City Council.

(reference material — ordinance, Attorney approval letter, excerpts from the P&Z minutes of 9/2/10 meeting, memorandum to City Council)

V. CONSENT AGENDA

◆ PUBLIC WORKS

- C1 CHANGE ORDER NO. 2 AND FINAL PAYMENT FOR PROJECT 10/001, 2009/2010 ANNUAL PAVING / RESURFACING PROJECT – R.E. Purcell Construction Company, Inc.**

NOTE: Change Order No. 2 is recommended for approval so that the final payment can be processed and the contract closed out. The decrease in the contract amount of \$8,162.52 represents a reduction of the previously adjusted contract amount by 1.2%. The adjusted contract amount for this project is \$668,021.52 and will be charged to account # 301-481-5-714-06.

ACTION: (Approve - Deny) Authorization for approval and acceptance of Change Order No. 2, Project 10/001, 2009/2010 Annual Paving and Resurfacing Project, a decrease in the adjusted contract amount of \$8,162.23, for a total adjusted contract amount of \$668,021.52 and authorization for final payment of \$66,802.15 to R.E. Purcell Construction Company, Inc. to be charged to the appropriate account.

(reference material — change order and final invoice)

- C2 AUTHORIZATION TO PURCHASE UNDER LAKE COUNTY CONTRACT # 08-0803 - Two 2011 Pierce Heavy Duty Velocity Pumper Trucks – For Fire Department**

NOTE: The two (2) 2011 Pierce Heavy Duty Velocity Pumper Trucks are replacements for assets 12550 and 11602. These trucks are needed to reduce personal injury and property damage due to fire or other life threatening hazards throughout the City. The amount budgeted in accounts 501-223-5-661-09 and 501-225-5-661-09 for this expenditure is \$525,000 each and can be found on page 407 of the 10/11 budget book.

ACTION: (Approve – Deny) Authorization to purchase under Lake County Contract # 08-0803 from Ten-8 Fire Equipment, Inc., Bradenton, Florida – two (2) 2011 Pierce Heavy Duty Velocity Pumper Trucks at a cost of \$511,740 each for a total cost of \$1,023,480 to be charged to the appropriate account.

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- C2 (reference material — 9/1/2010 proposal Ten-8 Fire Equipment, Inc, 9/15/2010 e-mail from Purchasing Director, capital expenditure request forms)

◆ **COMMUNITY DEVELOPMENT**

- C3 **ORDINANCE NO. 3749. AN ORDINANCE AMENDING THE LAND DEVELOPMENT CODE OF THE CITY OF PINELLAS PARK, FLORIDA, BY AMENDING ARTICLE 15, ZONING, SECTION 18-1530.13(D) EXCEPTIONS; BY ADDING GOLF COURSES AND PERFORMING ARTS CENTERS TO THE LIST OF USES EXEMPT FROM THE REGULATIONS CONCERNING THE SALE, DISPENSING AND CONSUMPTION OF ALCOHOLIC BEVERAGES, PROVIDING FOR CERTIFICATION BY THE CITY COUNCIL THAT THIS ORDINANCE IS IN CONFORMANCE WITH THE COMPREHENSIVE PLAN; PROVIDING FOR THE INCLUSION OF SUCH AMENDED ORDINANCE IN THE LAND DEVELOPMENT CODE; PROVIDING FOR REPEAL OF ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH TO THE EXTENT OF SUCH CONFLICT; PROVIDING FOR AN EFFECTIVE DATE. (LDC 2010-02)**

FIRST READING PRIOR TO PUBLIC HEARING

(Public Hearing, October 28, 2010)

NOTE: This amendment was originally requested by the owners of the Mainlands Golf Course to allow them to serve alcoholic beverages on the premises. Based upon discussions in the past with the Government Relations Administrator and Library and Recreation Administrator, staff added the City's Performing Arts Center. During staff review of the amendment with the Planning and Zoning Commission on September 2, 2010, the Commission recommended approval of the amendment along with the addition of the City Auditorium to the ordinance. This ordinance is facility specific, meaning that the exemptions are only applicable to the aforementioned facilities and not the Zoning Districts in which they are located.

(reference material — ordinance, Attorney approval letter, excerpts from the P&Z minutes of 9/2/10 meeting, memorandum to City Council)

- C4 **ORDINANCE NO. 3750.** AN ORDINANCE AMENDING CHAPTER 4 “ALCOHOLIC BEVERAGES” OF THE CODE OF ORDINANCES OF THE CITY OF PINELLAS PARK, FLORIDA, BY DELETING IN ITS ENTIRETY SECTION 4-108 “PROXIMITY OF BUSINESS ESTABLISHMENTS DEALING IN ALCOHOLIC BEVERAGES TO EDUCATIONAL INSTITUTIONS (ELEMENTARY, MIDDLE AND SENIOR), YOUTH OR PUBLIC RECREATION CENTERS, PLAYGROUNDS, CHURCHES, TEMPLES AND SIMILAR RELIGIOUS INSTITUTIONS, HOSPITALS, AND CHILD CARE CENTERS; METHOD OF MEASUREMENT; EXCEPTIONS”; AND, BY AMENDING SECTION 4-109 “DEFINITIONS; POSSESSION AND CONSUMPTION OF ALCOHOLIC BEVERAGES IN PUBLIC PLACES PROHIBITED; SUSPENSION; APPEALS; PENALTIES” BY DELETING SUBSECTIONS (C) SUSPENSION, (D) APPEAL, FROM CHAPTER 4 AND ADDING SAID SUBSECTIONS TO CHAPTER 18 LAND DEVELOPMENT CODE, ARTICLE 15 ZONING AND RENUMBERING CHAPTER 4 AS APPROPRIATE; PROVIDING FOR CERTIFICATION BY THE CITY COUNCIL THAT THIS ORDINANCE IS IN CONFORMANCE WITH THE COMPREHENSIVE PLAN; PROVIDING FOR THE INCLUSION OF SUCH AMENDED ORDINANCE IN THE CODE OF ORDINANCES; PROVIDING FOR REPEAL OF ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH TO THE EXTENT OF SUCH CONFLICT; PROVIDING FOR AN EFFECTIVE DATE. (COO 2010-02)

FIRST READING PRIOR TO PUBLIC HEARING

(Public Hearing, October 28, 2010)

NOTE: This amendment is the result of moving the affected language from the Chapter 4, Code of Ordinances to Section 18-1530.13, Regulations for the Sale, Dispensing and Consumption of Alcoholic Beverages of the proposed and revised Article 15, Zoning.

(reference material — ordinance, Attorney approval letter, excerpts from the P&Z minutes of 9/2/10 meeting, memorandum to City Council)

- C5 **RESOLUTION NO. 10-20.** A RESOLUTION DECLARING A CERTAIN PARCEL OF CITY-OWNED PROPERTY TO BE SURPLUS PROPERTY AND HAVING NO VALUE TO THE CITY; FURTHER AUTHORIZING THE MAYOR TO SIGN A QUIT-CLAIM DEED CONVEYING THE PROPERTY TO CRYSTAL LAKE MHC, LLC, THE SURROUNDING PROPERTY OWNERS ON THREE SIDES.

FIRST AND FINAL READING

NOTE: In 1966 Irwin Miller and Sonya Miller, his wife, and Philip Benjamin and Marilyn Benjamin, his wife, the previous owners of said property, deeded said property to the City. In 1967 the City passed Resolution No. 164 stating that the

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- C5** area served no useful purpose and that it would be in the best interest of the public that the property be vacated, discontinued and closed with the intention of reverting the property to the parties that previously deeded it to the City. The vacation, however, did not convey the underlying fee interest in the property as intended.

Now the current new owners, through their agent, have requested that the City deed the property back to them. As a result of that request, all City departments were queried and it was found that none had a municipal use for the property. Further, the property has no value to the City due to its small size and unusual shape, the fact that there is no public access to the property and the property is being used as an internal road for the current owners. Deeding the property to the owners of the property that abuts said City property on three sides would also have the effect of eliminating any liability the City may have as a result of potential ongoing maintenance obligations and other liability issues that could arise as a result of the City owning this parcel which provides no benefit to the City. The adjacent property owner on the east side does not desire the property, and Crystal Lake MHC, LLC has indicated that it is willing to accept conveyance of the property from the City.

(reference material — Resolution, Quit-Claim Deed, email from property owner to the east, map, attorney approval letter)

- C6** **ORDINANCE NO. 3747. ANNEXING INTO THE CITY OF PINELLAS PARK A CERTAIN PARCEL OF PROPERTY GENERALLY LOCATED AT 7041 73rd Street North - (Kim and Frank Riccio – AX10-22)**

FIRST READING PRIOR TO PUBLIC HEARING

NOTE: This is a voluntary annexation of 0.24 acres MOL of contiguous residential property. The Owners' single family home is located on this site in the Pinellas Park 2nd Addition Subdivision.

(reference material — ordinance, petition, map, Attorney approval letter)

- C7** **APPROVAL OF VOLUNTARY ANNEXATION OF PROPERTY OWNED BY KIM AND FRANK RICCIO (AX10-22) — Annexation of 0.21 acres MOL located at 7041 73rd Street North.**

NOTE: This is a voluntary annexation of 0.21 acres MOL of contiguous residential property located at 7041 73rd Street North in the Pinellas Park 2nd Addition Subdivision.

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C7

Kim and Frank Riccio 7041 73 rd Street North	City Projected Annual Revenue	City Funds Expended	City Fees Waived
1-Year Projected Total	\$805.33	\$0.00	\$0.00
This is an annexation by petition only. There are no "Special Provisions".			

ACTION: (Approve - Deny) The voluntary annexation of 0.21 acres MOL of property owned by Kim and Frank Riccio located at 7041 73rd Street North in the Pinellas Park 2nd Addition Subdivision.

(reference material — petition, data sheet, comment sheet, revenue sheet, map)



FINANCE

C8 RESOLUTION NO. 10-21. AMENDING RESOLUTION NO. 09-28 RELATING TO THE OPERATION OF THE WATER, SEWER AND RECLAIMED WATER SYSTEMS; REVISING WATER, SEWER AND RECLAIMED WATER RATES; PROVIDING FOR REPEAL OF RESOLUTIONS OR PARTS OF RESOLUTIONS CONFLICTING HERewith TO THE EXTENT OF SUCH CONFLICT; PROVIDING FOR SEVERABILITY AND AN EFFECTIVE DATE

FIRST READING PRIOR TO PUBLIC HEARING

NOTE: This resolution adopts a retail rate increase of 4.25% for water, sewer and reclaimed water. This tentative rate increase is based upon a Pinellas County pass through on the wholesale water purchase rate increase on water and sewer which took effect on October 1, 2010. This retail rate increase, should it be approved, will be effective with all billing issued on or after November 1, 2010.

(reference material — Resolution, Exhibit I)

C9 ORDINANCE NO. 3751. ORDINANCE AMENDING CHAPTER 10 (WATER, SEWER AND OTHER UTILITIES) SECTIONS 10-121(A)d, 10-121(B)2OF THE CODE OF ORDINANCES

FIRST READING PRIOR TO PUBLIC HEARING

NOTE: Chapter 10 (Water, Sewer and Other Utilities) is being amended by repealing Chapter 10 to change the rate of interest per annum from three percent (3%) to one hundred eleven thousandth percent (0.111%).

(reference material — ordinance, attorney letter)

◆ FIRE

C10 AUTHORIZATION FOR MAYOR TO SIGN A SUBGRANT AGREEMENT WITH THE City OF TAMPA — Fire Department

NOTE: This authorizes the Mayor to sign a Subgrant Agreement with the City of Tampa. This Subgrant Agreement will provide personal radiation detectors for our first responders to use in the event of a radiation emergency.

ACTION: (Approve – Deny) Authorization for the Mayor to sign a Subgrant Agreement with the City of Tampa.

reference material — Subgrant Agreement with the City of Tampa, letter from City Attorney dated 8/25/10)

C11 AUTHORIZATION FOR MAYOR TO SIGN AN EMERGENCY MEDICAL SERVICES ALS FIRST RESPONDER AGREEMENT - Fire Department

NOTE: This authorizes the Mayor to sign an extension of the Emergency Medical Services ALS First Responder Agreement with Pinellas County.

ACTION: (Approve – Deny) Authorization for the Mayor to sign an extension of the Emergency Medical Services ALS First Responder Agreement.

(reference material — Emergency Medical Services ALS First Responder Agreement Extension, memo from Cheryl Laser, Risk Management dated 9/03/10, letter from City Attorney dated 9/7/10)

VI. REGULAR AGENDA

◆ COMMUNITY DEVELOPMENT

R1 CONSIDERATION OF A REQUEST FOR A WAIVER TO ALLOW A SIX-FEET-HIGH, PVC FENCE IN LIEU OF A SOLID WALL AS REQUIRED BY SECTION 18-1507.10 (E) “OUTDOOR STORAGE” WHICH REQUIRES THAT “OUTDOOR STORAGE AREAS OR AREAS OF INDUSTRIAL ACTIVITY SHALL BE SHIELDED FROM VIEW FROM ANY PUBLIC RIGHT-OF-WAY . . . BY SOLID WALLS AT LEAST SIX FEET IN HEIGHT, WHICH SHALL BE PAINTED.” ON A PARCEL OF LAND GENERALLY LOCATED AT 4801 122ND AVENUE NORTH. (MS 2010-50 Dean C. Minton)

QUASI-JUDICIAL

NOTE: The applicant is requesting a waiver to the outdoor storage screening requirements of Section 18-1507.10 (E) to allow a six-foot-high, PVC fence in

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- R1** lieu of the required six-foot-high, solid wall for a parcel of land generally located at 4801 122nd Avenue North. The applicant uses this site for their landscaping business where they store landscape equipment and materials outdoors. The site fronts on East Street, West Street and 122nd Avenue North. No outdoor storage will be located within the front yard setback. The subject property abuts and functionally abuts industrial and heavy commercial uses. The surrounding area consists of: to the north, Van Steele, Inc.; to the south, Smitty's Restaurant, Michael O'Haire Attorney at Law, and vacant industrial building; to the east, Quality Goldfish and Mike's Auto Body of Clearwater, Inc.; and to the west, a retention pond, Classic European Bakery, Kimmy D's, and Poppa's BBQ LLC. Subject to any matters that may be discussed by Council, staff has not identified any inconsistencies with the Comprehensive Plan. The proposal should have no adverse effect on adopted levels of service for City infrastructure. In determining whether or not to grant the request, City Council shall consider the following criteria: use of abutting properties, right-of-way classifications, extent of existing solid fencing in the vicinity, fence or alternative shielding device materials proposed, length of proposed fence/wall, and type of materials being stored.

ACTION: (Approve – Deny) A waiver to allow a six-foot-high, PVC fence in lieu of a solid wall as required by Section 18-1507.10 (E) "Outdoor Storage" which requires that "Outdoor storage areas or areas of industrial activity shall be shielded from view from any public right-of-way. . . by solid walls at least six feet in height, which shall be painted," for a parcel of land generally located at 4801 122nd Avenue North, subject to the following condition:

1. A Unity of Title, tying together the two subject parcels, must be submitted to the City and recorded with Pinellas County prior to the issuance of any Building Development Division permits.

(reference material — staff report, application, site plan, aerial)

- R2** **CONSIDERATION OF A PRELIMINARY SITE PLAN FOR A PARCEL OF LAND LOCATED IN THE "M-1" LIGHT INDUSTRIAL ZONING DISTRICT ABUTTING RESIDENTIALLY ZONED PROPERTY GENERALLY LOCATED SOUTH OF AND ABUTTING 12595 71ST COURT. (MS 2010-51 Interlaken Acquisitions LLC/Matt Mosk)**

QUASI-JUDICIAL

NOTE: The applicant proposes development of an industrial use on a 2.58 acre parcel of property generally located south of and abutting 12595 71st Court. The parcel abuts the "Pinebrook Subdivision" to the east. The entire ten acre industrial property was approved for annexation into the City of Pinellas Park on March 9, 2006, via Ordinance No. 3419 (AX 06-23). On June 8, 2006, City Council approved the Preliminary Plat for the "Interlaken Commerce Centre Phase IV" Industrial Subdivision, Case No. PL 2006-3(P), with variances. The applicant proposes development of lots two and three and has revised the previously

- R2** approved plan which combined lots one and two for a proposed development which did not come to pass. The eastern property line of this site which abuts residentially zoned property has an eight-foot-high PVC fence already installed per the annexation agreement. Section 18-1506.23 of the Land Development Code requires City Council approval of Site Plans for property located within the “M-1” Light Industrial Zoning District that abuts or functionally abuts residentially zoned property. City Council may require the developer to install additional buffering, relocate or reorient the building or a portion thereof, or relocate or reorient other site or building improvements in order to reduce or eliminate the adverse impact of the proposed use upon the adjacent uses and to the area.

ACTION: (Approve – Deny) A request for a Preliminary Site Plan Approval in the “M-1” Light Industrial District that abuts a residential zoning district for a parcel of land generally located south of and abutting 12595 71st Court.

(reference material — staff report, application, map, site plan)

- R3** **CONSIDERATION OF A REQUEST FOR A PRELIMINARY SITE PLAN APPROVAL FOR A PARCEL OF LAND IN THE “P” PUBLIC ZONING DISTRICT GENERALLY LOCATED AT 4000 66TH AVENUE TO ALLOW THE CONSTRUCTION OF A NEW RECREATION CENTER. (MS 2010-55 Youth Park)**

QUASI-JUDICIAL

NOTE: The City is proposing a Preliminary Site Plan approval for a 9.537 acre (MOL) parcel of land in the “P” Public Zoning District generally located at 4000 66th Avenue, Youth Park, to allow the construction of a new recreation center. All proposed work on this site will take place on the southwest corner of 40th Street and 66th Avenue (south of Channel No. 3). The surrounding area consists of: to the north, 66th Avenue and single family dwellings; to the south, City-owned property (southern portion of the park); to the east, City-owned property; and to the west, various industrial uses. Section 18-1506.25 of the Land Development Code requires City Council approval of site plans for properties located within the “P” Public Zoning District.

ACTION: (Approve – Deny) The Preliminary Site Plan for a parcel of land in the “P” Public Zoning District generally located at 4000 66th Avenue to allow the construction of a new recreation center.

(reference material — staff report, application, September 27, 2010 Recreation Board minutes, site plan, and aerial)

◆ **HUMAN RESOURCES**

- R4** **TERM ADJUSTMENT OF MURIEL BRUNO - POLICE OFFICERS’ PENSION BOARD OF TRUSTEES – One Council Appointed Member**

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- R4** NOTE: In compliance with the most recent revisions of the Police Officers' Pension Ordinance and in order to stagger terms of office as a Trustee on the Police Officers' Pension Board, Ms. Muriel Bruno will voluntarily resign her position and be reappointed to a four (4) year term, both effective October 2010. Ms. Bruno's term on the Police Officers' Pension Board will thereafter expire October 2014.

ACTION: (Approve-Deny) The resignation and reappointment (both effective October 2010) of Muriel Bruno to serve as a resident member of the Pinellas Park Police Officers' Pension Board of Trustees with a term to expire October 2014.

(reference material — Attendance Record)

VII. COMMENTS BY COUNCIL MEMBERS AND QUESTIONS – COUNCIL TO COUNCIL

VIII. ADJOURNMENT

PLEASE NOTE that if a person decides to appeal any decision made by City Council with respect to any matter considered at the above-cited meeting, the person will need a record of the proceedings and, for such purpose, may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. The City maintains a tape recording of all public hearings. In the event that you wish to appeal a decision, the tape may or may not adequately insure a verbatim record of the proceedings; therefore, you may wish to provide a court reporter at your own expense (Section 286.0105, Florida Statutes).

FOR PERSONS WITH HEARING IMPAIRMENT — An interpreter for persons with hearing impairment will be made available upon requests made at least 72 hours in advance. Also, an Assistive Hearing Device (amplifier) is available from the City Clerk for use in Council Chambers and all meeting rooms throughout the City. This agenda document is available in the following accessible formats: Braille, Large Print, Audio Tape, and Electronic File on Computer Disks.

Sunday

Monday

Tuesday

Wednesday

Thursday

Friday

Saturday



Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
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3 Orchestra Concert Performing Arts Center	4	5	6	7	8 Succoth Ends	9
10	11 Columbus Day (obsvd) City Offices OPEN	12 7:30 PM City Council Workshop	13 Pancake Breakfast Senior Center - 9 AM	14 7:00 PM Agenda Session *7:30 PM City Council Meeting	15 National Boss Day	16
17	18	19 Organ Concert City Auditorium	20	21 *6:00 PM "Meet Your Mayor & Council"	22	23
24 United Nations Day	25	26	27	28	29	30
31 Halloween Halloween Treat Trail 4 - 9 PM		7:30 PM City Council Workshop		7:00 PM Agenda Session *7:30 PM City Council Meeting		

October

THINGS TO DO

THINGS TO DO

THINGS TO DO

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THINGS TO DO

Sunday

Monday

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Saturday



November

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First Sunday in Advent		National League of Cities			<p>OCTOBER</p> <table border="1"> <tr><td>S</td><td>M</td><td>T</td><td>W</td><td>T</td><td>F</td><td>S</td></tr> <tr><td></td><td></td><td></td><td></td><td></td><td>1</td><td>2</td></tr> <tr><td>3</td><td>4</td><td>5</td><td>6</td><td>7</td><td>8</td><td>9</td></tr> <tr><td>10</td><td>11</td><td>12</td><td>13</td><td>14</td><td>15</td><td>16</td></tr> <tr><td>17</td><td>18</td><td>19</td><td>20</td><td>21</td><td>22</td><td>23</td></tr> <tr><td>24</td><td>25</td><td>26</td><td>27</td><td>28</td><td>29</td><td>30</td></tr> <tr><td>31</td><td></td><td></td><td></td><td></td><td></td><td></td></tr> </table>	S	M	T	W	T	F	S						1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31							<p>DECEMBER</p> <table border="1"> <tr><td>S</td><td>M</td><td>T</td><td>W</td><td>T</td><td>F</td><td>S</td></tr> <tr><td></td><td></td><td></td><td></td><td></td><td>1</td><td>2</td></tr> <tr><td>3</td><td>4</td><td>5</td><td>6</td><td>7</td><td>8</td><td>9</td></tr> <tr><td>10</td><td>11</td><td>12</td><td>13</td><td>14</td><td>15</td><td>16</td></tr> <tr><td>17</td><td>18</td><td>19</td><td>20</td><td>21</td><td>22</td><td>23</td></tr> <tr><td>24</td><td>25</td><td>26</td><td>27</td><td>28</td><td>29</td><td>30</td></tr> <tr><td>31</td><td></td><td></td><td></td><td></td><td></td><td></td></tr> </table>	S	M	T	W	T	F	S						1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31						
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