

City of Detroit



Downtown Development Authority  
500 Griswold • Suite 2200  
Detroit, Michigan 48226  
Phone: 313 963 2940  
Fax: 313 963 8839

CODE DDA 17-02-02-593

**APPROVAL OF MINUTES OF FEBRUARY 8, 2017**

RESOLVED, that the minutes of the Regular meeting of February 8, 2017 are hereby approved and all actions taken by the Directors present at such meeting, as set forth in such minutes, are hereby in all respects ratified and approved as actions of the Downtown Development Authority.

February 22, 2017

**DOWNTOWN DEVELOPMENT AUTHORITY  
BOARD OF DIRECTORS REGULAR MEETING  
WEDNESDAY, FEBRUARY 8, 2017 – 3:00 P.M.**

**BOARD MEMBERS PRESENT:**

Austin Black  
David Blaszkiewicz  
Ehrlich Crain  
Sonya Delley  
Melvin Hollowell  
Richard Hosey  
Thomas Lewand (Mayor's Representative)  
David Massaron  
John Naglick  
Steve Ogden

**BOARD MEMBERS ABSENT:**

Marvin Beatty  
Charles Beckham  
James Jenkins

**OTHERS PRESENT:**

Gay Hilger (DEGC/DDA)  
Malinda Jensen (DEGC/DDA)  
Jennifer Kanalos (DEGC/DDA)  
John Lauve (Public)  
Glen Long (DEGC/DDA)  
Rebecca Navin (DEGC/DDA)  
Chris Trebilcock (Miller Canfield)

City of Detroit



Downtown Development Authority

500 Griswold, Suite 2200, 22<sup>nd</sup> Floor

Detroit, Michigan 48226

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**MINUTES OF THE DOWNTOWN DEVELOPMENT AUTHORITY  
BOARD OF DIRECTORS REGULAR MEETING  
WEDNESDAY, FEBRUARY 8, 2017  
DETROIT ECONOMIC GROWTH CORPORATION  
500 GRISWOLD STREET, SUITE 2200 - 3:00 P.M.**

**GENERAL**

**Call to Order**

Noting that a quorum was present, Mr. Lewand, the Chairman's Representative, called the Regular meeting of the Downtown Development Authority Board of Directors to order at 3:05 p.m.

**Approval of Minutes**

Mr. Lewand asked if there were any additions, deletions or corrections to the minutes of the January 25, 2017 Regular Board meeting. Hearing none, the Board took the following action:

On a motion by Ms. Delley, seconded by Mr. Naglick, Resolution Code DDA 17-02-02-592 was unanimously approved.

**ADMINISTRATION**

**Settlement Strategy and Review of Privileged Materials in Robert Davis v. Detroit Downtown Development Authority Board and the Finance Committee of the Detroit Downtown Development Authority Board (Closed Session)**

Mr. Ogden made a motion to adjourn to an Executive Session to discuss privileged information in the pending lawsuit by Robert Davis. The motion was seconded by Mr. Crain. A roll call vote was taken and all members present voted to adjourn to an Executive Session at 3:08 p.m.

**ADJOURN TO EXECUTIVE SESSION**

**RECALL TO ORDER**

Mr. Blaszkiewicz recalled to order the regular meeting of the Downtown Development Authority Board of Directors at 3:30 p.m.

**ADMINISTRATION**

**Robert Davis v. Detroit Downtown Development Authority Board and the Finance Committee of the Detroit Downtown Development Authority Board – Proposed Settlement Agreement**

Ms. Navin reported that as the Board knows, the Board and Finance Committee of the Detroit Downtown Development Authority (“DDA”) have been sued by Robert Davis, who is alleging that the November 22, 2016 meeting of the DDA Finance Committee was held in violation of the Open Meetings Act (“OMA”), and that as a result the two Memoranda of Understanding (“MOU”) approved by the Board at its open meeting on November 22, 2016 relating to Olympia Entertainment and the Detroit Pistons are invalid and must be set aside. The OMA lawsuit is currently pending in the Wayne County Circuit Court.

A settlement agreement has been negotiated by DDA’s outside counsel, Miller Canfield, and is attached hereto as **Exhibit A**.

Subsequent to a discussion, the Board took the following action:

On a motion by Mr. Massaron, seconded by Mr. Hollowell, Resolution Code DDA 17-02-01-430 was unanimously approved.

**NEW BUSINESS**

**PUBLIC COMMENT**

Mr. Blaszkiewicz called for public comment and stated that two minutes would be given.

Mr. John Lauve of Holly, Michigan stated the following:

“The Tigers—50,000 kids deserve those tickets. That is the agreement that was made with Ilitch when he got the new stadium. I have a copy here of the kind of the treatment that was delivered, as is characteristic of him. He doesn’t live up to what was agreed until somebody holds him accountable. You know 50,000 kids, it’s hard for them to hold anyone accountable. It’s hard for me. It’s on your backs to hold them accountable for 50,000 tickets that he’s signed up to deliver. So here’s a copy of that. It is in the lease. I’m not making this up. This isn’t some minor issue like, oh well, we don’t care about 50,000 kids, we’ve got big things to take care of.

The other thing is, on these FOIA requests that I’ve made, one was on the Wayne State University School of Business thing was to create, somehow it’s ancillary. It’s on the catalyst actual event property. I want to know what the sale of the land to Westward Realty is, the ground lease agreement with Wayne State and approval by the City Council. None of those have been presented. That’s what I’ve asked to see. You should have this because if you were negotiating something, you would have this information. I don’t understand why it’s not available. You have to comply with the Downtown Development Act 197. It says in the development plan there are certain things that have to be in there. You don’t just switch everything around and forget about public meetings and the City Council authorizes these transactions—not you. You present it to the City Council. That is in the law. It is all so confusing. And the second one is this \$34 million to the Palace.”

Mr. Blaszkiewicz advised Mr. Lauve that his time was up and thanked him for his comments.

**ADJOURNMENT**

With there being no other business to be brought before the Board, Mr. Blaszkiewicz adjourned the meeting at 3:30 p.m.

City of Detroit



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CODE DDA 17-02-02-592

**APPROVAL OF MINUTES OF JANUARY 25, 2017**

RESOLVED, that the minutes of the Regular meeting of January 25, 2017 are hereby approved and all actions taken by the Directors present at such meeting, as set forth in such minutes, are hereby in all respects ratified and approved as actions of the Downtown Development Authority.

February 8, 2017



**ROBERT DAVIS V. DDA BOARD OF DIRECTORS AND DDA FINANCE COMMITTEE  
– PROPOSED SETTLEMENT AGREEMENT**

**WHEREAS**, the Board and Finance Committee of the Detroit Downtown Development Authority (“DDA”) have been sued by Robert Davis, who is alleging that the November 22, 2016 meeting of the DDA Finance Committee was held in violation of the Open Meetings Act (“OMA”), and that as a result the two Memoranda of Understanding (“MOU”) approved by the Board at its open meeting on November 22, 2016 relating to Olympia Entertainment and the Detroit Pistons are invalid and must be set aside; and

**WHEREAS**, the OMA lawsuit is currently pending in the Wayne County Circuit Court; and

**WHEREAS**, a proposed settlement agreement has been negotiated by DDA’s outside counsel and is attached hereto as **Exhibit A** (the “Settlement Agreement”); and

**WHEREAS**, the DDA Board has determined that approval of the Settlement Agreement is in the best interests of the DDA.

**NOW, THEREFORE, BE IT RESOLVED**, that the DDA Board of Directors hereby approves the Settlement Agreement in substantially the form attached hereto as **Exhibit A**, together with such modifications to the such forms as deemed appropriate by such Authorized Agents and counsel which are not inconsistent with this resolution and do not alter the substance of the Settlement Agreement or adversely affect the rights and/or obligations of the DDA thereunder

**BE IT FURTHER RESOLVED** that the DDA Board of Directors hereby authorizes any two of its Officers or any two of its Authorized Agents or any one Officer and any one Authorized Agent to negotiate and execute the Settlement Agreement and all other documents, contracts and papers and take such other actions necessary or appropriate to implement the provisions and intent of this resolution on behalf of the DDA.

**BE IT FINALLY RESOLVED**, that all of the acts and transactions of any Officer or Authorized Agent of the DDA, in the name and on behalf of the DDA, relating to matters contemplated by the foregoing resolutions, which acts would have been approved by the foregoing resolutions except that such acts were taken prior to execution of these resolutions, are hereby in all respects confirmed, approved and ratified.

February 8, 2017

**Exhibit A**  
**Settlement Agreement**

See attached.

## RELEASE AND SETTLEMENT AGREEMENT

This Release and Settlement Agreement ("Agreement") is made and entered into by and between the Detroit Downtown Development Authority ("DDDA") and Robert Davis ("Davis"). DDDA and Davis shall collectively be referred to herein as the "Parties" or individually referenced as "Party."

Each and every reference to DDDA and/or Davis in this Agreement shall be construed to include, to the extent they may exist, all of their respective representatives, agents, past and present employees, officers, board members, elected and appointed officials, department heads, directors, beneficiaries, heirs and attorneys. For the purposes of this Agreement, the "DDDA" shall also include any and all of its related and affiliated organizations, agencies and entities.

Subject to and in accordance with the terms, conditions and limitations of this Agreement, the Parties desire to settle and resolve any and all asserted or unasserted claims or causes of action of any kind or character that Davis may have against the Released Parties, whether such claims or causes of action are known, unknown, presently existing or that may arise in the future, and whether contingent, liquidated, or otherwise, including but not limited to those claims asserted by Davis in Case No. 16-017253-CZ pending in the Wayne County Circuit Court before the Honorable John H. Gillis, Jr. ("the Litigation").

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the receipt, adequacy and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. **No Admission of Liability.** Davis acknowledges, represents and agrees that this Agreement is not intended to be, and shall not be construed as, an admission of fault, liability or violation of any statute, including but not limited to the OMA, to any extent whatsoever, by DDDA. The Parties have entered into this Agreement solely for the purpose of avoiding the expense of continuing with litigation. This Agreement is not protected by a confidentiality provision, and Davis can lawfully express his opinions about the DDDA and this matter, but Davis will make no statements indicating that the DDDA has made any admission of liability in this matter.
2. **Settlement Amount & Additional Consideration.** In exchange for the releases, waivers and promises of Davis set forth in this Agreement, the DDDA shall issue a check made payable to "Andrew Paterson" in the amount of Five Thousand and 00/100 Dollars (\$5,000.00) as reimbursement for attorney fees and legal costs associated with the Litigation. The Total Settlement Payment shall be paid by DDDA within seven (7) days of the complete execution of this Agreement. Davis agrees that the Total Settlement Payment is good and valuable consideration for this Agreement and does not constitute monies to which Davis is otherwise entitled.

The DDDA will also provide Davis any documents presented to the Finance Committee of the DDDA on November 22, 2016, including without limitation any notes taken by participants in the November 22, 2016 meeting of the DDDA Finance Committee.

In accordance with the resolution adopted by the DDDA on January 25, 2017, the DDDA agrees that any committee established by the DDDA shall function in accordance with OMA, whether or not so required by OMA. The DDDA further acknowledges and agrees that it will not rescind the January 25, 2017 resolution adopted unless otherwise required or permitted by law. The DDDA specifically acknowledges that actions taken by the DDDA pursuant to the Memoranda of Understanding at issue in the Litigation will be taken in accordance with the procedures set forth in the OMA.

3. **Release of Claims.** In exchange for the payment and promises set forth in this Agreement, Davis agrees that he unconditionally waives, releases, discharges, and promises not to sue DDDA or its representatives, agents, past and present employees, board members, elected and appointed officials, department heads, directors, and



attorneys (“the Released Parties”), with respect to all claims, actions, liabilities, rights, or demands (“Claims”) of any kind, known or unknown, fixed or contingent, which he had, has or hereafter may believe he has, up to and including the effective date of this Agreement, and specifically including all Claims arising out of the Litigation, which Claims might include, without limitation, all claims of whatsoever nature that might be raised under any constitution, law, regulation, statute, ordinance, guideline, rule or common-law theory, whether in tort, contract, equity, or otherwise, including but not limited to claims of intentional or negligent infliction of emotional distress, libel, slander, defamation, false light, invasion of privacy, breach of express or implied contract, breach of fiduciary duty, tortious interference, violations of public policy, and specifically including all claims arising under Michigan the Freedom of Information Act (“FOIA”) and the Open Meetings Act (“OMA”), each as may be amended from time to time, and any and all other matters arising under any other laws, regulations, statutes or common-law theories.

Davis further agrees that he cannot and will not institute, maintain, assist in, or otherwise encourage any suit, action, administrative proceeding, appeal, or other proceedings at law, in equity, or otherwise, against any of the Released Parties with respect to the claims waived by this Agreement through the date of this Agreement, and that he gives up his right to accept any relief or any money obtained by another party on his behalf with respect to any such claims. Nothing in the previous sentence prohibits Davis from testifying truthfully in a court proceeding pursuant to a lawfully executed subpoena.

Nothing in this Agreement prohibits Davis from continuing any litigation against any members of the DDDA that was brought against them in their official capacities as elected officials unrelated to the DDDA that was pending as of the date of this Agreement, nor does this Agreement prohibit Davis from filing any litigation against the Released parties in the future for claims that may arise after the date of this Agreement.

4. **Dismissal of the Litigation.** In consideration for the terms set forth in this Agreement, Davis hereby agrees to dismiss the Litigation with prejudice and without costs and attorney fees and directs and authorizes his attorney, Andrew Paterson, to execute and enter a stipulated order and dismissing the Litigation with prejudice and without costs and attorney fees immediately upon receipt of the consideration set forth in Paragraph 2 of this Agreement.

5. **Binding Effect.** This Agreement is binding upon the Parties and upon all persons or entities who may bring claims or defenses through the Parties including, but not limited to, their representatives, agents, employees, heirs, beneficiaries and personal representatives.

6. **No Other Statements or Representations.** Davis acknowledges and expressly warrants that he has relied solely upon his own judgment, together with advice of counsel, when deciding whether to enter into this Agreement. Davis further acknowledges and expressly warrants that he has not relied upon any statements, promises, representations, or agreements, whether oral or written, which are not specifically set forth in this Agreement.

7. **Execution.** The Parties agree that signatures delivered by facsimile or other electronic means, including email, shall be treated as original signatures for all purposes. This Agreement may be executed in separate counterparts with full force and effect as if signed as a single document. Davis acknowledges and agrees that the DDDA must adopt a resolution in accordance with the OMA to execute this Agreement.

8. **Applicable Law and Venue.** This Agreement shall be interpreted and construed pursuant to, and in accordance with, the laws of the State of Michigan in effect on the date of its execution. If a dispute subsequently arises regarding the interpretation and/or enforcement of this Agreement, any lawsuit concerning the dispute must be commenced and maintained in the Circuit Court for the County of Wayne Michigan or the United States

District Court for the Eastern District of Michigan. All remedies at law or in equity shall be available to the Parties to enforce the terms of this Agreement.

9. **Severability.** If any term or provision of this Agreement shall be deemed or declared by a court of competent jurisdiction to be invalid or unenforceable, in whole or in part, such determination shall not affect the validity and enforceability of any other term or provision of this Agreement. All provisions of this Agreement shall remain in full force and effect notwithstanding any subsequent determination, by a court of competent jurisdiction, that any one or more provisions are invalid or unenforceable.

10. **Understanding of Terms and Effect.** The Parties each acknowledge and expressly warrant that they have, with the benefit of counsel, read and fully understand the terms and effect of this Agreement. The Parties further acknowledge and expressly warrant that this Agreement is the product of mutual negotiation, discussion and composition and no ambiguity in any provision should be interpreted against any one Party on the basis that the Party or its attorneys drafted or suggested such provision.

11. **Complete and Final Agreement.** This Agreement constitutes and represents the complete and entire agreement between the Parties. The terms of this Agreement may not be altered, modified, or supplemented except by a writing signed by each of the Parties. This Agreement expressly supersedes and replaces any and all prior agreements between the Parties, both oral and written, regarding settlement of the pending claims.

12. **Free Act and Deed.** Davis certifies that he has carefully read the foregoing Agreement, that he has been advised to and has had an opportunity to consult with an attorney before signing this Agreement, and that he is signing this Agreement knowingly, voluntarily, and freely, and with such counsel as deemed appropriate.

DATE: \_\_\_\_\_, 2017

Robert Davis

\_\_\_\_\_

DATE: \_\_\_\_\_, 2017

Detroit Downtown Development Authority

By: \_\_\_\_\_

Its: \_\_\_\_\_

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF WAYNE

ROBERT DAVIS,

Plaintiff,

Case No. 16- 017253 -CZ

v

Hon. John H. Gillis, Jr.

DETROIT DOWNTOWN DEVELOPMENT  
AUTHORITY BOARD, THE FINANCE  
COMMITTEE OF THE DOWNTOWN  
DEVELOPMENT AUTHORITY BOARD,

Defendants.

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ANDREW A. PATERSON (P18690)  
Attorney for Plaintiff  
46350 Grand River Avenue, Suite C  
Novi, Michigan 48374  
(248) 568-9712

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MEGAN P. NORRIS (P39318)  
CHRISTOPHER M. TREBILCOCK (P62101)  
MILLER, CANFIELD, PADDOCK & STONE, PLC  
Attorneys for Defendant  
150 West Jefferson, Suite 2500  
Detroit, Michigan 48226  
(313) 963-6420

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**STIPULATED ORDER OF DISMISSAL  
WITH PREJUDICE AND WITHOUT COSTS**

**WHEREAS**, Plaintiff Robert Davis and Defendant Detroit Downtown Development Authority (“Defendant DDDA”) have resolved the above-captioned matter and have agreed to entry of an order dismissing with prejudice all claims asserted by the Plaintiff pursuant to the terms of the executed Release and Settlement Agreement and the Court being otherwise advised in the premises; and

**WHEREAS**, in accordance with the Court’s January 27, 2017 Order, on January 27, 2017, Plaintiff Robert Davis posted with the Clerk of the Court a \$1,000 cash bond in this matter;

**NOW THEREFORE IT IS HEREBY ORDERED** that in accordance with the Release and Settlement Agreement entered into by and between the parties, this matter is hereby **DISMISSED** with prejudice and without costs or fees to any party except as provided in the written Release and Settlement Agreement entered into by the parties.

**IT IS FURTHER ORDERED** that the Wayne County Clerk, who serves as Clerk of this Court, shall immediately release and refund the \$1,000 cash bond to Plaintiff Robert Davis upon entry of this Order.

This ORDER resolves the last pending claim and closes the case.

**IT IS SO ORDERED.**

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JUDGE JOHN H. GILLIS, JR.

**STIPULATED AND AGREED TO:**

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ANDREW A. PATERSON (P18690)  
Attorney for Plaintiff  
46350 Grand River Avenue, Suite C  
Novi, Michigan 48374  
(248) 568-9712

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MEGAN P. NORRIS (P39318)  
CHRISTOPHER M. TREBILCOCK (P62101)  
MILLER, CANFIELD, PADDOCK &  
STONE, PLC  
Attorneys for Defendant  
150 West Jefferson, Suite 2500  
Detroit, Michigan 48226  
(313) 963-6420

AMENDED AND RESTATED  
CONCESSION AND MANAGEMENT AGREEMENT

BY AND BETWEEN

CITY OF DETROIT DOWNTOWN  
DEVELOPMENT AUTHORITY

AND

DETROIT TIGERS, INC.

AND AGREED TO AND APPROVED BY

DETROIT / WAYNE COUNTY STADIUM AUTHORITY

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February 8, 2017

To: Detroit DDA Board of Directors

From: John S. Lauve

Subject: **Detroit Tigers, Inc. violated the lease** (Concession and Management Agreement 1996)

Article 21.2 The Tigers agreed" to provide 50,000 tickets per year **to children from low income families ..."**

Tickets were provided to reward staff, UM sports business students, elderly, volunteers who clearly don't meet the agreed criteria. DDA needs to write a notification of violation to Detroit Tiger, Inc. and to appear before the DDA Board. John Lauve on February 10, 2015 has outlined a program to meet the clear intent of their Agreement. Damages incurred in this transgression in the amount of \$1M per year need to be recovered. This is not an innocent minor infraction. The DDA needs to meet their obligation to the community and not give Illich management a "free pass."

Aug 20, 1996

P6 Lions + Tigers

date - p 141

Dec 19, 1996 P 1

↓  
April 28, 1998

## Tigers Fail to Help Kids

The stadium lease (21.2) (copy attached) obligates the Tigers:

1. develop a program
2. approved by the Detroit Downtown Devel. Authority
3. 50,000 tickets per year
4. "to children from low-income families"

No program is on record with the DDA. The Tigers paid \$1.00 per year for the past 15 years. The City has paid millions for repairs.

The "City County Program" for kids was changed to claim credit as the "Tigers Complementary Ticket Program" for "deserving groups".

The record shows large gifts to adults. Youths were cut out of the distribution. (See attached)

The plan needs to be returned to the kids. Adults can only be allowed entry when taking at least two kids to a game.

The City County must receive credit and be included in the game Program and announcements.

The remedy requires an oversight committee and open meetings.

Groups, like P.A.L. (Police Athletic League) and CATCH (Sparky Anderson's charity) that did not receive tickets should be included.

More information is needed:

Seat locations and prices;

Game Dates - day of week, time, visitor.

Utilization rates - no show.

Review records of the 33% tickets issued less than 100 tickets.

The youth age limits need definition. e.g. (5yrs. to 15 yrs.?)

The games must not occur during school hours. Don't skip school to go to a ball game.

Examples:

160 tickets for senior church members;  
100 tickets for Livonia Elks Lodge members; teacher appreciation volunteers; etc.

## TIGERS WON'T FIND GOING SO EASY



Gabe Mejcher, 8, of Avoca, Mich., waits to get an autograph as thousands flocked to the 20th Annual TigerFest at Comerica Park Saturday.

John Lauve  
200 North Saginaw Street  
Holly, MI 48442  
248 820-2434

Feb 10, 2015

FOI  
Request

7/23/15  
7/11/15  
MacCormick  
Yahr

ARTICLE 21

ADDITIONAL OBLIGATIONS OF TIGERS

CMA

21.1 Tigers Guaranty.

(a) The Tigers have executed a guaranty in favor of the DDA, in form and substance satisfactory to the DDA, copy of said guaranty is annexed hereto as Exhibit I.

(b) The Tigers have executed a guaranty in favor of the Authority, in form and substance satisfactory to the Authority, a copy of which is annexed hereto as Exhibit J.

21.2 Attendance of Children From Low Income Families. The Tigers will develop a

① program, to be approved by the DDA and the Authority, to provide ② Record for the year 50,000 tickets per year to children from low income families to enable them to attend Major League Baseball Games.

21.3 Payment by Tigers to DDA. On or before the Commencement Date, the Tigers shall deposit with the City, or the DDA, as directed, the amount of \$2,000,000 to be used by the City to maintain or demolish the present Tiger Stadium.

21.4 Taxes. The Tigers shall be responsible for paying any ad valorem real and personal property taxes and other specific taxes levied upon the Tigers in lieu of ad valorem taxes that become payable with respect to the Tiger Stadium Project.

**Mr. John Lauve**  
200 N Saginaw St.  
Holly, MI 48442-1407

FOI Request to DDA Nov 24, 2014

Subj: ¶ 21.2 Tiger tickets - Low income

Prov. de copies of ① the Approved Program Document  
② How & to whom the 50,000 tickets were distributed for 98 the 2013/14 season.  
③ Price for next year -

7/23/15	Boys & Girls Club - Troy	65	Group outing for children who attend summer program and chaperones
7/1/15	Macomb/St. Clair Autism Society	65	Group outing to reward volunteers for their service
Various	Meridian Charter Township Fire Dept.	61	Group outing for fire fighters and their families
9/7/15	Arbor Hospice	60	Group outing to reward staff, volunteers and their families
7/2/15	Big Brothers Big Sisters of Washenlaw County	60	Field trip for at risk youth and mentors
5/21/15	Bloomfield Hills High School	60	Field trip for students rewarded for <u>academic achievement</u>
5/21/15	Capac Middle School	60	Field trip for students rewarded for academic achievement
Various	City of Uica Fire Dept.	60	Group outing to reward staff, volunteers and their families
9/20/15	Clark East Tower Senior Community	60	Group outing for senior citizens in their affordable housing network
8/25/15	Development Centers	60	Field trip for youth participating in summer program
9/23/15	Family Care Network Inc.	60	Field trip for foster families
4/8/15	Fancher Elementary School	60	Field trip for safety patrol students
4/26/15	Fillmore Elementary School PTO	60	Field trip for students and adult chaperones
7/2/15	Freedom Schools Summer Program	60	Field trip for students and adult chaperones participating in their summer program
6/25/15	Inler Disciplinary Advantage, INC.	60	Group outing for individuals with disabilities and accompanying staff
5/14/15	Iris Becker Elementary School	60	Field trip for students rewarded for academic achievement
7/21/15	Living Hope of the Bay Lutheran Church	60	Group outing for ministry
5/12/15	Major League Baseball Players Alumni Assoc.	60	Group outing for youth and volunteers that attended MLBPA baseball clinic
9/27/15	Marine Corps League	60	Group outing for marines and families in their network
8/25/15	Metro Detroit Share	60	Group outing to reward volunteers for their service
8/25/15	Michigan Chapter Families of SMA	60	Group outing for families with spinal muscular atrophy
5/8/15	University Health Service	60	Group outing to reward staff, volunteers and their families
4/9/15	Ithaca North Elementary	56	Field trip for students rewarded for service patrol and student council
Various	Arab American and Chaldean Council	55	Field trip for youth participating programs and accompanying chaperones
8/25/15	Bravo - Bandits Recreational Athletic Vocational Oganiza	55	Field trip for youth participating in their recreational program
9/7/15	Flint Odyssey House	55	Group outing for substance abuse patients and their families
5/14/15	Geer Park Elementary	55	Field trip for students rewarded for academic achievement
5/14/15	Holden Elementary	55	Field trip for students rewarded for academic achievement
4/24/15	Shar Inc. Self Help Addiction Rehab	55	Group outing for self help addiction clients and their families
9/21/15	University of Michigan Sports Business Association	54	Field trip for sports business students
4/23/15	South Oakland Shelter	53	Group outing for clients of the shelter, volunteers and staff
8/25/15	Mecca House Corporation	51	Group outing for individuals with mental and social needs as well as accompanying staff
6/16/15	Big Brothers Big Sisters of Metropolitan Detroit	50	Field trip for at risk youth and mentors
7/2/15	Brain Injury Association of Michigan	50	Group outing for brain injury patients, staff and families
9/25/15	Casar	50	Group outing for substance abuse patients and their families
5/8/15	Catholic Charities Foster Care & Adoption Agency	50	Field trip for foster care families
9/19/15	Center Road Church of Christ	50	Group outing for ministry and families
9/22/15	Challenge Detroit	50	Group outing rewarding individuals for their year long fellowship in Detroit
6/15/15	City of Southfield	50	Group outing to reward elderly for participating in their wellness program
8/5/15	Clawson Youth Assistance	50	Field trip for youth and families as their summer recreational activity
4/9/15	Communities in Schools of Metro Detroit	50	Field trip for students rewarded for perfect attendance and good behavior
5/24/15	Community Administrative Services Inc	50	Field trip for developmentally disabled adults and chaperones
8/27/15	Community Living Options	50	Group outing for individuals with disabilities and accompanying staff
6/15/15	Community Living Toronto	50	Group outing for individuals with intellectual disabilities
6/10/15	Community Next	50	Group outing to reward college students who participate in their summer program