## Cable TV pans in on parkland

Lark Samouelian is executive di-rector of Southwestern Oakland Cable Connection.

"Community Information and Personal Growth" highlights the television schedule for February on Channel 12.
The City of Farmington Hills has produced a community update on the Spicer Property. The program features planning consultants visuals for prospective development and resident public comment.

spective development public comment. Viewing schedule for February is:

• Monday, Feb. 3 — 1:30 p.m. and 7:30 p.m.

• Wednesday, Feb. 12 — 1:30 p.m.

Weunessay,
 and 7:30 p.m.
 Friday, Feb. 14 — 3 p.m.
 Monday, Feb. 17 — 1:30 p.m. and

7:30 p.m. • Friday, Feb. 28 — 6 p.m.

PRODUCERS OF Community Upbeat, Sharon McDonald and Denise Upbeat, Sharon McDonald and Denise Stope, are planning another live call: In show on Feb. 5. In the "Ask the Country of the "Ask the "A

cable connection

Marriages" will be the topic. They would like to encourage callers at 553-0378.

Thank you to Mary Calderone of Farmington Hills for coordinating the Channel 12 Community Access Guild. Seventy-live producers and crew members gathered. New television shows and revived enthusiasm were the final products.

products.
Bravo to psychic Diana St. Clair. Her television series "Shores of Your Mind" has helped catapult her into radio. She may be heard on WMAC-FM (midnight) and WHND-AM (9 a.m.) beginning Sunday, Jan. 28.

Monany, Feb. 12 — 1:30 p.m.
 Wednesday, Feb. 19 — 1:30 p.m.
 Metrovision of Oakland County's public-access programming on Channel 12 for the week of Feb. 3.

COMMUNITY ACCESS PROGRAMMING SCHEDULE

Monday, Feb. 3

• 12 noon - Lifestyle. Repeat at 6

• 1 p.m. — Serendipity. Repeat at 7 p.m.

Tuesday, Feb. 4

• 12 noon — Church of Today, Repeat at 6 p.m.
• 1 p.m. — Transportation, Repeat

peat at 8 p.m. — 1 p.m. — Transportation. Repeat at 7 p.m. — 2 p.m. — Insight. Repeat at 8 p.m. — 2 p.m. — Insight. Repeat at 8 p.m. — 2 p.m. — 1 community Upbeat. Repeat at 8:30 p.m. — 1 in One Ear. Repeat at 9 = 3 p.m. — 1 in One Ear. Repeat at 9

Wednesday, Feb. 5

12 noon — Health Talks. Repeat 12:30 p.m. — Serendipity. Repeat

• 1:30 p.m. — Spicer Property Pub-lic Hearing. Repeat at 7:30 p.m.

• 12 noon - Perceptions. Repeat at

12:30 p.m. — Metro New Center 12.

Repeat at 7 p.m.

 1:30 p.m. — Novi Ice Sculpture.

 1:30 p.m. — DPW Snow and Ice

 2:30 p.m. — DPW Snow and Ice

You l ve your sports car.

544-1070 Oakland County 591-0900 Wayne County 652-3222 Rochester/Avon

CLASSIFIED
CLASSIFIED
REACH MICHIGAN'S FINEST MARKET
ONE CALL DOES IT ALL!

Removal Program.

• 3 p.m. — Oakland County Parks and Recreational Repeat at 9 p.m.

• 5:30 p.m. — Battle for Breath. Repeat at 9:30 p.m.

• 8:30 p.m. — Community Upbeat.

Thursday, Feb. 6

6 p.m. — 12:30 p.m. — On Our Own. Repeat at 6:30 p.m.

at 6:30 p.m. — Madonna Magazine. Repeat at 7 p.m. .

• 1:30 p.m. — Viewpoint. Repeat at 7:30 p.m. — Viewpoint.

p.m. 3:30 p.m. — Art in Review. 4 p.m. — Oakland County Connec-

tion.
9:30 p.m. — Weekend.

Your wife says it has to Call classified.

SCUFF and crayon marks on tile or asphalt flooring can be removed quickly by applying self-polishing wax. Try an Observer & Eccentric classified ad when you want to remove non-usable items from your home.

## CITY OF FARMINGTON HILLS SUMMARY OF PROCEEDINGS REGULAR CITY COUNCIL MEETING JANUARY 27, 1986

Mayor Alkatech opened the regular meeting of the Farmington Hills City Council on January 37, 1988 at 7:30 p.m. Members present: Alkatech, Dolan, Dudley, Marks, 1988 at 1989 at 1989

RA-3 to RC-2.

Council enacted Ordinance No. C-5-84, Zoning Request 43-10-85, to rezone 6.818 acres of land one sat side of Middlebeth Road, north of Hembock, from RA-1 to RCE.

Council enacted Ordinance No. C-6-84, Zoning Request 45-11-85 to rezone 1.878 cares of land on north side of Ten Millo, between Orchard Lake and Springbrook from RA-1 and B-3 to CO:

RA-1 and B-3 to CO:

Council enacted Ordinance No. C-6-86, Zoning Request PC 48-11-85, to rezone 1.178 ceres of land on orth side of Ten Mille, between Orchard Lake and Springbrook from B-2 to CO-1.

Enactment of Ordinance No. C-6-86, Zoning Request PC 48-11-85, to rezone 9.14 ceres of land on orth side of Ten Mille, between Orchard Lake and Springbrook from B-2 to CO-1.

5 to US-1. Enactment of Ordinance No. C-8-88, Massage Regulation Ordinance and Resolution tablishing fees for Massage Regulation Ordinance were tabled until the February 1988 meeting.

establishing fees for Massage Regulation Ordinance were tabled until the February 17, 1988 meeting.
Council approved pre-conference expenses for Michigan Municipal League Legislative Conference on February 26, 1986.
Notification regarding National League of Cities Congressional City Conference in Washington, D. Co. Om March 9-11, 1986.
Revision to Consent Judgment was approved for property on west side of Middlebeit Road, 1700 in north of Twelve Mille Road.
Resolution was adopted for transfer of employees from Artisan Mold Corporation in Farmington Hills to Livonia.
Consideration of appointments to Boards and Commission was adjourned to a later date.

date.

Council determined to hold Executive Session to discuss the disposition and purchase of property and pending illigation.

Council granted Final Pital Approval for Hunter's Pointe North (a.k.a. Rolling Oaks
West).

West).

West).

Serviced was approved for ongoing data processing consulting services and preparation of multi-vours raisa.

Contract was approved for ongoing data processing constitution of multi-year plan.
Report was received on Community Development Block Grant Housing Rehabilitation Program.
Council designated Farmington Rills Police Department as 911 Public Safety Answering Folint.
Resolution was adopted approving interchange and widening improvements to the 1-496 Expressive.
Report was presented to Council regarding development of road improvement selection process.

Report was p.... safety program. Meeting adjourned at 11:05 p.m.

## CITY OF FARMINGTON COUNCIL PROCEEDINGS (SUMMARY)

CITY OF FARMINGTON HILLS

PUBLIC NOTICE IS HEREBY GIVEN that the City of Farmington Hills, Michigan, will accept sealed bids or proposals until Wednesday, February 19, 1988, at 10:00 a.m. prevailing local time at which time they shall be publicly opened and read aloud by the City Circk for the following:

llowing: DO-ALL CONVEYOR SPREADER 12 POOT FOR D.P.W. 12 POOT FOR D.P.W.

Bids for the above shall be swellted to the City Clerk, 31555 W. Eleven Mile Road,
Farmington fills, Michigan 40018, on or before the above date and time.
Specifications and proposal forms may be plained by confacting the Purchasing
Agent, (21) 17-2922 during normal business bear.
The City reserves the right to accept or reject any or all bids if the public interest is
better aerved thereby.

A regular meeting of the Farmington City Council was called to order by Mayor Hartsock at 6:00 p.m. on January 20, 1986, in Council Chambers, 23600 Liberty Street,

A regular meeting of the Farmington City Council was called to order by Mayor Hartscock at Sop pm. on Jonary 20, 1988, in Council Chambers, 23600 Liberty Street, Farmington, Michigan.

PRESENTS Enenett, Campbell, Hartsock, Tupper, Yoder.

OTHERS PRESENTS (tily Manager Deadman, Director Billing, Director Lauhoff, City Attorney, Kelly, City Citer Bushey, etc.)

Minutes of pher boards were negative filed.

Minutes of previous meeting were approach filed.

Minutes of previous meeting were approach filed.

Minutes of the boards were negative filed.

Guntes and Metals Corporation, 2458 W. Eight Mile Road, Farmington.

Council Hausel de following proclamations:

JAVCEE WEEK.

JANUAR ACHIEVEMENT WEEK.

January 19-23, 1858.

Council authorized for requested increase in his 41 tops of the captable for the captable filed.

Council authorized for the proclamation of the Caded December of the provide council authorized for the captable for the captable for the filed for the captable for the filed for t

Council authorizes as were heard.

100 Oper day.

Public comments were heard.

Council received the Building Department's Quarterly Report for October through

ORDINANCE NO. C-529-88

AN ORDINANCE TO AMEND THE ODD OF THE CITY OF FARMINGTON BY ADDING A NEW CHAPTER, WHICH NEW CHAPTER SHALL BE DESIGNATED AS CHAPTER SO, MASSAGE AND MASSAGE PARLORS, TITLE VII, BUSINESSES AND TRADES, OF SAID CODE.

THE CITY OF FARMINGTON ORDAINS:

THE CITY OF FARMINGTON ORDAINS:
7.251. Definitions. For the purpose of this chapter, the following words and phrases shall have the meanings respectively ascribed to them:
(1) "Apprentice or student" shall mean may shall when, under the guidance of an instructor in a massage method or practice of massage.
(2) "Insurance" thall mean may person who gives lessons or teaches the theory, method or practice of massage.
(3) "Massage" shall mean the performance of manipulative exercises upon the human body of another by rubbig, areading, stroking or tapping with the hand or hands or with any mechanical or bathing device with or without supplementary side.

hand or hands or with my mechanical or babling device with or without (19) poplementary side.

"Massage parlor" shall mean any place or establishment where a massage is made available.

"Massage estool" shall mean any place or establishment or facility which provides instructions in the theory, method and practice of massage.

"Massagie" shall mean any person who engages in the practice of or perform a massage.

25.2 Exemplishmen. The provisions of this chapter shall not apply to the following:

(1) A duly licensed medical doctor, esteopath, chiropractor, nurse or physical theraphyl.

7.252. Exemptions. The provisions of this chapter shall not apply to the following:

(1) A duly licensed medical doctr, esteepath, chilopractor, nurso or physical
therapist;

(2) A person engaging in the practice of massage on his apouse or relative within
the first degree of contanguinty in either of their residence, or or
(3) A place or establishment which is the residence or of the convairance of the conva

be refundable.
(2) The application fee required herein shall be payable to the City Treasurer at the time the application is illed and said application fee shall be in addition to any other license, permit or fee required under this or any other city ordinance.

any other license, permit or fee required under this or any other city ordinances.

3 Such fees as required by this ordinance shall be established by Council resolution and those fees for investigatory expense shall cover costs incurred by the city in conducting the investigation.

7.258. Application Costents. Any applicant for any of the permits required herein shall submit the following information: so the applicant or applicants:

(1) The two previous addresses immediately prior to the present address of applicant and dates of residence.

(2) A description of service to be provided.

(3) The following information of the proposed establishment.

(4) The following information of the proposed establishment.

(5) If applicant is a corporation, the names and residence addresses of each of the officers and directors of said corporation, and of each stockholder owning more than ten (10%) percent of the corporation.

(6) If the applicant is a percention, and of each stockholder owning more than ten (10%) percent of the corporation.

(7) Written proof (birth certificate or sworn affidavits) that the applicant is at least eighteen (18) years of age.

(8) Height, weight, sex, color of eyes and hair of each individual applicant or members of a partnership or officers or directors of a corporation.

(9) One portrait photograph at least two (3) inches by two (3) inches of the form of the arrepresentative.

(10) Business, occupation or employment of the applicant for the three (3) years

pieté set of lingerprints, which shall be taken by the Director of Public Safety or his representative.

(10) Business, occupation or employment of the applicant for the three (3) years immédiately preceding the date of the application.

(11) A certificate from a medical or esteopathic doctor stating that the applicant has, within thirty (30) again simmédiately prior thereto, been examined and found to be fore of any contagious or communities of measure particular to the properties of the prop

business activity or occupation subsequent to such action or suspension or revocation.

All criminal convictions other than traffic violations and the reasons there-

for.

(14) The application shall be signed and sworn to by said applicant.

(13) Such other identification and information deemed necessary by the city and a required to provide for investigation of the applicant. In addition, the following additional information shall be contained in an application for a permit to conduct a massage parlor; the number of employees and names and qualifications of all persons who are intended to give massages in the proposed parlor.

7,257, Permit Procedure 4.

and qualifications of all persons was one inconent on give measages in the proposed partor.

7.237. Permit Procedures, Any applicant or a permit pursuant to these provisions shall present to the City Cierk the application containing the aforementioned and described information. The application shall be referred be Director of Paul Safety who shall have a reasonable time for a new resultant the Director of Paul Safety who shall have a reasonable time for most light the application and the background of the applicant Based on the Investigation the Director of Paul Safety or his present to the City Cierk.

The Director of Paulic Safety shall recommend dehial of an application for a permit hereunder if the character, reputation, moral integrity, or physical or mental condition of the applicant or his employees is found to be infinited to the public health, asfety, morals or general welfare.

In making his determination bereunder, the Director of Public Safety shall considered.

representatives for the purpose of making lawful inspections.

7.359. Regulations. It shall be unlawful for any person to conduct a massage pacifor massage candot to provide a massage unless be shall have compiled with the filtering regulations.

(1) Service in massage pariors licensed under this chapter shall be limited to exerctice, baths and massage. Medical transment of any hids shall not be given to supparted modern plants of the expertise of the provide shall be premitted.

(2) opened who has any viable symptoms of a commonicable disease, such as a rash discharge or fever or who is complaining of a sore throat may be attended by any licensee under this chapter or any person engaged in the practice of massage.

(3) Serving or attending in a massage parior of patrons of the oppositie sex is probliticle provided, that this provision shall not apply in cases in which such service or attending is under the direct supervision of any person licensed in

the "practice of medicine" under the Michigan Public Health Code, MSA
14.15.17001 et. seo,

(6) Each applicant for an apprentice's or student's certificate of registration or

(6) Each applicant for an apprentice's or student's certificate of registration or

(6) Each applicant for an apprentice's or student's certificate for a renewal

therroof, shall present a certificate from a registered pricalan, certifying

that be is free from communicable disease.

(5) Advertising that there is a nurse in attendance is prohibited unless there is a

registered graduate nurse constantly in attendance during the business hours

of the mussage parlor.

(6) Advertising that there is an obsort in attendance to sprohibited unless where is a

massage parlor.

(7) Licenaces shall exercise every precaution for the safety of patrons. They

shall watch for early signs of fatigue or weakness and immediately discontin
ue whatever form of service is being given upon the appearance of such

signs.

(a) Interacts admit a therefore the production to the sacrey or partous says shall watch for early signs of fatigue or weakness and immediately discontinue whatever form of service is being given upon the appearance of such signs.

(b) No massage parlor shall be conducted in direct connection with living quartons.

(e) ror massage partor anali be considered in surect connection with a living quarters.
(a) The premises used for a massage parlor shall be well lighted and ventilated. They shall be kept clean and the furniture and equipment shall be maintained in a safe and sanitary condition. There shall be an adequate supply of rounting into an end of water during business force. Behing devices shall be thoroughly of the shall be the company of the shall be the company in the control of the shall be the company is undered before being offered to another.
(11) Uniforms or garments covering the torse shall be worn by instructor, massagist or apprentice while attending patrons, which shall be of washable material, and shall be kept in clean condition. The steeves shall not reach below the clow.

material, not some use seys in the selection of the same of the same of the below it to be below it to be been selected in pairrons shall be clean and in healthy condition and the naits shall be kept abort. The hands shall be washed thoroughly before giving the patron any attention.

(13) Licensees shall be retricted to the exercise of their license to the places set forth in their certificate, except, that the giving of massage, baths and exercise in the patrons place of residence is permitted.

(14) Licensees shall notify the City Clerk of any change of name or address of their home or business.

(14) Licensees snail notify the City Liera of any change or name or address of their home or business.

(15) No massage shall be performed in a massage partior or massage school in a private roum which is closed to the view of other persons.

(16) The private parties of page of the persons of the presence of a continuous of the province of the prov

massaget or instructor. Any contact with a patron's genital area is prohiblied.

(17) No person licensed as a massagiat shall massage or treat any person under
the age of seventeen (17) upon the licensed premises accept upon written
order by a licensed psynchus, observable and the property of the contract of the property of the contract of the massage of treatment. Provided, if it he person under the sign of seventeen (17) is
accompanied by a parent or legal guardian during the massage or treatment,
this provides os hall old splace, business, establishment or permises owned,
peratted, leased or managed by him to be used in violation of any provisions of this
hapter.

apter. 7.261. Revocation of Permit. A violation of any section of this ordinance may result revocation of any or all permits to operate in accordance with Chapter 59, Section

chapter. Revicestion of Permit. A violation of any section of this ordinance may result in evocation of any or all permits to operate in accordance with Chapter 58, Section 7.19 of this Code.

7.19 of this Code.

7.263. Penalites. Any person violating, or neglecting or refusing to comply with any of the provisions of this ordinance, shall be punished by imposition of a fine, or by imposition of the county life of a period not to exceed insiety (90 days, or by imposition of both fine and imprisonment within the discretion of the count. Each day that a violation is the county life of the count. Each day is a considered to the count. Each day in the control of the count. Each day is considered to the count of the count. Each day is considered to the count. Each day is considered t

ORDINANCE NO. C-538-86
AN ORDINANCE TO AMEND SECTION 22 OF CHAPTER 59 OF TITLE VII OF THE CODE OF THE CITY OF FAMINISTON.
THE CITY OF FARMINGTON ORDAINS:

7.2 is amended to read:

7.2 is amended to read:

7.2 is amended to read:

7.3 is amended to read:

8. License Required. No person, firm or corporation shall, directly or indirectly, operate, conduct or engage in the business of an axetioneer, transient
merchant, pedder or solicitor, amountment areado or parts, coin operated
devices, billiand parlor, pool room, carnival, circus, taalebe, pind or serup
dealer, pawnbroker, MASSAGE PARLOR OR MASSAGE SCHOOL without
first procuring a ticense to the name provided in this Chapter.

inst procuring a license in the manner provided in this Caspier.

This ordinance was introduced at a regular meeting of the Farmington City Council or January 6, 1988, was adopted and enacted at the next regular meeting on January 70, 1988, and will become effective ten (10) days after publication.

AVES. Yoder, Bennett, Campbell, Hartsock, Tupper.

ANYS. None.

ABSERTY. None.

Monthly hills account.

Monthly bills were approved for payment. Meeting adjourned at 9:03 p.m.

WILLIAM S. HARTSOCK, Mayor, JOSEPHINE M. BUSHEY, City Clerk