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Cleveland, Ohio  
Wednesday, June 3, 2020

This council meeting is being held during the COVID-19 emergency declaration and is being conducted as a virtual meeting in accordance with Ohio’s Open Meetings Laws as amended by Sub. H.B. 197. Council Rule 49, requiring the attendance of the Mayor and director of all departments at council meetings is waived for this and any other virtual council meetings held under amended Sub. H.B. 197.

The meeting of the Council was called to order at 1:42 p.m. with the President of Council, Kevin J. Kelley in the Chair.

Council Members present: Anthony Brancatelli, Phyllis E. Cleveland, Kevin Conwell, Blaine Griffin, Anthony T. Hairston, Kenneth L. Johnson, Basheer Jones, Brian Kazy, Kevin J. Kelley, Kerry McCormack, Brian Mooney, Mike Polensek, Jasmin Santana, and Charles Slife.

**MOTION**

Council Members paused for a moment of silent reflection, and the Pledge of Allegiance.

**MOTION**

On the motion of Council Member Basheer Jones, the reading of the minutes of the last meeting was dispensed with and the journal approved. Seconded by Council Member Kazy.
Special Motions by Council

MOTION

In compliance with the Charter and Rules of Council, a copy of all legislation to be heard during this council meeting was furnished previous to the meeting to every council member through their council email. It is hereby acknowledged, without objection, that all members of council have received this legislation.

The motion was approved.

MOTION

It is hereby declared, without objection, that Council Rule 49, requiring the attendance of the Mayor and director of all departments at council meetings, is waived for this and any other virtual council meetings held under amended Sub. H.B. 197.

The motion was approved.
Ordinances and Resolutions

First Reading Emergency Ordinances Referred

An ordinance is a City law written and enacted by City Council. Ordinances govern the actions, responsibilities and tax dollars of residents, businesses, organizations, city departments and visitors in Cleveland. Ordinances can be written and passed to address issues about housing, safety, public services, employment, the City budget and economic development. Many ordinances authorize the City to spend money on contracts and projects that support the mission of the City of Cleveland.

Ordinances are effective 30 days after passage. Emergency ordinances take effect immediately upon the Mayor's signature or 10 days after passage.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading.

If not passed under suspension after the first reading, the legislation is then sent to the appropriate City departments for review.

These ordinances were read for the first time on June 3, 2020, and referred to the appropriate City departments and Council Committees for review.

Click on an ordinance below to read it:


First Reading Emergency Ordinances Referred
Official Proceedings – City Council
Ordinance No. 442-2020

By Council Members: McCormack, Johnson and Brancatelli (by departmental request)

An emergency ordinance authorizing the Director of Capital Projects to issue a permit to The Board of Park Commissioners of the Cleveland Metropolitan Park District to encroach into the public right-of-way of River Road by installing, using and maintaining an asphalt all-purpose trail.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Capital Projects is authorized to issue a permit, revocable at the will of Council, to The Board of Park Commissioners of the Cleveland Metropolitan Park District, 1410 Fulton Parkway, Cleveland, OH 44144 (“Permittee”), to encroach into the public right-of-way of River Road by installing, using and maintaining an asphalt all-purpose trail at the following described location:

Situated in the City of Cleveland, County of Cuyahoga and State of Ohio, and known as being part of River Road (66 feet wide):

Commencing at the intersection of the southeasterly line of said River Road and the northeasterly line of Mulberry Street (66 feet wide); thence N 18° 40’ 05” E, 5.54 feet along the southeasterly line of said River Road to the Point of Beginning;

Thence N 71° 19’ 55” W, 66.00 feet to the northwesterly line of said River Road;

Thence N 18° 40’ 05” E, 258.86 feet along the northwesterly line of said River Road;

Thence N 18° 31’ 25” E, 346.89 feet along the northwesterly line of said River Road;

Thence N 85° 08’ 08” E, 7.75 feet to the proposed back of curb;

Thence S 04° 51’ 52” E, 21.61 feet along the said proposed back of curb to a point of curvature;

Thence southwesterly along the arc of a curve deflecting to the right and along said proposed back of curb, 39.68 feet, said curve having a radius of 99.50 feet, central angle of 22° 51’ 05”, and a chord bearing of S 07° 05’ 52” W, 39.42 feet;

Thence S 18° 31’ 25” W, 514.80 feet along said proposed back of curb and the prolongation of said back of curb;
Thence S 71° 19’ 55” E, 41.94 feet to the southeasterly line of said River Road;

Thence S 18° 40’ 05” W, 35.61 feet along the southeasterly line of said River Road to the Point of Beginning and containing 15535 square feet. This legal description was written for Cleveland Metroparks by Gary J. Tata, P.S. #7723. Bearings are based on Grid North derived from GPS observations.

Legal Description approved by Greg Esber, Section Chief, Plats, Surveys and House Numbering Section.

Section 2. That the Director of Law shall prepare the permit authorized by this ordinance and shall incorporate such additional provisions as the Director of Law determines necessary to protect and benefit the public interest. The permit shall be issued only when, in the opinion of the Director of Law, the prospective Permittee has properly indemnified the City against any loss that may result from the encroachments permitted.

Section 3. That Permittee may assign the permit only with the prior written consent of the Director of Capital Projects. That the encroaching structures permitted by this ordinance shall conform to plans and specifications first approved by the Manager of the City’s Division of Engineering and Construction. That Permittee shall obtain all other required permits, including but not limited to Building Permits, before installing the encroachments.

Section 4. That the permit shall reserve to the City reasonable right of entry to the encroachment locations.

Section 5. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of City Planning Commission; and Law; Committees on Municipal Services and Properties; and Development, Planning and Sustainability.
Ordinance No. 443-2020

By Council Members: McCormack, Johnson and Brancatelli (by departmental request)

An emergency ordinance authorizing the Director of Capital Projects to issue a permit to DI Rentals LLC to encroach into the public right-of-way beneath West 20th Place by installing, using and maintaining an underground electrical conduit.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Capital Projects is authorized to issue a permit, revocable at the will of Council, to DI Rentals LLC, 2030 W 19th Street, Cleveland, OH 44113 (“Permittee”), to encroach into the public right-of-way beneath West 20th Place by installing, using and maintaining an underground electrical conduit, at the following location:

LEGAL DESCRIPTION OF 8’ ELECTRIC CONDUIT ENCROACHMENT
BENEATH
WEST 20th PLACE CITY OF CLEVELAND, OHIO

Situated in the City of Cleveland, County of Cuyahoga, State of Ohio and known as being part of West 20th Place (10.00 feet wide) of part of Original Brooklyn Township Lot No. 70 and further bounded and described as follows:

Beginning at a 5/8” iron pin found on the westerly right of way of West 20th Place (10 feet wide) at the southeasterly corner of Parcel “E” on the Plat of Consolidation as shown on the plat recorded in AFN. 201909040416 of Cuyahoga County Records;

Thence North 00°02’36” East along westerly right of way of West 20th Place, 8.48 feet to a point;

Thence South 34°33’51” East, 17.61 feet to the easterly right of way of West 20th Place;

Thence South 00°02’36” West along said easterly right of way of West 20th Place, 14.09 feet to a point;

Thence North 34°33’51” West, 17.61 feet to the westerly right of way of West 20th Place;

Thence North 00°02’36” East along the westerly right of way of West 20th Place, 5.61 feet to the Principal Place of Beginning, containing 141 Square Feet of land as surveyed and described by Peter John Gauriloff, P.S. No. 8646 of The Riverstone

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Company in March 2020, subject to all legal highways, restrictions, reservations and easements of record.

Legal Description approved by Greg Esber, Section Chief, Plats, Surveys and House Numbering Section.

Section 2. That the Director of Law shall prepare the permit authorized by this ordinance and shall incorporate such additional provisions as the Director of Law determines necessary to protect and benefit the public interest. The permit shall be issued only when, in the opinion of the Director of Law, the prospective Permittee has properly indemnified the City against any loss that may result from the encroachment(s) permitted.

Section 3. That Permittee may assign the permit only with the prior written consent of the Director of Capital Projects. That the encroaching structure permitted by this ordinance shall conform to plans and specifications first approved by the Manager of the City’s Division of Engineering and Construction. That Permittee shall obtain all other required permits, including but not limited to Building Permits, before installing the encroachment.

Section 4. That the permit shall reserve to the City reasonable right of entry to the encroachment location.

Section 5. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of City Planning Commission; and Law; Committees on Municipal Services and Properties; and Development, Planning and Sustainability.
Ordinance No. 444-2020

By Council Members: McCormack, Johnson and Brancatelli (by departmental request)

An emergency ordinance authorizing the Director of Capital Projects to issue a permit to Haddas Window Pane, LLC to encroach into the public right-of-way of Prospect Avenue by installing, using and maintaining one embedded brass medallion, one trash receptacle, four bronze benches, eight bronze and nine concrete planters.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Capital Projects is authorized to issue a permit, revocable at the will of Council, to Haddas Window Pane, LLC, 630 Woodward Avenue, Detroit, MI 48226 (“Permittee”), to encroach into the public right-of-way of Prospect Avenue at the specific places within the area on the North side of Prospect Avenue between East 1st Street and East 2nd Street from the back of the curb to the face of the building that are first reviewed by the Manager of Engineering & Construction and approved in writing by the Director of Capital Projects, by installing, using and maintaining an embedded brass medallion, a trash receptacle, bronze benches, and bronze and concrete planters, described in greater detail as follows:

One (1) embedded brass medallion, recessed flush to the walking surface and embossed with the building insignia, the dimensions of which medallion are proposed to be approximately 48” by 48”;

One (1) 34-gallon, trash receptacle, approximately 29” diameter, as manufactured by Landscape Forms, model Poe Litter;

Four (4) bronze benches as manufactured by Landscape Forms, backed, with one divider Melville style, with approximate dimensions of 76” width, 19” depth and 30” height;

Eight (8) bronze planters as manufactured by Landscape Forms, model Sorella, with an approximate 15” by 15” footprint and 18” height; and

Nine (9) Wausau-made charcoal-colored concrete planters, model TF4205, of approximately 60” length by 60” width by 36” height.

Section 2. That the Director of Law shall prepare the permit authorized by this ordinance and shall incorporate such additional provisions as the Director of Law determines necessary to protect and benefit the public interest. The permit shall be
issued only when, in the opinion of the Director of Law, the prospective Permittee has properly indemnified the City against any loss that may result from the encroachment(s) permitted.

**Section 3.** That Permittee may assign the permit only with the prior written consent of the Director of Capital Projects. That the encroaching structure(s) permitted by this ordinance shall conform to plans and specifications first approved by the Manager of the City’s Division of Engineering and Construction. That Permittee shall obtain all other required permits, including but not limited to Building Permits, before installing the encroachment(s).

**Section 4.** That the permit shall reserve to the City reasonable right of entry to the encroachment location(s).

**Section 5.** That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

**Refereed to the Directors of City Planning Commission; and Law; Committees on Municipal Services and Properties; and Development, Planning and Sustainability.**
Ordinance No. 445-2020

By Council Members: McCormack, Johnson and Brancatelli (by departmental request)

An emergency ordinance authorizing the Director of Capital Projects to issue a permit to Ohio City Legacy LLC to encroach into the public rights-of-way of Lorain Avenue, West 25th Street and Gehring Street by installing, using and maintaining basement shoring, tie-back rods, a building canopy and two building-mounted pylon signs.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Capital Projects is authorized to issue a permit, revocable at the will of Council, to Ohio City Legacy LLC, 3412 Commercial Avenue, Northbrook, IL 60062 (“Permittee”), to encroach into the public rights-of-way of Lorain Avenue, West 25th Street and Gehring Street by installing, using and maintaining basement shoring, tie-back rods, a building canopy and two building-mounted pylon signs, at the following locations:

Lorain Avenue Encroachment Area

Situated in the City of Cleveland, County of Cuyahoga, State of Ohio, and being part of original Brooklyn Township Lot Number 69, being part of Lorain Avenue (102 feet wide), as part of Willeyville Allotment as recorded in Plat Book 2, Page 16, being further bounded and described as follows:

Commencing at a 1-inch rebar found in a monument box at the intersection of the centerline of said Lorain Avenue and the centerline of Gehring Ave. (52 feet wide) thence on the centerline of said Gehring Avenue S 0° 37 ' 09” E for a distance of 38.42 feet to 1-inch rebar found, thence S 58° 34' 57” W for a distance of 46.40 feet to the POINT OF BEGINNING of the parcel of land hereinafter described:

1. Thence S 31° 25’ 03” E for a distance of 36.00 feet to the south right of way line of said Lorain Avenue;
2. Thence on the said south right of way line of Lorain Avenue, S 58° 34’ 57” W for a distance of 353.26 feet;
3. Thence N 31° 25’ 03” W for a distance of 55.00 feet;
4. Thence parallel to the centerline of said Lorain Avenue, N 58° 34’ 57” E for a distance of 353.26 feet;
5. Thence S 31° 25' 03" E for a distance of 19.00 feet to the Point of Beginning, containing 0.4460 acres (19,429 sq.ft.) of land, more or less, and subject to all easements, restrictions and covenants of record.

**Gehring Avenue Encroachment Area**

Situated in the City of Cleveland, County of Cuyahoga, State of Ohio, and being part of original Brooklyn Township Lot Number 69, being part of Gehring Avenue (52 feet wide), as part of Willeyville Allotment as recorded in Plat Book 2, Page 16, being further bounded and described as follows:

Commencing at a 1 inch rebar found in a monument box at the intersection of the centerline of said Lorain Avenue (102 feet wide) and the original centerline of Gehring Avenue (now 52 feet wide) thence on the centerline of said Gehring Avenue S 0° 37' 09" E for a distance of 91.76 feet to the POINT OF BEGINNING of the parcel of land hereinafter described, passing over a 1 inch rebar found in a monument box at 38.42 feet:

1. Thence N 89° 22' 51" E for a distance of 33.00 feet to the east right of way line of said Gehring Avenue;

2. Thence on the said east right of way line of Gehring Avenue, S 0° 37' 09" E for a distance of 437.00 feet;

3. Thence S 89° 22' 51" W for a distance of 52.00 feet to the west right of way line of said Gehring Avenue as vacated by City of Cleveland ordinance 123-2020, passed March 3, 2020;

4. Thence along said west right of way line of Gehring Avenue as vacated, N 0° 37' 09" W for a distance of 437.00 feet;

5. Thence N 89° 22' 51" E for a distance of 19.00 feet to the Point of Beginning, containing 0.5217 acres (22,724 sq.ft.) of land, more or less, and subject to all easements, restrictions and covenants of record.

**West 25th Street Encroachment Area**

Situated in the City of Cleveland, County of Cuyahoga, State of Ohio, and being part of original Brooklyn Township Lot Number 69, being part of West 25th Street (82 1/2 feet wide), as part of Willeyville Allotment as recorded in Plat Book 2, Page 16, being further bounded and described as follows:

Commencing at a stone with a drill hole found on the centerline of Chatham Ave. (66 feet wide) and the west right of way line of said West 25th Street, thence on the extension of the centerline of said Chatham Avenue N 58° 04' 00" E for a distance of 41.25 feet to the centerline of said West 25th Street, thence on the centerline of said
West 25th Street, N 31° 43' 21" W for a distance of 192.70 feet to the POINT OF BEGINNING of the parcel of land hereinafter described:

1. Thence S 58° 16' 39" W for a distance of 3.75 feet;

2. Thence parallel with the centerline of said West 25th Street, N 31° 43' 21" W for a distance of 332.00 feet;

3. Thence N 58° 16' 39" E for a distance of 45.00 feet to the intersection of the east right of way line of said West 25th Street and the south right of way line of Lorain Ave. (102 feet wide);

4. Thence on the east right of way line of said West 25th Street, S 31° 43' 21" E for a distance of 332.00 feet;

5. Thence S 58° 16' 39" W for a distance of 41.25 feet to the Point of Beginning, containing 0.3430 acres (14,940 sq.ft.) of land, more or less, and subject to all easements, restrictions and covenants of record.

The above descriptions prepared by Steven L. Mullaney, P.S. 7900 of Glaus, Pyle, Schomer, Burns & DeHaven, Inc., dba GPD Group, and based on a field survey made in March of 2020. All bearings referred to herein, are relative to grid north of the Ohio State Plane Coordinate System, North Zone, NAD83 (2011), as determined from GNSS measurements tied to the Ohio Department of Transportation’s VRS system.

Legal Description approved by Greg Esber, Section Chief, Plats, Surveys and House Numbering Section.

Section 2. That the Director of Law shall prepare the permit authorized by this ordinance and shall incorporate such additional provisions as the Director of Law determines necessary to protect and benefit the public interest. The permit shall be issued only when, in the opinion of the Director of Law, the prospective Permittee has properly indemnified the City against any loss that may result from the encroachment(s) permitted.

Section 3. That Permittee may assign the permit only with the prior written consent of the Director of Capital Projects. That the encroaching structure(s) permitted by this ordinance shall conform to plans and specifications first approved by the Manager of the City’s Division of Engineering and Construction. That Permittee shall obtain all other required permits, including but not limited to Building Permits, before installing the encroachment(s).

Section 4. That the permit shall reserve to the City reasonable right of entry to the encroachment location(s).

Section 5. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it
shall take effect and be in force immediately upon its passage and approval by the
Mayor; otherwise it shall take effect and be in force from and after the earliest period
allowed by law.

Referred to the Directors of City Planning Commission; and Law;
Committees on Municipal Services and Properties; and Development,
Planning and Sustainability.
Ordinance No. 447-2020

By Council Members: Brancatelli and Kelley (by departmental request)

An emergency ordinance to amend Sections 1 and 3 of Ordinance No. 176-2020, passed February 24, 2020, relating to grants from the United States Department of Housing and Urban Development for the PY2020 under the Title I of the Housing and Community Development Act of 1974, for the 2020 Federal HOME Investment Partnerships Act Program, Emergency Solutions Grant Program, and the Housing Opportunities for Persons with AIDS Program.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Sections 1 and 3 of Ordinance No. 176-2020, passed February 24, 2020, are amended to read as follows:

Section 1. That the Director of Community Development is authorized to apply for and accept grants from the U. S. Department of Housing and Urban Development (HUD) in the following estimated amounts: $21,531,380 $21,719,035 to conduct the PY2020 Community Development Block Grant (CDBG) Program; $4,873,413 $4,894,062 to conduct the Federal HOME Investment Partnerships Act (HOME) Program; $1,864,435 $1,858,769 to conduct the Emergency Solutions Grant (ESG) Program; and $1,463,310 $1,579,911 for the Housing Opportunities for Persons with AIDS (HOPWA) Program, for the purposes and uses set forth in the budgets and in compliance with the requirements of Title I of the Housing and Community Development Act of 1974 and applicable rules and regulations. That the Director of Community Development is authorized to file all papers and execute all documents necessary to receive the funds under the grants, and that the funds are appropriated for the purposes set forth in this ordinance.

Section 3. That the Director of Community Development is authorized to expend the amounts shown in this section, plus program income and any other prior year balances and the amounts are appropriated for the following purposes:

<table>
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<th>Funding</th>
<th>RLA</th>
<th>Amounts</th>
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<tr>
<td>Project Clean</td>
<td>CDBG</td>
<td>RQS 8006, RLA 2020-3</td>
<td>$1,210,999</td>
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<td>Community Gardens</td>
<td>CDBG</td>
<td>RQS 8006, RLA 2020-4</td>
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<td>AIDS Prevention</td>
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<td>CDBG</td>
<td>RQS 8006, RLA 2020-6</td>
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<td>CDBG</td>
<td>RQS 8006, RLA 2020-7</td>
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<td>CDBG</td>
<td>RQS 8006, RLA 2020-8</td>
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</table>
Section 2. That Sections 1 and 3 of Ordinance No. 176-2020, passed February 24, 2020, are repealed.

Section 3. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Development, Planning and Sustainability; and Finance.
Ordinance No. 448-2020

By Council Members: Brancatelli and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Community Development to exercise the second option to renew Contract No. CT 8006 PS 2018-129 with Cyberridge, LLC to implement a loan servicing system and Community Development tracking/reporting system.

WHEREAS, under the authority of Ordinance No. 603-15, passed June 8, 2015, the Director of Community Development entered into Contract No. CT 8006 PS 2018-129 with Cyberridge, LLC to implement a loan servicing system and Community Development tracking/reporting system; and

WHEREAS, Ordinance No. 603-15 requires further legislation before exercising the second option to renew on this contract; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Community Development is authorized to exercise the second option to renew Contract No. CT 8006 PS 2018-129 with Cyberridge, LLC to implement a loan servicing system and Community Development tracking/reporting system at a cost not to exceed $26,640. This ordinance constitutes the additional legislative authority required by Ordinance No. 603-15 to exercise this option. (RQS 8006, RL 2020-40)

Section 2. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Development, Planning and Sustainability; and Finance.
Ordinance No. 449-2020

By Council Members: Brancatelli and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Community Development to administer the Community Engagement Healthy Home Initiative; to enter into one or more contracts with various Community Development Corporations for the purpose of hiring Community Engagement Specialists by neighborhood to improve the quality of life for residents and the City’s housing stock; to enter into professional services contracts for acquisition of software and training to conduct the Initiative; and to make purchases of materials, equipment, supplies and services needed to conduct the Initiative.

WHEREAS, the Housing Advisory Board of the City of Cleveland, received a description of the Community Engagement Healthy Home Initiative over a period in excess of fifteen (15) days and approved the Initiative on May 12, 2020; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Community Development is authorized to enter into one or more contracts with various Community Development Corporations for the purpose of hiring Community Engagement Specialists by neighborhood to improve the quality of life for residents and the City’s housing stock.

Section 2. That the Director of Community Development is authorized to employ by contract or contracts one or more consultants or one or more firms of consultants for the purpose of supplementing the regularly employed staff of the several departments of the City of Cleveland in order to provide professional services necessary to acquire field housing survey data software necessary to enable the Community Engagement Specialists to, among other things, input data on the City’s housing stock and report that information to the Department of Community Development, and for maintenance and support of the software.

The selection of the consultant or consultants for the services shall be made by the Board of Control on the nomination of the Director of Community Development from a list of qualified consultants available for employment, as may be determined after a full and complete canvass by the Director of Community Development for the purpose of compiling a list. The compensation to be paid for the services shall be fixed by the Board of Control. The contract or contracts authorized shall be prepared by the Director of Law, approved by the Director of Community Development, and certified by the Director of Finance.
Section 3. That the Director of Community Development is authorized to employ by contract or contracts one or more consultants or one or more firms of consultants for the purpose of supplementing the regularly employed staff of the several departments of the City of Cleveland in order to provide professional services necessary to provide training to Community Development staff and the Community Engagement Specialists in housing related areas necessary to enable the staff and Community Engagement Specialists to fully assist City of Cleveland residents in housing related areas.

The selection of the consultant or consultants for the services shall be made by the Board of Control on the nomination of the Director of Community Development from a list of qualified consultants available for employment, as may be determined after a full and complete canvass by the Director of Community Development for the purpose of compiling a list. The compensation to be paid for the services shall be fixed by the Board of Control. The contract or contracts authorized shall be prepared by the Director of Law, approved by the Director of Community Development, and certified by the Director of Finance.

Section 4. That the Director of Community Development is authorized to make one or more written standard purchase and/or written requirement purchase contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for each or all of the following items: materials, equipment, supplies and services needed to implement the Community Engagement Healthy Home Initiative and for the rental of equipment including, but not limited to, tablets and cellphones for use by Community Engagement Specialists, to be purchased by the Commissioner of Purchases and Supplies on a unit basis, for the Department of Community Development. Bids may be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines.

Section 5. That the costs of the purchase and/or requirement contract or contracts shall be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of any purchase under the contract, each of which purchases shall be made on order of the Commissioner of Purchases and Supplies by a delivery order issued against the contract or contracts and certified by the Director of Finance.

Section 6. That the contracts and other appropriate documents needed to complete the transactions authorized by this legislation shall be prepared by the Director of Law.

Section 7. That the cost of the contracts shall not exceed an aggregate amount of $1,000,000 and shall be paid from Fund No. 01-8006-6320, RQS 8006, RL 2020-50.

Section 8. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Development, Planning and Sustainability; and Finance.
Ordinance No. 459-2020

By Council Members: Griffin and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Health to accept a grant from the Ohio Environmental Protection Agency for 2020-21 financial assistance for the operation of the Division of Air Quality; authorizing the director to enter into one or more contracts for various services, equipment and supplies, and contracts with various agencies or entities necessary to operate the Division of Air Quality; determining the method of constructing, rehabilitating, renovating, replacing or otherwise improving air monitoring sites and other similar structures on city-owned and city-leased property; and authorizing the director to enter into one or more contracts to construct the improvement and to design it.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Health is authorized to accept a grant in the approximate amount of $2,488,915, and any other funds that become available during the grant term, from the Ohio Environmental Protection Agency for 2020-21 financial assistance for the operation of the Division of Air Quality in accordance with the purposes set forth in the summary; that the Director of Public Health is authorized to file all papers and execute all documents necessary to receive the funds under the grant; and that the funds are appropriated for the purposes in the executive summary for the grant.

Section 2. That the executive summary for the grant, File No. 459-2020-A, made a part of this ordinance as if fully rewritten, is approved in all respects and shall not be changed without additional legislative authority, including the obligation of the City of Cleveland to provide cash matching funds in the sum of $276,100, payable from funds appropriated in 2020 and 2021 for this purpose, in order to receive the grant from the Ohio Environmental Protection Agency, as a pass-through from the U.S. Environmental Protection Agency, is approved in all respects, and shall not be changed without additional legislative authority. (RQS 5007, RLA 2020-28)

Section 3. That the Director of Public Health is authorized to make one or more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements for the grant period of the necessary items of materials, equipment, services, and supplies needed as described in the file, to be purchased by the Commissioner of Purchases and Supplies upon a unit basis for the Division of Air Quality, Department of Public Health. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines.
Alternate bids for a period less than the grant term may be taken if deemed desirable by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term.

Section 4. That the costs of the contract or contracts shall be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of any purchase under the contract, each of which purchases shall be made on order of the Commissioner of Purchases and Supplies by a delivery order issued against the contract or contracts and certified by the Director of Finance.

Section 5. That the Director of Public Health is authorized to make one or more written contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for each or all of the following items during the term of the grant: various types of monitoring equipment, OEPA-required equipment and their associated parts, and other materials, equipment, supplies and services needed to implement the grant, to be purchased by the Commissioner of Purchases and Supplies on a unit basis, for the Division of Air Quality, Department of Public Health.

Section 6. That, under Section 167 of the Charter of the City of Cleveland, this Council determines to make the public improvement of constructing, rehabilitating, renovating, replacing or otherwise improving air monitoring sites and other similar structures on City-owned and City-leased property (the “Improvement”), for the Division of Air Quality, Department of Public Health, by one or more contracts duly let to the lowest responsible bidder or bidders after competitive bidding on a unit basis for the Improvement.

Section 7. That the Director of Public Health is authorized to enter into one or more contracts for the making of the Improvement with the lowest responsible bidder or bidders after competitive bidding on a unit basis for the Improvement, provided, however, that each separate trade and each distinct component part of the Improvement may be treated as a separate improvement, and each, or any combination, of the trades or components may be the subject of a separate contract on a unit basis.

Section 8. That the Director of Public Health is authorized to employ by contract or contracts one or more consultants or one or more firms of consultants for the purpose of supplementing the regularly employed staff of the several departments of the City of Cleveland in order to provide professional services necessary to implement the grant. The selection of the consultants for the services shall be made by the Board of Control on the nomination of the Director of Public Health from a list of qualified consultants available for employment, as may be determined after a full and complete canvass by the Director of Public Health for the purpose of compiling a list. The compensation to be paid for the services shall be fixed by the Board of Control. The contract or contracts authorized shall be prepared by the Director of Law, approved by the Director of Public Health, and certified by the Director of Finance.

Section 9. That under division (b) of Section 108 of the Charter, the purchases authorized by this ordinance may be made through cooperative agreements with other
governmental agencies. The Director of Public Health may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process.

Section 10. That the Director of Public Health is authorized to enter into one or more contracts with and make payments to one or more various entities or agencies to implement the grant as described in the file.

Section 11. That the Director of Public Health shall have the authority to extend the term of the grant during the grant term.

Section 12. That the Director of Public Health shall deposit the grant accepted under this ordinance into a fund or funds designated by the Director of Finance to implement the program as described in the file and appropriated for that purpose.

Section 13. That the payments and cost of the contracts authorized in this ordinance shall be paid from the fund or funds which are credited the grant proceeds accepted under this ordinance and from the cash match.

Section 14. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Health and Human Services; and Finance.
Ordinance No. 460-2020

By Council Members:  B. Jones, Brancatelli and Kelley (by departmental request)

An emergency ordinance authorizing the Mayor and the Commissioner of Purchases and Supplies to acquire and re-convey properties presently owned by The Inspirion Group LTD, or its designee, located at 3101 Euclid Avenue for the purpose of entering into the chain-of-title prior to the adoption of tax increment financing legislation authorized under Section 5709.41 of the Revised Code.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That notwithstanding and as an exception to the provisions of Chapter 181 and 183 of the Codified Ordinances of Cleveland, Ohio, 1976, the Mayor and the Commissioner of Purchases and Supplies are authorized to acquire from and re-convey to, The Inspirion Group, LTD, or its designee, for a nominal consideration of one dollar and other valuable consideration determined to be fair market value, the following property for the purpose of entering into the chain-of-title prior to the adoption of tax increment financing legislation authorized under Section 5709.41 of the Revised Code and more fully described as follows:

LEGAL DESCRIPTION

Parcel No. 1 (Fee Parcel):

Situated in the City of Cleveland, County of Cuyahoga and State of Ohio and more particularly described as follows:

Known as being part of Original 10-acre Lot No. 87 and bounded and described as follows:

Beginning on the Northerly line of Euclid Avenue (99 feet wide) at a point distant 155 feet Easterly measured along said Northerly line from its intersection with the Easterly line of East 30th Street (formerly Sterling Avenue) (60 feet wide), said place of beginning being also the Southeasterly corner of a parcel of land conveyed to Scripps-Howard Radio, Inc., by deed dated March 21, 1956, and recorded in Volume 8609, Page 472 of Cuyahoga County Records,

Thence Northerly along the Easterly line of land so conveyed, 330 feet to the Northeasterly corner of land so conveyed to Scripps-Howard Radio, Inc.;
Thence Easterly in a direct line, 124.83 feet to a point on the Easterly line of land conveyed to The Commerce Plaza, Inc., by deed dated December 20, 1954, and recorded in Volume 8231, Page 133 of Cuyahoga County Records, distant 326.83 feet Northerly, measured along said Easterly line from the Northerly line of Euclid Avenue;

Thence Southerly along the Easterly line of land so conveyed to The Commerce Plaza, Inc. 326.83 feet to the Northerly line of Euclid Avenue;

Thence Westerly along the Northerly line of Euclid Avenue, 124.72 feet to the place of beginning, be the same more or less but, subject to all legal highways,

Permanent Parcel Nos: 103-06-029 and 103-06-030

**Section 2.** That the Director of Economic Development is authorized to execute on behalf of the City of Cleveland all necessary documents to acquire and to convey the property and to employ and to cause The Inspirion Group, LTD, or its designee, to pay all fees for title companies, surveys, escrows, appraisers, environmental audits, and all other costs necessary for the acquisition and sale of the property.

**Section 3.** That this Council finds the conveyances are in compliance with division (B)(1) of Section 5709.41 of the Revised Code, and the proposed improvements constitute and are declared a public purpose under said section, and the subject property is located in a blighted area of an impacted City as required by Section 5709.41 of the Revised Code.

**Section 4.** That the conveyance shall be made by official deed prepared by the Director of Law and executed by the Mayor and the Commissioner of Purchases and Supplies on behalf of the City of Cleveland.

**Section 5.** That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

**Referred to the Directors of City Planning Commission; Finance; and Law; Committees on Development, Planning and Sustainability; and Finance.**
Ordinance No. 462-2020

By Council Members: Brancatelli and McCormack

An emergency ordinance to supplement the Codified Ordinances of Cleveland, Ohio, 1976, by amending Section 337.251, as amended by Ordinance No. 1444-16, passed January 23, 2017, related to limited lodging in residence districts.

WHEREAS, this ordinance constitutes an emergency measure providing for the immediate preservation of public peace, property, health, or safety, now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Codified Ordinances of Cleveland, Ohio, 1976, are supplemented by amending Section 337.251, as amended by Ordinance No. 1444-16, passed January 23, 2017, to read as follows:

Section 337.251 Limited Lodging in Residence Districts; License Required

(a) Definitions. As used in this section:

(1) "Accessory use" shall have the same meaning as defined in Section 325.02.

(2) "Booking agent" means any person or entity that facilitates reservations or collects payment for limited lodging accommodations on behalf of or for an owner or primary resident. Merely publishing an advertisement for accommodation in a dwelling unit for limited lodging does not make the publisher a booking agent.

(3) "Dwelling unit" shall have the same meaning as defined in Section 325.20.

(4) "Limited lodging" means the accessory use of all or part of a dwelling unit by rental for temporary occupancy for dwelling, sleeping, or lodging. Limited lodging includes the arrangement of such rental by the owner through a booking agent.

(5) "Lodgers" “Lodger” means a person who is a renter of all or part a dwelling unit and has mere use without actual or exclusive possession of the dwelling unit.

(6) "Owner" means a titled-owner or a tenant/renter of a property who is in possession and control of the dwelling unit and who lives in the dwelling unit more than fifty-one percent (51%) of the calendar year. Any tenant or renter of the property must be authorized by the titled-owner of the property to provide limited lodging.

(7) "Primary residence" means the use of a dwelling unit for residential household living purposes of more than fifty-one percent (51%) of the calendar year by the owner, tenant/renter, or person in possession and control of the dwelling unit.
(8) "Temporary occupancy" means the accommodation of lodgers conducted in a dwelling unit, the primary use of which is for household living, and where the total accommodations of lodgers provided is for fewer than ninety-one (91) days per calendar year but where the provision of lodging to any particular lodger is for no more than thirty (30) consecutive days.

(9) “Licensed premises” means the premises specified in an approved application for a license under this section which premises are owned or in the possession of the licensee and within which the licensee is permitted to provide limited lodging in accordance with this section.

(b) General Provisions.

(1) Limited lodging is permitted in a Residence District, provided that limited lodging in a particular dwelling unit may be provided for no more than ninety-one (91) days per calendar year; and provided that the owner obtains a license pursuant to division (d) of this section.

(2) Notwithstanding Chapter 365, limited lodging is not required to have a certificate of rental registration provided the dwelling unit remains owner-occupied as a primary residence.

(3) The standards set forth in division (c) of this section are intended to ensure that limited lodging will not be a detriment to the character and livability of the surrounding residential neighborhood.

(c) Standards. A dwelling unit may be used for limited lodging subject to compliance with all of the following minimum requirements:

(1) The dwelling unit shall remain as a household living unit with housekeeping facilities in common.

(2) Limited lodging must be accessory and incidental to the use of a dwelling unit for residential household living purposes as a primary residence.

(3) Smoke detectors shall be provided and maintained adjacent to each sleeping area in each dwelling unit as required in Chapter 392.

(4) One or more carbon monoxide detection devices shall be installed and maintained as close to the center of the dwelling unit and within close proximity to the living and sleeping areas of the dwelling unit.

(5) Lodgers shall be notified of the trash and recycle collection days for the property and any applicable rules and regulations pertaining to leaving or storing trash on the exterior of the property. The owner shall provide proper trash and recycling containers for the lodgers.
(6) The owner or primary resident offering the dwelling unit for limited lodging shall provide to any lodger the contact information, including a telephone phone number, of a person with responsibility to take action to resolve any complaints regarding the condition, operation or maintenance of the dwelling unit.

(7) Compliance with all city and state laws, rules and regulations, other applicable provisions of the Cleveland Codified Ordinances related to residential dwelling units

(d) License Required; Application.

(1) No owner may provide limited lodging in a residence district without first obtaining a license from the Commissioner of Assessments and Licenses (Commissioner).

(2) Application for a license required under this section shall be made to the Commissioner on forms supplied by the Commissioner for that purpose. Applicant shall provide the following documentation to establish the city address of the proposed licensed premises and that the premises where the limited lodging will occur is the applicant’s primary residence:

A. a valid Ohio driver’s license or a valid Ohio state identification card; and

B. at least two (2) of the following:

i. proof of valid motor vehicle registration;

ii. proof of voter registration;

iii. Federal or state tax returns or other financial documentation;

iv. a utility bill;

v. any other legal documentation deemed sufficient by the Commissioner which is pertinent to establishing primary residency;

and

C. Proof of possession of the dwelling unit, either by valid warranty deed, valid lease, or other verification of the tenant’s right to possession of the premises. If the applicant does not own the dwelling unit, the applicant must also provide written documentation from the property owner allowing the applicant to conduct limited lodging on the proposed licensed premises.

(3) Any advertisement of a dwelling unit offered for limited lodging, including any advertisement with a booking agent, shall have the license number clearly displayed on the face of the advertisement.
(4) Every owner shall provide proof of fire, hazard and liability insurance with coverage limits suitable to the Commissioner.

(5) Upon approval, applicant shall pay a license fee of $25.00 to the Commissioner. Every license issued shall be given a license number. Licenses issued under this section shall be valid for one (1) year from the date of issuance. Licenses issued under this section are not transferrable from one person to another or from one premises to another.

(6) Approval Standards. In evaluating an application for an initial license or a license renewal, along with verifying the required documentation, the Commissioner shall consider whether the owner has violated, does not meet, or has failed to comply with, any of the terms and conditions of the license, or any city or state laws, rules or regulations, including, but not limited to the Zoning Code, and any evidence regarding nuisances or illegal activity concerning the owner or the subject property and, in particular, any recorded violations. The Commissioner may deny a license on consideration of such evidence. If the Commissioner denies a license, the applicant may appeal the Commissioner's action to the Board of Zoning Appeals, in writing within ten (10) days from the date of the Commissioner's action. The Board may sustain, disapprove or modify the Commissioner's action, and the Board's decision shall be final.

(7) Revocation. The Commissioner may revoke a license if the applicant makes any false statement in connection with the application, or if the premises covered by the license is no longer in compliance with the requirements of this section or any applicable provisions of this Code, or if the licensee has failed to comply with any city or state laws, rules or regulations. If the Commissioner revokes a license, the licensee may appeal the Commissioner's action to the Board of Zoning Appeals, in writing within ten (10) days from the date of the Commissioner's action. The Board may sustain, disapprove or modify the Commissioner's action, and the Board's decision shall be final.

(e) Civil Penalties.

(1) Failure to obtain a license. Any person who offers limited lodging without a valid license in violation of this section, shall be fined five hundred dollars ($500) per violation per day. Each day's failure to comply with a notice of violation or any other order shall constitute a separate violation.

(2) Offering limited lodging in violation of this section. Any person, with a valid license, who otherwise offers limited lodging in violation of this section, including the standards set forth in division (c) of this section, shall be fined five hundred dollars ($500) per day. Each day's failure to comply with a notice of violation or any other order shall constitute a separate violation.
(3) Fines charged under this section shall be in addition to, and not in lieu of, any other penalties that may be charged under these Codified Ordinances.

(f) Enforcement. The Commissioner or designee has the authority to charge the civil penalties under this section.

Section 2. That Section 337.251, as amended by Ordinance No. 1444-16, passed January 23, 2017, is hereby repealed.

Section 3. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of City Planning Commission; Finance; and Law; Committees on the Development, Planning and Sustainability; and Finance.
Ordinance No. 463-2020

By Council Members: McCormack, Brancatelli and Kelley (by departmental request)

An emergency ordinance authorizing the Mayor and the Commissioner of Purchases and Supplies to acquire and re-convey properties presently owned by Sustainable Community Associates, or its designee, located at 2410 Scranton Road for the purpose of entering into the chain-of-title prior to the adoption of tax increment financing legislation authorized under Section 5709.41 of the Revised Code.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That notwithstanding and as an exception to the provisions of Chapter 181 and 183 of the Codified Ordinances of Cleveland, Ohio, 1976, the Mayor and the Commissioner of Purchases and Supplies are authorized to acquire from and re-convey to, Sustainable Community Associates, or its designee, for a nominal consideration of one dollar and other valuable consideration determined to be fair market value, the following property for the purpose of entering into the chain-of-title prior to the adoption of tax increment financing legislation authorized under Section 5709.41 of the Revised Code and more fully described as follows:

Situated in the City of Cleveland, County of Cuyahoga, State of Ohio and known as being Parcel “A1” in the Lot Split and Consolidation Plat for Lincoln Partners, LLC, as shown by the recorded plat in A.F.N. 202003040265 of Cuyahoga County Records and containing 0.9823 Acres (42,790 Square Feet) of land, and as being all of Lot "A" in the Lot Consolidation Survey for Scranton Place LLC, as shown by recorded plat in Volume 383 of Maps, Page 10 of Cuyahoga County Records, and being all of Sublots 26 and 27 and being a portion of Sublots 35 and 36 in the A. Kellogg Allotment as shown in recorded plat in Volume 5 of Maps, Page 35 of Cuyahoga County Records, and part of Vacated West 18th Place as shown in recorded Plat in Volume 247 of Maps, Page 51 of Cuyahoga County Records and all being part of Original Brooklyn Township Lot No. 87, according to a surveyed by Steven J. Metcalf, Registered Surveyor No. 8622-Ohio of Neff & Associates, dated November 7, 2019.

Basis of bearings for this survey is Grid North of NAD83 (CORS96) Ohio State Plane Coordinate System, North Zone (3401) and is used to denote angles only.

Be the same more or less, but subject to all legal highways and easements of record.

Permanent Parcel Number: 004-05-058
**Section 2.** That the Director of Economic Development is authorized to execute on behalf of the City of Cleveland all necessary documents to acquire and to convey the property and to employ and to cause Sustainable Community Associates, or its designee, to pay all fees for title companies, surveys, escrows, appraisers, environmental audits, and all other costs necessary for the acquisition and sale of the property.

**Section 3.** That this Council finds the conveyances are in compliance with division (B)(1) of Section 5709.41 of the Revised Code, and the proposed improvements constitute and are declared a public purpose under said section, and the subject property is located in a blighted area of an impacted City as required by Section 5709.41 of the Revised Code.

**Section 4.** That the conveyance shall be made by official deed prepared by the Director of Law and executed by the Mayor and the Commissioner of Purchases and Supplies on behalf of the City of Cleveland.

**Section 5.** That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

**Referred to the City Planning Commission; Finance; and Law; Committees on Development, Planning and Sustainability; and Finance.**
Ordinance No. 464-2020

By Council Members: McCormack, Brancatelli and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Economic Development to enter into contract with Sustainable Community Associates, or its designee, to provide economic development assistance to support the development of the Lincoln Building Project, and other associated costs necessary to redevelop the property.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Economic Development is authorized to enter a loan agreement under the Vacant Property Initiative with Sustainable Community Associates, or its designee, to provide economic development assistance to support the development of the Lincoln Building Project, and other associated costs necessary to redevelop the property.

Section 2. That the terms of the loan shall be according to the terms set forth in the Summary contained in File No. 464-2020-A, made a part of this ordinance as if fully rewritten, as presented to the Finance Committee of this Council at the public hearing on this legislation, and are approved in all respects and shall not be materially changed without additional legislative authority.

Section 3. That the costs of any funding under this ordinance shall not exceed $360,000, and shall be paid from Fund No. 17 SF 008, Request No. RQS 9501, RL 2020-53.

Section 4. That the Director of Economic Development is authorized to accept such collateral as the director determines is sufficient in order to secure repayment of the loan.

Section 5. That the Director of Economic Development is authorized to accept monies in repayment of the loan and to deposit the monies in Fund No. 17 SF 006.

Section 6. That the Director of Economic Development is authorized to charge and accept fees in an amount not to exceed the maximum allowable fees under federal regulations, and the fees are appropriated to cover costs incurred in the preparation of the loan application, closing and servicing of the loan. The fees shall be deposited to and expended from Fund No. 17 SF 305, Loan Fees Fund.
Section 7. That the contract and other appropriate documents needed to complete the transaction authorized by this legislation shall be prepared by the Director of Law.

Section 8. The contract authorized in this legislation will require the recipients of financial assistance to work with, and/or cause their tenants to work with, Ohio Means Jobs Cuyahoga County and City of Cleveland to identify and solicit qualified candidates for job opportunities related to the City’s contracts, and place special emphasis on the hard to employ, including but not limited to the disabled and persons who have been convicted of or have pled guilty to a criminal offense, unless the criminal conviction or related circumstances relate to the duties for the particular job sought.

Section 9. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Development, Planning and Sustainability; and Finance.
Ordinance No. 471-2020

By Council Members: Cleveland and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Port Control to exercise the first option to renew Contract No. CT LS 2018-018 with Aero Mag 2000 CLE, LLC for the lease of space in the North Cargo Facility Building for the operation of an aircraft deicing support and vehicle maintenance facility at Cleveland Hopkins International Airport.

WHEREAS, under the authority of Ordinance No. 18-18, passed March 19, 2018, the Director of Port Control entered into Contract No. CT LS 2018-018 with Aero Mag 2000 CLE, LLC for the lease of space in the North Cargo Facility Building for the operation of an aircraft deicing support and vehicle maintenance facility at Cleveland Hopkins International Airport; and

WHEREAS, Ordinance No. 18-18 requires further legislation before exercising the first option to renew on this contract; and

WHEREAS, for the use of the Leased premises, Aero Mag 2000 CLE, LLC shall pay the City an annual fee as specified in the contract; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Port Control is authorized to exercise the first option to renew Contract No. CT LS 2018-018 with Aero Mag 2000 CLE, LLC for the lease of space in the North Cargo Facility Building for the operation of an aircraft deicing support and vehicle maintenance facility at Cleveland Hopkins International Airport. This ordinance constitutes the additional legislative authority required by Ordinance No. 18-18 to exercise this option.

Section 2. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Transportation; and Finance.
Ordinance No. 472-2020

By Council Members: Cleveland and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Port Control to exercise the first option to renew Contract No. CT LS 2018-013 with Avflight Services Corporation for the lease of space in the passenger terminal building at Cleveland Hopkins International Airport to support its ground handling operation for Allegiant Air.

WHEREAS, under the authority of Ordinance No. 1307-17, passed December 4, 2017, the Director of Port Control entered into Contract No. CT LS 2018-013 with Avflight Services Corporation for the lease of space in the passenger terminal building at Cleveland Hopkins International Airport to support its ground handling operation for Allegiant Air; and

WHEREAS, Ordinance No. 1307-17 requires further legislation before exercising the first option to renew on this contract; and

WHEREAS, for the use of the Leased premises, Avflight Services Corporation shall pay the City an annual fee as specified in the contract; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Port Control is authorized to exercise the first option to renew Contract No. CT LS 2018-013 with Avflight Services Corporation for the lease of space in the passenger terminal building at Cleveland Hopkins International Airport to support its ground handling operation for Allegiant Air. This ordinance constitutes the additional legislative authority required by Ordinance No. 1307-17 to exercise this option.

Section 2. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Transportation; and Finance.
Ordinance No. 473-2020

By Council Members: Cleveland and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Port Control to exercise the first option to renew Contract No. CT LS 2018-019 with Worldwide Flight Services, Inc. for the lease of space in the South Cargo Facility Building at Cleveland Hopkins International Airport for the operation of an air cargo facility.

WHEREAS, under the authority of Ordinance No. 19-18, passed March 19, 2018, the Director of Port Control entered into Contract No. CT LS 2018-019 with Worldwide Flight Services, Inc. for the lease of space in the South Cargo Facility Building at Cleveland Hopkins International Airport for the operation of an air cargo facility; and

WHEREAS, Ordinance No. 19-18 requires further legislation before exercising the first option to renew on this contract; and

WHEREAS, for the use of the Leased premises, Worldwide Flight Services, Inc. shall pay the City an annual fee as specified in the contract; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Port Control is authorized to exercise the first option to renew Contract No. CT LS 2018-019 with Worldwide Flight Services, Inc. for the lease of space in the South Cargo Facility Building at Cleveland Hopkins International Airport for the operation of an air cargo facility. This ordinance constitutes the additional legislative authority required by Ordinance No. 19-18 to exercise this option.

Section 2. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Transportation; and Finance.
Ordinance No. 474-2020

By Council Members: Cleveland and Kelley (by departmental request)

An emergency ordinance determining the method of making the public improvement of repairing, maintaining and installing concrete on runways, taxiways, ramps, roadways, and other surfaces for the various divisions of the Department of Port Control, and authorizing the Director of Port Control to enter into one or more public improvement requirement contracts for the making of the improvement, for a period of two years, with two one-year options to renew, the first of which shall require additional legislative authority.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That, under Section 167 of the Charter of the City of Cleveland, this Council determines to make the public improvement of repairing, maintaining and installing concrete on runways, taxiways, ramps, roadways, and other surfaces for the various divisions of the Department of Port Control, by one or more public improvement requirement contracts duly let to the lowest responsible bidder or bidders on a unit basis for the improvement.

Section 2. That the Director of Port Control is authorized to make one or more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements for a period of two years, with two one-year options to renew, for the making of the above public improvement with the lowest responsible bidder or bidders after competitive bidding on a unit basis for the improvement for a period not to exceed the specified term, purchased by the Commissioner of Purchases and Supplies on a unit basis for the various divisions of the Department of Port Control. The first of the one-year options to renew may not be exercised without additional legislative authority. If such additional legislative authority is granted and the first of the one-year options to renew is exercised, then the second of the one-year options to renew may be exercisable at the option of the Director of Port Control, without the necessity of obtaining additional authority of this Council. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the specified term may be taken if desired by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term.

Section 3. That the Director of Port Control is authorized to apply and pay for permits, licenses or other authorizations required by any regulatory agency or public authority to permit performance of the work authorized by this ordinance.
Section 4. That the costs of the contract or contracts or other expenditures shall be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of the initial purchase, which purchase, together with all later purchases, shall be made on order of the Commissioner of Purchases and Supplies under a delivery order against the contract or contracts certified by the Director of Finance. (RQN 3001, RL 2020-14)

Section 5. That under division (b) of Section 108 of the Charter, the purchases authorized by this ordinance may be made through cooperative arrangements with other governmental agencies. The Director of Port Control may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process.

Section 6. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Transportation; and Finance.
Ordinance No. 475-2020

By Council Members: Cleveland and Kelley (by departmental request)

An emergency ordinance authorizing the purchase by one or more requirement contracts of labor and materials necessary to remove rubber and any other contaminants from paved surfaces, for the various divisions of the Department of Port Control, for a period of two years, with two one-year options to renew, the first of which requires additional legislative authority.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Port Control is authorized to make one or more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements for the term of two years, with two one-year options to renew, for the necessary items of labor and materials necessary to remove rubber and any other contaminants from paved surfaces in the approximate amount as purchased during the preceding term, purchased by the Commissioner of Purchases and Supplies on a unit basis for the various divisions of the Department of Port Control. The first of the one-year options to renew shall not be exercised without additional legislative authority. If such additional legislative authority is granted and the first of the one-year options to renew is exercised, then the second of the one-year options to renew shall be exercisable at the option of the Director of Port Control, without the necessity of obtaining additional authority of this Council. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the specified term may be taken if desired by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term.

Section 2. That the costs of the contract or contracts shall be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of any purchase under the contract, each of which purchases shall be made on order of the Commissioner of Purchases and Supplies under a delivery order against the contract or contracts certified by the Director of Finance. (RQN 3001, RL 2020-13)

Section 3. That under division (b) of Section 108 of the Charter, the purchases authorized by this ordinance may be made through cooperative arrangements with other governmental agencies. The Director of Finance may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process.
Section 4. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Transportation; and Finance.
Ordinance No. 478-2020

By Council Members: Griffin and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Health to enter into one or more contracts with The Center on Urban Poverty and Community Development at Case Western Reserve University to provide evaluation services for the MomsFirst Program, for a period of one year.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Health is authorized to enter into one or more contracts with The Center on Urban Poverty and Community Development at Case Western Reserve University to provide evaluation services for the MomsFirst Program, for a period of one year, based upon their proposal received on February 28, 2020. The services shall include but not be limited to, attend regular project meetings, provide interim presentations and annual reporting, provide input on MomsFirst’s Quality Improvement Plan, provide assistance with the Local Evaluation Report, provide an in-depth analysis of individual client-level social determinants of health factors and their association with program receipt and birth outcomes, and other services.

Section 2. That the aggregate costs of these contracts shall not exceed $89,000 and shall be paid from Fund No. 01-5005-6320, RQS 5005, RL 2020-41.

Section 3. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Health and Human Services; and Finance.
Ordinance No. 479-2020

By Council Members: Griffin and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Health to enter into one or more contracts with Ronald K. White, dba The Transparency Program to continue to provide Fatherhood services to participants in the MomsFirst Program, for a period of one year.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Health is authorized to enter into one or more contracts with Ronald K. White, dba The Transparency Program to continue to provide Fatherhood services to participants in the MomsFirst Program, for a period of one year, based on his proposal received March 17, 2020. The services shall include but not be limited to, engaging and involving fathers-to-be and new fathers in prenatal care, childbirth events, infant care, and co-parenting. Once engaged, fathers are provided home visits, case management, and referrals to meet participant needs, and other services.

Section 2. That the costs of this contract shall not exceed $80,000 and shall be paid from Fund No. 01-5005-6320, RQS 5005, RL 2020-42.

Section 3. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Health and Human Services; and Finance.
Ordinance No. 480-2020

By Council Members: Griffin and Kelley (by departmental request)

An emergency ordinance authorizing the purchase by one or more requirement contracts for indigent cremations of deceased residents, for the Division of Health, Department of Public Health, for a term of two years, with two one-year options to renew, exercisable by the Director of Public Health.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Health is authorized to make one or more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements for a period of two years, with two one-year options to renew, exercisable by the Director of Public Health, for indigent cremations of deceased residents, in the approximate amount as purchased during the preceding term, to be purchased by the Commissioner of Purchases and Supplies on a unit basis for the Division of Health, Department of Public Health. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the specified term may be taken if desired by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term.

Section 2. That the costs of the contract or contracts shall be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of any purchase under the contract, each of which purchases shall be made on order of the Commissioner of Purchases and Supplies under a delivery order against the contract or contracts certified by the Director of Finance. (RQN 5005, RL 2020-015)

Section 3. That under division (b) of Section 108 of the Charter, the purchases authorized by this ordinance may be made through cooperative agreements with other governmental agencies. The Director of Public Health may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process.

Section 4. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.
Referred to the Directors of Finance; and Law; Committees on Health and Human Services; and Finance.
Ordinance No. 482-2020

By Council Members: Zone and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Safety to enter into an agreement with the Cuyahoga County Solid Waste District to accept funding in support of the Department of Public Safety’s Environmental Crimes Task Force for purposes, including but not limited to, the purchase of equipment, clothing, and for overtime necessary to assist in combatting illegal dumping.

WHEREAS, there is an acknowledged problem of illegal dumping of scrap tires, solid waste, and construction debris within the City of Cleveland; and

WHEREAS, the City has established an Environmental Crimes Task Force (“City Task Force”) comprised of the offices of Public Safety, Public Health, Building and Housing, Law, and others working collaboratively with the City Task Force to combat illegal dumping in the City; and

WHEREAS, the City’s Department of Public Safety has established an environmental crimes unit that will investigate illegal dumping crimes and seek prosecution for those crimes; and

WHEREAS, the Cuyahoga County Solid Waste District (the “District”), authorized payment in an amount of $18,740 to the City of Cleveland Department of Public Safety to support the environmental crimes investigations and enforcement activities; and

WHEREAS, the City wishes to accept the funding from the District; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Safety is authorized to enter into an agreement with the District to accept funding in support of the City’s Environmental Crimes Task Force, in an amount of $18,740 and any other funds that become available during the agreement term, for purposes, including but not limited to, the purchase of equipment, clothing, and for overtime necessary to assist in combatting illegal dumping for the period of January 1, 2020, through December 31, 2020, and those funds are appropriated for this purpose.

Section 2. That, unless expressly prohibited by the agreement, under division (b) of Section 108 of the Charter, purchases made under the agreement may be made through cooperative arrangements with other governmental agencies. The Director of Public Safety may sign all documents and do all things that are necessary to make the
purchases, and may enter into one or more contracts with the vendors selected through that cooperative process. The contracts shall be paid from the fund or funds to which are credited any funds accepted under this ordinance.

Section 3. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Safety; and Finance.
Ordinance No. 483-2020

By Council Members: Zone and Kelley (by departmental request)

An emergency ordinance to amend Section 393.05 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No 2704-B-83, passed March 4, 1985, relating to hazard determination and communication program.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Section 393.05 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No. 2704-B-83, passed March 4, 1985, is amended to read as follows:

Section 393.05 Hazard Determination and Communication Program

(a) Every employer manufacturing, using, or storing hazardous chemicals in the workplace shall post a sign in the form as follows this subsection at the location or locations where notices to employees are normally posted to inform employees that they or their designated representatives have a right to information from the employer regarding the toxic or hazardous effects of the chemicals and the circumstances under which these effects may be produced. Such sign shall emphasize that any reports to the Fire Division of apparent violations shall remain confidential:
NOTICE TO EMPLOYEES
YOU HAVE A RIGHT TO KNOW

Your employer must inform you of the chemical name and health hazards of the hazardous chemicals in your workplace.

Learn all you can about hazardous chemicals on your job. For information, contact:

_______________________________________________
(name of company representative)

________________________________________________
(location and phone number)

If your employer fails to train or inform you about hazardous chemicals in your workplace, please notify:

Cleveland Fire Department, Fire Prevention Bureau; 621-1230 216-664-6664.

All reports will remain confidential.

(b) Each employer shall develop and implement a hazard communication program for its workplace which meets criteria specified in Sections 393.06 through 393.09 for labels and placards, material safety data sheets, employees information and training, and hazardous chemical lists. The employer may rely on an existing hazard communication program to comply with this section provided it meets the criteria specified in Sections 393.06 through 393.09.

(c) Each employer shall develop and post in each work area a list of all hazardous or toxic chemicals in that work area, identified by chemical name, unless otherwise provided under the trade secret provisions of Section 393.17.

Section 2. That existing Section 393.05 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No. 2704-B-83, passed March 4, 1985, is repealed.

Section 3. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Safety; and Finance.
Ordinance No. 484-2020

By Council Members: Zone and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Safety to apply for and accept a grant from the Ohio Office of Criminal Justice Services for the FY 19 State Byrne Memorial Justice Assistance Grant for the operation of the Northern Ohio Law Enforcement Task Force; and authorizing the Director to enter into agreements with various municipalities or governmental agencies needed to implement the grant.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Safety is authorized to apply for and accept a grant in the approximate amount of $75,000.00, and any other funds that may become available during the grant term from the Ohio Office of Criminal Justice Services to conduct the FY 19 State Byrne Memorial Justice Assistance Grant for the Northern Ohio Law Enforcement Task Force (NOLETF) Program; that the Director is authorized to file all papers and execute all documents necessary to receive the funds under the grant; and that the funds are appropriated for the purposes described in the application for the grant contained in the file described below.

Section 2. That the application for the grant, File No. 484-2020-A, made a part of this ordinance as if fully rewritten, is approved in all respects and shall not be changed without additional legislative authority.

Section 3. That the Director of Public Safety is authorized to extend the term of the grant during the grant term.

Section 4. That the Director of Public Safety is authorized to enter into any agreements with various municipalities or governmental agencies necessary to implement the grant as described in the file.

Section 5. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Safety; and Finance.
Ordinance No. 486-2020

By Council Members: Kazy and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Utilities to enter into one or more agreements with the Northeast Ohio Regional Sewer District to replace a water main in Brecksville Road under Chippewa Creek in the City of Brecksville and the design of the main replacement; and to provide a pre-payment or reimburse them for the City’s share of the improvement.

WHEREAS, the City of Cleveland, Division of Water has a water main in Brecksville Road under Chippewa Creek in Brecksville, Ohio, that needs replacing and lowering further beneath the creek bringing it to modern industry standards; and

WHEREAS, the Northeast Ohio Regional Sewer District (“NEORSD”) is planning to build a structure this spring or summer to stabilize the channel of Chippewa Creek for their storm water program; and

WHEREAS, having NEORSD perform the work during their storm water program will avoid coordination issues and delays, provide shared cost savings, and result in less disruption to the public during the work; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That, notwithstanding any Codified Ordinance to the contrary, the Director of Public Utilities is authorized to enter into one or more agreements with NEORSD to replace and lower the water main in Brecksville Road under Chippewa Creek in Brecksville Ohio.

Section 2. That the agreement or agreements shall be prepared by the Director of Law.

Section 3. That, upon execution of the agreement authorized above, the Director of Public Utilities is authorized to reimburse or provide pre-payment to NEORSD to replace and lower the water main in Brecksville Road under Chippewa Creek in Brecksville Ohio, related Division of Water costs, the design of the main replacement, and other expenditures, in an estimated amount of $330,000, payable from Fund No. 52 SF 001, and from the fund or funds to which are credited any future water bonds if issued for this purpose. (RQS 2002, RL 2020-33)

Section 4. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it
shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

**Referred to the Directors of Finance; and Law; Committees on Utilities; and Finance.**
Ordinance No. 487-2020

By Council Members:  Kazy and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Utilities to enter into one or more contracts without competitive bidding with Thermo Electron North American LLC a part of Thermo Fisher Scientific, for the purchase of items and services required to convert the existing liquid chromatograph into a tandem mass spectrometer, including software and other necessary appurtenances, training, and maintenance for a period of three years, with two one-year options to renew the maintenance, exercisable by the Director of Public Utilities.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That this Council determines that the within commodities and services are non-competitive and cannot be secured from any source other than Thermo Electron North American LLC a part of Thermo Fisher Scientific (“Thermo Fisher”). Therefore, the Director of Public Utilities is authorized to make one or more written contracts with Thermo Fisher on the basis of its proposal dated April 30, 2020, for the purchase of items and services required to convert the existing liquid chromatograph into a tandem mass spectrometer, including software and other necessary appurtenances, training, and maintenance for a period of three years, with two one-year options to renew the maintenance, exercisable by the Director of Public Utilities, to be purchased by the Commissioner of Purchases and Supplies, for the Division of Water, Department of Public Utilities. The contract or contracts authorized shall be paid from Fund No. 52 SF 001 and from the fund or funds to which are credited the proceeds of the sale of future revenue bonds, if issued for this purpose. (RQS 2002, RL 2020-39)

Section 2. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Utilities; and Finance.
Ordinance No. 488-2020

By Council Members:  Kazy and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Utilities to exercise the first option to renew Contract No. CT NF2019-2 with Pinkney Enterprise, LLC dba Take A Break Quick Catering to provide a first-class food and beverage service at the Carl B. Stokes Facility.

WHEREAS, under the authority of Ordinance No. 149-18, passed April 2, 2018, the Director of Public Utilities entered into Contract No. CT NF2019-2 with Pinkney Enterprise, LLC dba Take A Break Quick Catering to provide a first-class food and beverage service at the Carl B. Stokes Facility; and

WHEREAS, Ordinance No. 149-18 requires further legislation before exercising the first option to renew on this contract; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Utilities is authorized to exercise the first option to renew Contract No. CT NF2019-2 with Pinkney Enterprise, LLC dba Take A Break Quick Catering to provide a first-class food and beverage service at the Carl B. Stokes Facility. This ordinance constitutes the additional legislative authority required by Ordinance No. 149-18 to exercise this option.

Section 2. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Utilities; and Finance.
Ordinance No. 489-2020

By Council Members: Kazy and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Utilities to enter into one or more agreements with CHN Housing Partners to administer energy, water and sewer conservation services to low income home owners, for the Divisions of Water, Water Pollution Control, and Cleveland Public Power, Department of Public Utilities, for a period of one year, with a one-year option to renew, exercisable by the Director of Public Utilities.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Utilities is authorized to enter into one or more agreements with CHN Housing Partners to administer energy, water and sewer conservation services to low income home owners, for the Divisions of Water, Water Pollution Control, and Cleveland Public Power, Department of Public Utilities, for a period of one year, with a one-year option to renew, exercisable by the Director of Public Utilities.

Section 2. That the cost of the agreement or agreements authorized shall not exceed $900,000 and shall be paid from Fund Nos. 52 SF 001, 54 SF 001, and 58 SF 001, Request No. RQS 2002, RL 2020-36.

Section 3. That the agreement or agreements shall be prepared by the Director of Law.

Section 4. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Utilities; and Finance.
Ordinance No. 490-2020

By Council Members: Kazy and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Utilities to enter into a Utilities Repair Agreement with the County of Cuyahoga to pay or reimburse directly related costs incurred by the County for the repair of storm and sanitary sewer lines, on an as-needed basis, for a period not to exceed two years, with one option to renew for an additional one-year period, exercisable by the Director of Public Utilities.

WHEREAS, the City of Cleveland’s Division of Water is responsible for various suburban communities’ water lines under Water Service Agreements entered into by the City and multiple suburban communities; and

WHEREAS, when water mains break or other related water appurtenances break, such breaks can impact the suburban communities’ storm and sanitary sewer systems causing damage to said suburban storm and sanitary sewer systems; and

WHEREAS, the City needs to ensure that the damaged suburban storm and sanitary sewer systems are repaired when the City is repairing the water main break or break in other related water appurtenances at the same time; and

WHEREAS, the Cuyahoga County Department of Public Works already maintains sewers for several communities in the Division of Water’s service area and has special expertise and familiarity in repairing the suburban communities’ storm and sanitary sewer distribution systems; and

WHEREAS, it is the desire of the City and County to enter into a Utility Repair Agreement to allow the County to make the repairs to the suburban communities’ storm and sanitary sewer system, on an as-needed basis; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Utilities is authorized to enter into a Utility Repair Agreement with Cuyahoga County to perform certain storm and sanitary sewer repairs to various suburban communities’ storm and sanitary sewer systems in the public right-of-way and easements that are impacted due to water main breaks or other related water appurtenances that break, on an as-needed basis.

Section 2. That the term of the agreement shall not exceed two years with one option to renew for an additional one-year period, exercisable by the Director of Public Utilities.
Section 3. That the costs of the agreement shall be paid from Fund No. 52 SF 001, RQS 2002, RL 2020-29.

Section 4. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Finance; and Law; Committees on Utilities; and Finance.
Ordinances and Resolutions

First Reading Emergency Ordinances Read in Full and Passed

An ordinance is a City law written and enacted by City Council. Ordinances govern the actions, responsibilities and tax dollars of residents, businesses, organizations, city departments and visitors in Cleveland. Ordinances can be written and passed to address issues about housing, safety, public services, employment, the City budget and economic development. Many ordinances authorize the City to spend money on contracts and projects that support the mission of the City of Cleveland.

Ordinances are effective 30 days after passage. Emergency ordinances take effect immediately upon the Mayor’s signature or 10 days after passage.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading.

These ordinances were read for the first time on June 3, 2020, the rules were suspended, and the legislation was passed by an affirmative two-thirds vote of all members elected to Council.

Click on an ordinance below to read it:

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Ordinance No. 450-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance authorizing the Director of Finance to employ one or more consultants, computer software developers, or vendors or one or more firms of consultants, computer software developers or vendors necessary to implement various technology projects, services and upgrades to existing systems under the 2020 ITS Capital Project Plan, other related professional services to implement the Plan; and to enter into various contracts to implement this ordinance.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That, provided this Council sells bonds authorized in 2020 that includes the purposes of this ordinance, the Director of Finance is authorized to employ by contract or contracts one or more consultants or one or more firms of consultants, for the purpose of supplementing the regularly employed staff of the several departments of the City of Cleveland in order to provide professional services necessary to implement various Technology projects, services and upgrades to existing systems under the 2020 ITS Capital Project Plan (the “Plan”). Components of the Plan include, but are not limited to, Website upgrade, fiber optic installation, replacing obsolete desktop personal computers, Data Center Network and Server Upgrades and enhancements migrating physical servers to power efficient, sustainable Blade Chassis and Virtual Servers, upgrade of SharePoint system, Software as a Service, Record Management System, WorkOrder Management, AVL System upgrade, Camera System, Voice over Internet Protocol (VoIP) telephone system, WIFI installation in City-owned and City-leased facilities, and installation of Pen-based devices, Business Intelligence System, all of the foregoing, including all associated hardware and appurtenances. Professional services needed to implement the Plan include, but are not limited to, project management, business analysis, network installation and software implementation and support services, software implementation and configuration, end user and technical staff training and registration, relocation, system design, data conversion, installation, implementation, report development and implementation, testing, technical administration, turning, maintenance services, upgrades, backup systems and services, system disaster alleviation and remediation, technical support, network administration, implementation, programming, integration, data exchange, implementation, migration, installation, design, interfacing, repair, upgrades, enhancements, end, and other related services necessary to implement the Plan.

Section 2. That, provided this Council sells bonds authorized in 2020 that includes the purposes of this ordinance, the Director of Finance is authorized to employ by contract or contracts one or more consultants, computer software developers or vendors
or one or more firms of consultants, computer software developers or vendors for the purpose of supplementing the regularly employed staff of the several departments of the City of Cleveland to acquire one or more software licenses and city-wide applications, including implementation, training and technical support related to the software or applications necessary to implement the Plan, which are not obtained under a professional services contract authorized in Section 1 of this ordinance.

Section 3. The selection of the consultants, computer software developers, or vendors for the services described in Sections 1 and 2, shall be made by the Board of Control on the nomination of the Director of Finance from a list of qualified consultants, computer software developers or vendors available for employment, as may be determined after a full and complete canvass by the Director of Finance for the purpose of compiling a list. The compensation to be paid for the services shall be fixed by the Board of Control. The contract or contracts authorized shall be prepared by the Director of Law, and approved and certified by the Director of Finance.

Section 4. That, provided this Council sells bonds authorized in 2020 that includes the purposes of this ordinance, the Director of Finance is authorized to make one or more written standard purchase or lease contracts and one or more written requirement purchase of lease contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, the period of requirements to be determined by the director, for the necessary items of the purchase, lease, or license of computer and network hardware, replacement parts, software, software licenses, software upgrades, appurtenances, related furniture, Building Equipment and Restoration, and other materials, equipment, supplies, and services necessary to implement the Plan which are not obtained under a professional services contract authorized elsewhere in this ordinance, including labor and materials, training and training materials, maintenance, and installation if necessary, to be purchased or procured by the Commissioner of Purchases and Supplies on a unit basis for the Division of Information Technology and Services, Department of Finance. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines.

Section 5. That the costs of the requirement contract or contracts shall be paid from the fund or funds to which are credited the proceeds of the sale of future bonds if authorized for this purpose, and shall also be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of any purchase or procurement under the contract or contracts, each of which purchases or procurements shall be made on order of the Commissioner of Purchases and Supplies by a delivery order issued against the contract or contracts and certified by the Director of Finance.

Section 6. That under division (b) of Section 108 of the Charter, the purchases authorized by this ordinance may be made through cooperative arrangements with other governmental agencies. The Director of Finance may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process.
Section 7. That the total cost of the contracts and other expenditures authorized in this ordinance shall be paid from Fund Nos. 01-9997-6985, 11 SF 006, 52 SF 001, 54 SF 001, 58 SF 001, 60 SF 001, 81 SF 001, 20 SF 566, 20 SF 573, 20 SF 578, 20 SF 585, 20 SF 591, from the fund or funds to which are credited the proceeds of the sale of future bonds if issued for this purpose, and any other funds as approved by the Director of Finance. (RQS 1511, RLA 2020-29)

Section 8. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 451-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance authorizing the Director of Finance to enter into one or more contracts with GARDA dba United American Security Inc. for professional services necessary to provide unarmed security services, for the various divisions of City government, for a period not to exceed six months.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Finance is authorized to enter into one or more contracts with GARDA dba United American Security Inc. for professional services necessary to provide unarmed security services, for the various divisions of City government, for a period not to exceed six months. The contract or contracts shall be paid from funds approved by the Director of Finance.

Section 2. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 452-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance authorizing payment of membership dues of the City of Cleveland in Global Cleveland for 2020.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Finance is authorized to cause payment of membership dues of the City of Cleveland in the amount of $125,000 to be made to Global Cleveland for 2020, from funds approved by the Director of Finance.

Section 2. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 453-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance to amend Section 48 of Ordinance No. 323-15, as amended, relating to compensation for various classifications.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Section 48 of Ordinance No. 323-15, passed March 30, 2015, as amended by Ordinance No. 858-15, passed August 19, 2015, Ordinance No. 650-16, passed June 6, 2016, Ordinance No. 1343-16, passed November 21, 2016, Ordinance No. 950-17, passed September 18, 2017, Ordinance No. 320-18, passed March 26, 2018, Ordinance No. 730-18, passed June 4, 2018, Ordinance No. 1334-18, passed November 12, 2018, and Ordinance No. 871-2019, passed August 24, 2019, is amended to read as follows:

Section 48. Hourly Rate – Cleveland Building and Construction Trades Council

Compensation for all persons employed by the hour in any of the following classifications shall be fixed by the appointing authority within the limits established in the following schedule for each classification:

<table>
<thead>
<tr>
<th></th>
<th>Effective Date</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Asbestos Worker (Insulator)</td>
<td>8/4/19</td>
<td>$49.51</td>
</tr>
<tr>
<td></td>
<td>8/1/20</td>
<td>50.67</td>
<td>63.34</td>
</tr>
<tr>
<td>2</td>
<td>Boiler Maker</td>
<td>1/1/19</td>
<td>54.21</td>
</tr>
<tr>
<td></td>
<td>1/1/20</td>
<td>55.54</td>
<td>60.42</td>
</tr>
<tr>
<td>3</td>
<td>Bricklayer</td>
<td>5/1/19</td>
<td>42.01</td>
</tr>
<tr>
<td>4</td>
<td>Bricklayer Foreman</td>
<td>5/1/19</td>
<td>42.37</td>
</tr>
<tr>
<td></td>
<td>5/1/20</td>
<td>43.26</td>
<td>53.76</td>
</tr>
<tr>
<td>5</td>
<td>Carpenter</td>
<td>5/1/19</td>
<td>41.84</td>
</tr>
<tr>
<td></td>
<td>5/1/20</td>
<td>42.96</td>
<td>53.70</td>
</tr>
<tr>
<td>6</td>
<td>Carpenter Foreman</td>
<td>5/1/19</td>
<td>42.01</td>
</tr>
<tr>
<td></td>
<td>5/1/20</td>
<td>44.21</td>
<td>54.95</td>
</tr>
<tr>
<td>7</td>
<td>Cement Finisher</td>
<td>5/1/19</td>
<td>41.64</td>
</tr>
<tr>
<td></td>
<td>5/1/20</td>
<td>42.48</td>
<td>53.10</td>
</tr>
<tr>
<td>8</td>
<td>Cement Finisher Foreman</td>
<td>5/1/19</td>
<td>42.05</td>
</tr>
<tr>
<td></td>
<td>5/1/20</td>
<td>43.73</td>
<td>54.35</td>
</tr>
<tr>
<td>9</td>
<td>Electrical Worker</td>
<td>5/1/19</td>
<td>47.86</td>
</tr>
<tr>
<td></td>
<td>5/1/20</td>
<td>48.88</td>
<td>61.10</td>
</tr>
<tr>
<td>10</td>
<td>Electrical Worker Foreman</td>
<td>5/1/19</td>
<td>48.28</td>
</tr>
</tbody>
</table>
Section 2. That existing Section 48 of Ordinance No. 323-15, passed March 30, 2015, as amended by Ordinance No. 858-15, passed August 19, 2015, Ordinance No. 650-16, passed June 6, 2016, Ordinance No. 1343-16, passed November 21, 2016, Ordinance No. 950-17, passed September 18, 2017, Ordinance No. 320-18, passed March 26, 2018, Ordinance No. 730-18, passed June 4, 2018, Ordinance No. 1334-18, passed November 12, 2018, and Ordinance No. 871-2019, passed August 24, 2019, is repealed.

Section 3. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.
The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 454-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance to amend Section 50 of Ordinance No. 323-15, passed March 30, 2015, as amended, relating to compensation for various classifications.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Section 50 of Ordinance No. 323-15, passed March 30, 2015, as amended by Ordinance No. 151-16, passed February 29, 2016, Ordinance No. 1343-16, passed November 21, 2016, Ordinance No. 951-17, passed September 18, 2017, Ordinance No. 171-2019, passed February 11, 2019, and Ordinance No. 1378-2019, passed November 25, 2019, is amended to read as follows:

Section 50. Hourly Rate - MCEO

Effective May 1, 2020, June 1, 2019, compensation for all persons employed by the hour in any of the following classifications shall be fixed by the appointing authority within the limits established in the following schedule for each classification:

<table>
<thead>
<tr>
<th>Classification</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Construction Equipment - Group A</td>
<td>$44.91</td>
<td>$56.14</td>
</tr>
<tr>
<td>2 Construction Equipment - Group B</td>
<td>46.03</td>
<td>57.39</td>
</tr>
<tr>
<td>3 Master Mechanic</td>
<td>45.91</td>
<td>57.14</td>
</tr>
<tr>
<td></td>
<td>46.83</td>
<td>58.54</td>
</tr>
</tbody>
</table>


Section 3. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.
Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 455-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance approving the collective bargaining agreement with the Service Employees International Union, Local 1; and to amend Section 7 of Ordinance No. 323-15, passed March 30, 2015, as amended, relating to compensation for various classifications.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That under division (B) of Section 4117.10 of the Revised Code, this Council approves the collective bargaining agreement with Service Employees International Union, Local 1, under the terms contained in File No. 000-2020-A, for the period from April 1, 2019, through March 31, 2022, and which provides, among other things, for an increase in the salaries and wages for members of the bargaining unit under the following schedule:

<table>
<thead>
<tr>
<th>Increase</th>
<th>Approximate Date of Increase</th>
</tr>
</thead>
<tbody>
<tr>
<td>2%</td>
<td>April 1, 2019</td>
</tr>
<tr>
<td>2%</td>
<td>April 1, 2020</td>
</tr>
<tr>
<td>2%</td>
<td>April 1, 2021</td>
</tr>
</tbody>
</table>

Section 2. That Section 7 of Ordinance No. 323-15, passed March 30, 2015, as amended by Ordinance No. 491-15, passed May 4, 2015, Ordinance No. 358-17, passed April 10, 2017, Ordinance No. 823-17, passed August 16, 2017, Ordinance No 82-18, passed February 12, 2018, Ordinance No. 320-18, passed March 26, 2018, and Ordinance No. 730-18, passed June 4, 2018, is amended to read as follows:

Section 7. Service Employees International Union, Local 1. That salaries and compensation in the following classifications shall be fixed by the appointing authority in accordance with the schedule appearing after each classification:

<table>
<thead>
<tr>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>15.00</td>
<td>$17.26</td>
</tr>
<tr>
<td>16.11</td>
<td>17.45</td>
</tr>
<tr>
<td>19.70</td>
<td>20.99</td>
</tr>
<tr>
<td>18.87</td>
<td>22.79</td>
</tr>
<tr>
<td>15.61</td>
<td>16.94</td>
</tr>
<tr>
<td>16.86</td>
<td>18.86</td>
</tr>
<tr>
<td>17.20</td>
<td>19.62</td>
</tr>
<tr>
<td>15.00</td>
<td>22.61</td>
</tr>
<tr>
<td>17.20</td>
<td>23.52</td>
</tr>
</tbody>
</table>
Section 3. That existing Section 7 of Ordinance No. 323-15, passed March 30, 2015, as amended by Ordinance No. 491-15, passed May 4, 2015, Ordinance No. 358-17, passed April 10, 2017, Ordinance No. 823-17, passed August 16, 2017, Ordinance No. 82-18, passed February 12, 2018, Ordinance No. 320-18, passed March 26, 2018, and Ordinance No. 730-18 passed June 4, 2018, is repealed.

Section 4. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 456-2020

By Council Members: Johnson and Kelley (by departmental request)

An emergency ordinance authorizing the purchase by one or more standard and requirement contracts for the purchase, lease, or lease with option to purchase, of various on-road vehicles and off-road equipment, apparatus, cabs, bodies, and accessories, equipment and other aftermarket items necessary to equip the vehicles authorized for their intended purposes, including vehicle rehabilitation, training and inspections, as needed, for the various divisions of City government.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Works is authorized to make one or more written standard purchase and written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, the period of requirements to be determined by the Director, for the necessary items required for the purchase, lease, or lease with option to purchase, of various on-road vehicles and off-road equipment, apparatus, cabs, bodies, and accessories, equipment and other aftermarket items necessary to equip the vehicles authorized for their intended purposes, including labor and materials necessary for vehicle rehabilitation, training and inspections, as needed, in the estimated sum of $7,136,500, to be purchased or procured by the Commissioner of Purchases and Supplies on a unit basis for the various divisions of City government, as described below:

2020 Enterprise Capital Vehicle Plan
Description of Equipment

<table>
<thead>
<tr>
<th>Item Number</th>
<th>Item Description</th>
<th>Division</th>
<th>Quantity</th>
<th>Estimated Cost</th>
<th>Extended Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Sedan</td>
<td>Water</td>
<td>4</td>
<td>$27,500</td>
<td>$110,000</td>
</tr>
<tr>
<td>2</td>
<td>SUV</td>
<td>Water</td>
<td>16</td>
<td>$35,375</td>
<td>$566,000</td>
</tr>
<tr>
<td>3</td>
<td>Cargo Van</td>
<td>Water</td>
<td>6</td>
<td>$49,666</td>
<td>$298,000</td>
</tr>
<tr>
<td>4</td>
<td>Pick up</td>
<td>Water</td>
<td>13</td>
<td>$47,038</td>
<td>$611,500</td>
</tr>
<tr>
<td>5</td>
<td>Valve Turner</td>
<td>Water</td>
<td>2</td>
<td>$82,000</td>
<td>$164,000</td>
</tr>
<tr>
<td>6</td>
<td>Pipe Repair Truck</td>
<td>Water</td>
<td>4</td>
<td>$215,000</td>
<td>$860,000</td>
</tr>
<tr>
<td>7</td>
<td>Medium Dump Truck</td>
<td>Water</td>
<td>1</td>
<td>$80,000</td>
<td>$80,000</td>
</tr>
<tr>
<td>8</td>
<td>Side-o-Matic Type Truck</td>
<td>Water</td>
<td>1</td>
<td>$260,000</td>
<td>$260,000</td>
</tr>
<tr>
<td>9</td>
<td>Tandem Axle Dump Truck</td>
<td>Water</td>
<td>3</td>
<td>$275,000</td>
<td>$825,000</td>
</tr>
<tr>
<td>10</td>
<td>Air Compressor</td>
<td>Water</td>
<td>12</td>
<td>$42,800</td>
<td>$513,600</td>
</tr>
</tbody>
</table>
### First Reading Emergency Ordinances Read in Full and Passed

Ord. No. 456-2020

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<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Location</th>
<th>Quantity</th>
<th>CWD Cost</th>
<th>WPC Cost</th>
<th>CPP Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>All-Terrain Vehicle-Gator</td>
<td>Water</td>
<td>2</td>
<td>$26,250</td>
<td>$52,500</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Backhoe w/ Trailer</td>
<td>Water</td>
<td>2</td>
<td>$184,000</td>
<td>$368,000</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Wheel Loader</td>
<td>Water</td>
<td>1</td>
<td>$200,000</td>
<td>$200,000</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Trailer</td>
<td>Water</td>
<td>1</td>
<td>$22,000</td>
<td>$22,000</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Trav-L-Vac</td>
<td>Water</td>
<td>1</td>
<td>$56,400</td>
<td>$56,400</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td><strong>CWD TOTAL</strong></td>
<td><strong>$4,987,000</strong></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Sewer Cleaning Equipment</td>
<td>WPC</td>
<td>2</td>
<td>$460,500</td>
<td>$921,000</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>SUV 4x4</td>
<td>WPC</td>
<td>1</td>
<td>$40,000</td>
<td>$40,000</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Pickup Truck</td>
<td>WPC</td>
<td>1</td>
<td>$46,500</td>
<td>$46,500</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Pickup Truck Heavy Duty</td>
<td>WPC</td>
<td>2</td>
<td>$67,000</td>
<td>$134,000</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td><strong>WPC TOTAL</strong></td>
<td><strong>$1,141,500</strong></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Cargo Van- Heavy Duty</td>
<td>CPP</td>
<td>2</td>
<td>$28,000</td>
<td>$56,000</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Pickup Truck- Heavy Duty</td>
<td>CPP</td>
<td>2</td>
<td>$42,000</td>
<td>$84,000</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Support Vehicle</td>
<td>CPP</td>
<td>4</td>
<td>$31,000</td>
<td>$124,000</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Tandem Dump Truck- M2 106 FL</td>
<td>CPP</td>
<td>2</td>
<td>$133,000</td>
<td>$266,000</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>47 Foot Bucket Truck- HD5500</td>
<td>CPP</td>
<td>2</td>
<td>$170,000</td>
<td>$340,000</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Stake Body Truck w/ Rear Lift</td>
<td>CPP</td>
<td>1</td>
<td>$68,000</td>
<td>$68,000</td>
<td></td>
</tr>
<tr>
<td>26</td>
<td>Brush Chipper- Vermeer 1800XL Diesel</td>
<td>CPP</td>
<td>1</td>
<td>$70,000</td>
<td>$70,000</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td><strong>CPP TOTAL</strong></td>
<td><strong>$1,008,000</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
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<td></td>
<td></td>
<td><strong>GRAND TOTAL</strong></td>
<td><strong>$7,136,500</strong></td>
<td></td>
</tr>
</tbody>
</table>

Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the specified term may be taken if desired by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term.

**Section 2.** That the Director is authorized to accept funds from the Northeast Ohio Regional Sewer District for the Community Cost share Program to pay for the costs of
the Water Pollution Control vehicles eligible under the program for reimbursement; and that the funds are appropriated for this purpose.

Section 3. That under division (b) of Section 108 of the Charter, the purchases authorized by this ordinance may be made through cooperative arrangements with other governmental agencies. The Director of Public Works may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process.

Section 4. That the costs of the requirement contract or contracts shall be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of any purchase under the contract, each of which purchases shall be made on order of the Commissioner of Purchases and Supplies by a delivery order issued against the contract or contracts and certified by the Director of Finance.

Section 5. That the cost of the standard contracts authorized shall be paid from Fund Nos. 52 SF 001, 54 SF 001, 58 SF 001, and any funds approved by the Director of Finance. (RQS 7015, RL 2020-28)

Section 6. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 457-2020

By Council Members: Johnson and Kelley (by departmental request)

An emergency ordinance authorizing the purchase by one or more standard and requirement contracts for the purchase, lease, or lease with option to purchase, of various on-road vehicles and off-road equipment, apparatus, cabs, bodies, and accessories, equipment and other aftermarket items necessary to equip the vehicles authorized for their intended purposes, including vehicle rehabilitation, training and inspections, as needed, for the various divisions of City government.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Works is authorized to make one or more written standard purchase contracts and requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, the period of requirements to be determined by the Director, for the necessary items required for the purchase, lease, or lease with option to purchase, of various on-road vehicles and off-road equipment, apparatus, cabs, bodies, and accessories, equipment and other aftermarket items necessary to equip the vehicles authorized for their intended purposes, including labor and materials necessary for vehicle rehabilitation, training and inspections, as needed, in the estimated sum of $8,826,350, to be purchased or procured by the Commissioner of Purchases and Supplies on a unit basis for the various divisions of City government, as described below:

### 2020 Capital Vehicle Plan

<table>
<thead>
<tr>
<th>Description of Equipment</th>
<th>Division</th>
<th>Quantity</th>
<th>Estimated Cost</th>
<th>Extended Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Public Works</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TRUCKS HEAVY-Rear Loader w/Cart Tipper</td>
<td>Waste Collection</td>
<td>5</td>
<td>$215,000.00</td>
<td>$1,075,000.00</td>
</tr>
<tr>
<td>TRUCK-Medium Duty- Rear Loader</td>
<td>Waste Collection</td>
<td>1</td>
<td>$130,000.00</td>
<td>$130,000.00</td>
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<tr>
<td>Roll Off Boxes &amp; Dumpsters</td>
<td>Waste Collection</td>
<td>Misc</td>
<td>$25,000.00</td>
<td>$25,000.00</td>
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<tr>
<td>Carts-96 Gallon</td>
<td>Waste Collection</td>
<td>2000</td>
<td>$60.00</td>
<td>$120,000.00</td>
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<tr>
<td><strong>Waste Collection Total</strong></td>
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<td><strong>$1,350,000</strong></td>
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<tr>
<td>PASSENGER CAR</td>
<td>MVM</td>
<td>5</td>
<td>$20,000.00</td>
<td>$100,000.00</td>
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<tr>
<td>PASSENGER CAR (AEV)</td>
<td>MVM</td>
<td>2</td>
<td>$37,500.00</td>
<td>$75,000.00</td>
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<tr>
<td>LIGHT TRUCK (A)-Pickup</td>
<td>*MVM</td>
<td>2</td>
<td>$35,000.00</td>
<td>$70,000.00</td>
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</tbody>
</table>
### Official Proceedings – City Council

#### MVM Total $245,000

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
<th>Unit Cost</th>
<th>Total Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>LIGHT TRUCK (A)-Pickup</td>
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<tr>
<td><strong>Parking Facilities Total</strong> $50,000.00</td>
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<tr>
<td>TRUCK/HEAVY-Single Axle Dump</td>
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<tr>
<td>TRUCK/HEAVY-Tandem Axle Dump</td>
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<tr>
<td>LIGHT TRUCK (A)-Pickup</td>
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<td></td>
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<tr>
<td>STREET SWEEPER</td>
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<tr>
<td>PAVER</td>
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<tr>
<td><strong>Streets Total</strong> $1,266,850</td>
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<tr>
<td>PASSENGER VAN</td>
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<tr>
<td>RIDING MOWER</td>
<td></td>
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<tr>
<td><strong>Recreation Total</strong> $82,000</td>
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<tr>
<td>Light Truck (B)-USV</td>
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<tr>
<td><strong>Property Management Total</strong> $116,000.00</td>
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<tr>
<td>TRUCK-HEAVY-Rear-Loader</td>
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<tr>
<td>TRACTOR</td>
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<tr>
<td>CUTTER/ATTACHMENTS</td>
<td></td>
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<tr>
<td>WALK BEHIND MOWER</td>
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<tr>
<td>RIDING MOWER</td>
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<tr>
<td><strong>Park Maintenance Total</strong> $640,000</td>
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<tr>
<td>UTILITY VEHICLE</td>
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<tr>
<td>MOBILE MAN LIFT</td>
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<td><strong>Public Auditorium Total</strong> $29,000.00</td>
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<tr>
<td>MEDIUM TRUCK-Flat Bed</td>
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<tr>
<td><strong>Traffic Engineering Total</strong> $80,000</td>
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<tr>
<td>LIGHT TRUCK</td>
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<tr>
<td>ITS</td>
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<tr>
<td><strong>ITS Total</strong> $40,000</td>
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<tr>
<td><strong>Public Works Total</strong> $3,542,000</td>
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<tr>
<td><strong>Public Safety</strong></td>
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<tr>
<td>LIGHT TRUCK w/Animal Transport Module</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Animal Control</td>
<td></td>
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<tr>
<td><strong>Animal Control Total</strong> $65,000</td>
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<tr>
<td>LIGHT TRUCK</td>
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<tr>
<td>Safety IT</td>
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<tr>
<td><strong>Safety IT Total</strong> $35,000.00</td>
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<tr>
<td>PASSENGER CAR Marked w/Police Pkg</td>
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<tr>
<td><strong>Police</strong></td>
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</table>
Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the specified term may be taken if desired by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term.

Section 2. That under division (b) of Section 108 of the Charter, the purchases authorized by this ordinance may be made through cooperative arrangements with other governmental agencies. The Director of Public Works may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process.

Section 3. That the costs of the requirement contract or contracts shall be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of any purchase under the contract, each of which purchases shall be made on order of the Commissioner of Purchases and Supplies by a delivery order issued against the contract or contracts and certified by the Director of Finance.

Section 4. That the cost of the standard contracts authorized shall be paid from Fund Nos. 11 SF 006, 01-9997-6985, and any other funds approved by the Director of Finance. (RQS 7015, RL 2020-26)

Section 5. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.
Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 458-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to enter into one or more contracts with Oriana House for professional services necessary to provide appropriate placement for defendants to be assigned into supervised pretrial release without the sanction of incarceration and to provide related services, for the Cleveland Municipal Court, for a period of one year, with a one-year option to renew, exercisable by the Director of Finance.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Finance, on behalf of the Cleveland Municipal Court, is authorized to enter into one or more contracts with Oriana House for professional services necessary to provide appropriate placement for defendants to be assigned into supervised pretrial release without the sanction of incarceration and to provide related services, for the Cleveland Municipal Court, for a period of one year, with a one-year option to renew, exercisable by the Director of Finance.

Section 2. The cost of the contract shall not exceed $1,000,080 and shall be paid from Fund No. 01-0115-6320, RQS 0115, RL 2020-46.

Section 3. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 461-2020

By Council Members: Brancatelli and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Capital Projects and the Director of City Planning to establish a temporary program for the use of private parking lots, streets and other public rights-of-way, including on-street parking areas and parklets as outdoor restaurants.

WHEREAS, the World Health Organization, the United States of America, the State of Ohio, Cuyahoga County, and the City of Cleveland each have declared COVID-19 a public health emergency; and

WHEREAS, the City recognizes the economic impact of the COVID-19 crisis on local restaurants; and

WHEREAS, Governor DeWine announced that restaurants may resume outdoor and indoor dining services on May 15, 2020, and May 21, 2020, respectively; and

WHEREAS, under the Governor’s order, restaurants that reopen for outdoor and indoor dining services shall follow social distancing requirements; and

WHEREAS, there is a need for additional dining space in order to maintain social distancing for the benefit of the public health, safety and welfare; and

WHEREAS, to stimulate the recovery of the restaurant business in the City and support local restaurants, the City has determined that certain provisions of City ordinances relating to outdoor restaurants should be temporarily modified; and

WHEREAS, the proposed changes related to outdoor restaurants are temporary in nature and narrowly tailored to address the negative impacts created by the COVID-19 crisis; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department and constitutes an emergency measure providing for the immediate preservation of the public peace, property, health and safety in that the expansion of outdoor dining space is necessary to maintain social distancing, to protect the public health and safety, and to mitigate the impacts of the COVID-19 pandemic on local restaurants; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That, notwithstanding any codified ordinance to the contrary, the Director of Capital Projects and the Director of City Planning may establish a temporary program for the use of private parking lots, streets and other public rights-of-way, including on-street parking areas and parklets (Temporary Expansion Area), as outdoor restaurants.
The duration of the Temporary Expansion Area program shall be from the effective date of this ordinance until no later than November 1, 2020.

**Section 2.** That, an application for a permit to operate an outdoor restaurant in a Temporary Expansion Area shall be made to the Director of Capital Projects and approved by the Director of Public Health, the Director of Public Safety, the Director of the City Planning Commission, and the Secretary of the Landmarks Commission, as applicable.

**Section 3.** That, any applicant with an existing outdoor restaurant permit may apply to expand its outdoor restaurant into a Temporary Expansion Area, which application shall be reviewed and approved in the same manner as a new permit under Section 2 of this ordinance.

**Section 4.** The Director of Capital Projects and the Director of City Planning shall establish rules and regulations for Temporary Expansion Areas, which regulations shall include, but not be limited to, the placement of barriers where the outdoor restaurant is located within a parking lot or within the parking area located in the public right-of-way, or where alcohol is served.

**Section 5.** That, Temporary Expansion Area permittees shall be subject to the requirements of Chapter 513 that are not inconsistent with the provisions of this ordinance and the rules and regulations established by the Director of Capital Projects and the Director of City Planning.

**Section 6.** That, permits issued for a Temporary Expansion Area may be revoked by the Director of Capital Projects at any time for failure to comply with the provisions of this ordinance, the codified ordinances and applicable rules and regulations of the City of Cleveland, or laws of the state of Ohio, including Ohio Department of Health orders. The permittee, within 10 days of notice of such revocation, may appeal the decision to the Board of Zoning Appeals.

**Section 7.** That, the Director of Capital Projects may terminate or alter use or configuration of a Temporary Expansion Area in order to facilitate public or private construction projects, road closures, or any other public purpose.

**Section 8.** That, at any time, the Director of Capital Projects and the Director of City Planning may re-evaluate the parameters of this program and may make adjustments as they deem necessary to protect the public interest, including, but not limited to, the reduction in Temporary Expansion Areas or the suspension of this program altogether.

**Section 9.** That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.
Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 468-2020

By Council Member: Mooney

An emergency ordinance authorizing the Director of the Department of Aging to enter into an agreement with Court Community Service for the Senior Lawn Care Program through the use of Ward 11 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Aging be authorized to enter into an agreement with Court Community Service for the Senior Lawn Care Program for the public purpose of assisting senior citizens residing in the city of Cleveland with grass cutting and lawn maintenance care through the use of Ward 11 casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $10,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City's interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 469-2020

By Council Members:  Mayor Jackson and Kelley (by departmental request)

An emergency ordinance authorizing various City directors to apply for, accept, and expend funds, loans, and gifts that become available from Federal, State, or other public entities and private entities to respond to and mitigate the impacts of the COVID-19 pandemic, including funds to reimburse the City for costs incurred as a result of COVID-19; and authorizing the appropriate director to file and execute all agreements and documents necessary for these purposes.

WHEREAS, the World Health Organization, the United States of America, the State of Ohio, Cuyahoga County, and the City of Cleveland each have declared COVID-19 a public health emergency;

WHEREAS, in response to the COVID-19 outbreak and its impact on the economy, public health, state and local government, individuals and business, Congress has passed several acts, including the Coronavirus Aid, Relief, and Economic Security (CARES) Act; and Congress may pass additional similar acts; and

WHEREAS, the City desires to accept grants, loans, and gifts to assist in responding to and mitigating the impacts of the COVID-19 pandemic; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department and constitutes an emergency measure providing for the immediate preservation of the public peace, property, health and safety in that the timely authorization and the signing of the necessary agreements and documents to receive such grants, loans, and gifts to respond to and mitigate the impacts of the COVID-19 pandemic; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Directors of Finance, Health, Community Development, Economic Development, Public Safety and other appropriate directors, as applicable to the duties of their departments or offices, (“Appropriate Director”) are authorized to apply for, accept, and expend Coronavirus Aid, Relief, and Economic Security (CARES) grants and any other grants, loans, or gifts from federal, state and local agencies or private entities for the purpose of responding to and mitigating the impacts of the COVID-19 pandemic for any eligible City improvements, projects, and programs, including reimbursements to the City for costs incurred by the various City departments as a result of COVID-19 (“COVID-19 Funding”); that the Appropriate Director is authorized to file and execute all documents and agreements necessary to receive, expend, and loan the COVID-19 Funding; and that the COVID-19 Funding is appropriated for the purposes described in such documents and in this ordinance.
Section 2. That the Appropriate Director is authorized to employ by contract or contracts one or more consultants or other professionals or one or more firms of consultants or other professionals necessary for the purpose of supplementing the regularly employed staff of the several departments of the City of Cleveland in order to provide professional services necessary to implement the improvements, projects, and programs from COVID-19 Funding received under Section 1 of this ordinance. The selection of the professional consultants shall be made by the Board of Control on the nomination of the appropriate director.

Section 3. That, under Section 167 of the Charter of the City of Cleveland, this Council determines to make public improvements on public property in the City necessary to respond to the COVID-19 pandemic, for the various City departments, by one or more contracts duly let to the lowest responsible bidder or bidders after competitive bidding on a unit basis for each improvement. The Appropriate Director is authorized to enter into one or more contracts for the making of each public improvement with the lowest responsible bidder or bidders after competitive bidding on a unit basis, provided, however, that each separate trade and each distinct component part of the improvement may be treated as a separate improvement, and each, or any combination, of the trades or components may be the subject of a separate contract on a unit basis. The Appropriate Director is authorized to apply and pay for permits, licenses, or other authorizations to construct any such improvements.

Section 4. That the Appropriate Director is authorized to make one or more written standard contracts and written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, the period of requirements to be determined by the Appropriate Director, for the purchase or rental of the necessary items of labor, materials, equipment, supplies, and services necessary to respond to and mitigate the impacts of the COVID-19 pandemic, to be purchased or procured by the Commissioner of Purchases and Supplies on a unit basis for the appropriate department. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. The costs of any requirement contract shall be charged against the proper appropriation accounts and the Director of Finance shall certify the amount of the initial purchase or procurement, which purchase or procurement, together with all later purchases or procurements, shall be made on order of the Commissioner of Purchases and Supplies under a requisition against the contract or contracts certified by the Director of Finance.

In accordance with division (b) of Section 108 of the Charter, the Appropriate Director is also authorized to enter into agreements and sign all documents necessary to purchase these items through cooperative purchase arrangements with other government agencies.

Section 5. That the Appropriate Director is authorized to enter into one or more agreements with the federal government, the State of Ohio, Cuyahoga County, and any other public or private entity as needed for the purpose of responding to and mitigating the impacts of the COVID-19 pandemic.
Section 6. That the Appropriate Director is authorized to enter into loan, forgivable loan, or grant agreements with various agencies, corporations, individuals, or other entities to implement the purposes authorized under any grants or gifts received under this ordinance and is authorized to accept monies in repayment and to utilize repayments for making additional expenditures to implement the purposes authorized under any grants or gifts. That the Appropriate Director is further authorized to accept promissory notes, naming the City of Cleveland as payee, mortgages, naming the City of Cleveland as mortgagee, and any other security instrument executed to evidence and secure repayment of loans and to enter into forbearance agreements with any recipient of a validly existing loan administered by the City, and to charge and accept fees to cover costs incurred in the preparation of loan documents, closing, and services costs, any revenues generated as a result of charging fees, and any other program income are appropriated for additional program and operating expenses for eligible activities.

Section 7. That all agreements authorized by this ordinance shall be approved by the Director of Law and contain such terms and conditions as necessary to protect the public interest consistent with the purposes of this ordinance.

Section 8. That the cost of any expenditure incurred under this ordinance, including all contracts, shall be paid from any COVID-19 Funding received under this ordinance, from the fund or funds to which are credited the proceeds of any existing or future bond issue that includes these purposes, and from any other funds that are appropriated for this purpose as determined by the Director of Finance.

Section 9. That this Council affirms that any funds received from Cuyahoga County from the county coronavirus relief distribution fund may be expended only to cover costs of the City of Cleveland consistent with the requirements of section 5001 of the “Coronavirus Aid, relief, and Economic Security Act,” as described in 42 U.S.C. 601(d), and any applicable regulations. That the Clerk of Council shall certify a copy of this ordinance to the Cuyahoga County Auditor and the State of Ohio Director of Budget and Management.

Section 10. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.
Ordinance No. 470-2020

By Council Members: Johnson and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Works to enter into one or more agreements with Custom Truck One Source, L.P. for the rental with purchase option of up to eight grapple trucks for the Division of Waste Collections and Disposal, Department of Public Works.

WHEREAS, the World Health Organization, the United States of America, the State of Ohio, Cuyahoga County, and the City of Cleveland each have declared COVID-19 a public health emergency; and

WHEREAS, in order to protect the health, safety and welfare of City employees, and to comply with the guidelines established by the Center for Disease Control (CDC), the Division of Waste Collection has not performed bulk pick-up services since March 2020; and

WHEREAS, the suspension of the bulk pick-up program has impacted residential property owners and has resulted in an increase in bulk waste including on vacant properties throughout the City; and

WHEREAS, grapple trucks will allow the Division of Waste Collection to continue bulk waste pick-up services while maintaining the safety protocols recommended by the CDC; and

WHEREAS, after a canvass of available sources, the City has determined that Custom Truck One Source, L.P. is able to provide rental services of grapple trucks in the quantity and time frame necessary to effectively resume bulk pick-up services.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That it is determined that the within commodities are non-competitive and cannot be secured from any source other than Custom Truck One Source, L.P. (CTOS). That the Director of Public Works is authorized to make one or more written contracts with CTOS for the rental with purchase option of up to eight grapple trucks, to be procured by the Commissioner of Purchases and Supplies, for the Division of Waste Collection and Disposal, Department of Public Works for a period of one year, with two, one-year options to renew exercisable by the Director of Public Works.

Section 2. That the cost of the contract or contracts authorized shall be paid from Fund No. 11 SF 006 and other funds approved by the Director of Finance.
Section 3. That it is found and determined that all formal actions of this Council concerning and relating to the passage of this Ordinance where adopted in open meetings of this Council, and any of its committees that resulted in such formal action were in meetings open to the public in compliance with the law.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 476-2020

By Council Members: Griffin and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Health to apply for and accept a grant from the United States Department of Homeland Security for 2020-21 BioWatch Program.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Health is authorized to apply for and accept a grant in the approximate amount of $353,195 and any other funds that become available during the grant term, from the United States Department of Homeland Security to conduct the 2020-21 BioWatch Program in accordance with the purposes set forth in the executive summary; that the Director of Public Health is authorized to file all papers and execute all documents necessary to receive the funds under the grant; and that the funds are appropriated for the purposes in the executive summary for the grant.

Section 2. That the executive summary for the grant, File No. 476-2020-A, made a part of this ordinance as if fully rewritten, is approved in all respects and shall not be changed without additional legislative authority.

Section 3. That, unless expressly prohibited by the grant agreement, under division (b) of Section 108 of the Charter, purchases made under the grant agreement may be made through cooperative arrangements with other governmental agencies. The Director of Public Health may sign all documents and do all things that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process. The contracts shall be paid from the fund or funds to which are credited any grant funds accepted under this ordinance.

Section 4. That the Director of Public Health shall have the authority to extend the term of the grant during the grant term.

Section 5. That the Director of Public Health shall deposit the grant accepted under this ordinance into a fund or funds designated by the Director of Finance to implement the program as described in the file and appropriated for that purpose.

Section 6. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.
Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 477-2020

By Council Members:  Griffin and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Health to apply for and accept a grant from the Ohio Department of Health for the Title X Program; authorizing the director to charge and accept fees; entering into one or more agreements to receive payments from Medicare, Medicaid and Medicaid HMO programs; and authorizing contracts with various entities, requirement contracts, and advertising contracts necessary to implement the grant.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Health is authorized to apply for and accept a grant in the approximate amount of $700,000 and any other funds that may become available during the grant term, from the Ohio Department of Health to conduct the Title X Program; that the Director is authorized to file all papers and execute all documents necessary to receive the funds under the grant; and that the funds are appropriated for the purposes set forth in the executive summary for the grant contained in the file described below.

Section 2. That the executive summary for the grant, File No. 477-2020-A, made a part of this ordinance as if fully rewritten, including the obligation to devote program income from first and third-party billings, estimated at $160,000, is approved in all respects and shall not be changed without additional legislative authority.

Section 3. That the Director of Public Health is authorized to enter into one or more agreements necessary for the City to receive payments from Medicare, Medicaid and Medicaid HMOs to implement the grant as described in the file.

Section 4. That the Director of Public Health is authorized to make one or more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements during the grant term of the necessary items of materials, equipment, supplies, and services, including lab services, needed to implement the grant as described in the file, to be purchased by the Commissioner of Purchases and Supplies on a unit basis for the Department of Public Health. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the specified term may be taken if desired by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term.
Section 5. That the costs of the contract or contracts shall be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of any purchase under the contract, each of which purchases shall be made on order of the Commissioner of Purchases and Supplies by a delivery order issued against the contract or contracts and certified by the Director of Finance.

Section 6. That, unless expressly prohibited by the grant agreement, under division (b) of Section 108 of the Charter, purchases made under the grant agreement may be made through cooperative arrangements with other governmental agencies. The Director of Public Health may sign all documents and do all things that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process.

Section 7. That the Director of Public Health is authorized to charge and accept fees from participants of this program and to deposit those fees into a revolving fund which will be used to provide additional materials, equipment, supplies, and services under the program described in the file, and the funds are appropriated for that purpose.

Section 8. That the Director of Public Health is authorized to enter into one or more contracts with The MetroHealth System, a county hospital, organized under R.C. 339, the Cuyahoga County Board of Health, Lamar Advertising Company, Commuter Advertising, Inc., and UpToDate Company, to implement the grant as described in the file.

Section 9. That the Director of Public Health is authorized to charge and accept fees from participants of this program and to deposit those fees into a revolving fund which will be used to provide additional materials, equipment, supplies, and services under the program described in the file, and the funds are appropriated for that purpose.

Section 10. That the Director of Public Health shall have the authority to extend the term of the grant during the grant term.

Section 11. That the Director of Public Health shall deposit the grant accepted under this ordinance into a fund or funds designated by the Director of Finance to implement the program as described in the file and appropriated for that purpose.

Section 12. That the cost of the contract or contracts authorized by this ordinance shall be paid from the fund or funds which are credited the grant proceeds, the first and third-party billings, and from the reimbursements accepted under this ordinance.

Section 13. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.
Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 481-2020

By Council Members: Griffin and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Health to enter into a tri-party agreement with the County of Cuyahoga and Case Western Reserve University, School of Medicine, for professional services necessary to continue the First Year Cleveland Program; and authorizing any agreements needed to continue the program, for a period of one year.

WHEREAS, unintended pregnancy rates in Cuyahoga County and the City of Cleveland are high and often impact high school and college completion, family stability, and health outcomes of both mother and infant; and

WHEREAS, unintended pregnancies often lead to significant premature births, which are a primary cause of the high levels of infant mortality in the region; and

WHEREAS, the City of Cleveland and Cuyahoga County formed First Year Cleveland; and

WHEREAS, Case Western Reserve University, School of Medicine (“CWRU”) has agreed to continue to serve as fiscal agent for the program, provide expertise and assistance for the First Year Cleveland Program, and work with First Year Cleveland’s Advisory Council; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Health is authorized to enter into a tri-party agreement with the County of Cuyahoga and CWRU to continue the First Year Cleveland Program. The agreement will provide, among other things, that CWRU will serve as fiscal agent for First Year Cleveland and provide expertise and assistance for the First Year Cleveland Program, for a period of one year. CWRU agrees to provide in-kind support and services and work with First Year Cleveland’s Advisory Council to design the First Year Cleveland Program and staffing plan based on outcome measurements set forth by the Advisory Council. A program summary is placed in File No. 481-2020-A.

Section 2. That the Director of Public Health is authorized to enter into any agreement or agreements with other agencies or entities needed to implement this ordinance.

Section 3. That the costs of the agreement shall not exceed $500,000 and shall be paid from Fund No. 01-5005-6320, RQS 5005, RL 2020-49.
Section 4. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 485-2020

By Council Members: Zone and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Safety to apply for and accept a grant from the United States Department of Justice, Bureau of Justice Assistance for the Operation Relentless Pursuit Program; authorizing the purchase by one or more requirement contracts of materials, equipment, supplies, or services needed and authorizing the director to enter into one or more contracts with various agencies or entities to implement the grant.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Public Safety is authorized to apply for and accept a grant in the approximate amount of $1,428,571, and any other funds that may become available during the grant term from the United States Department of Justice, Bureau of Justice Assistance to conduct the Operation Relentless Pursuit Program; that the Director is authorized to file all papers and execute all documents necessary to receive the funds under the grant; and that the funds are appropriated for the purposes described in the summary and budget for the grant contained in the file described below.

Section 2. That the summary and budget for the grant, File No. 485-2020-A, made a part of this ordinance as if fully rewritten is approved in all respects and shall not be changed without additional legislative authority.

Section 3. That the Director of Public Safety is authorized to extend the term of the grant during the grant term.

Section 4. That the Director of Public Safety is authorized to make one or more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements during the grant term of the necessary items of materials, equipment, supplies, or services, to be purchased by the Commissioner of Purchases and Supplies on a unit basis for the Division of Police, Department of Public Safety. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the specified term may be taken if desired by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term.

Section 5. That the costs of the contract or contracts shall be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of
the initial purchase, which purchase, together with all later purchases, shall be made on order of the Commissioner of Purchases and Supplies under a delivery order against the contract or contracts certified by the Director of Finance.

Section 6. That under division (b) of Section 108 of the Charter, the purchases authorized by this ordinance may be made through cooperative arrangements with other governmental agencies. The Director of Public Safety may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process.

Section 7. That the Director of Public Safety is authorized to enter into one or more contracts with various entities and agencies, including but not limited to, the Cuyahoga Metropolitan Housing Authority, Ohio Adult Parole Authority, Ohio State Highway Patrol, Ohio Investigative Unit, and the Cuyahoga County’s Sheriff’s Office to implement the grant as described in the file.

Section 8. That the costs of the contract or contracts authorized by this ordinance shall be paid from the fund or funds to which are credited the grant proceeds accepted under this ordinance.

Section 9. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinances and Resolutions

First Reading Emergency Resolutions Referred

A resolution is an informal enactment stating a decision or expressing the opinion of Council regarding a particular item of business, an event, issue or person.

Resolutions are effective 30 days after adoption. Emergency resolutions take effect immediately upon the Mayor’s signature or 10 days after adoption.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading.

If not adopted under suspension after the first reading, the legislation is then sent to the appropriate City departments for review.

These resolutions were read for the first time on June 3, 2020, and referred to the appropriate City departments and Council Committees for review.

Click on a resolution below to read it:

Res. No. 446-2020
Resolution No. 446-2020

By Council Members: McCormack, Johnson and Brancatelli (by departmental request)

An emergency resolution declaring the intent to vacate a portion of Lorain Court.

WHEREAS, this Council is satisfied that there is good cause to vacate a portion of Lorain Court, as described; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That this Council declares its intent to vacate a portion of the following described real property:

Situated in the City of Cleveland, County of Cuyahoga and State of Ohio and known as being a portion of Lorain Court of part of the Taylor and Hoyt Allotment as shown in Volume 1, Page 20 of Cuyahoga County Map Records further described as follows:

Being all that portion of Lorain Court S.W. (14.00 feet wide) extending from the West line of West 48th Street (60.00 feet wide) vacated by City of Cleveland ordinance 124-2020 passed March 23, 2020, to that portion of Lorain Court S.W. vacated by City of Cleveland ordinance 104959, passed September 28, 1936.

Legal Description approved by Greg Esber, Section Chief, Plats, Surveys and House Numbering Section.

Section 2. That this resolution is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of City Planning Commission; and Law; Committees on Municipal Services and Properties; and Development, Planning and Sustainability.
Ordinances and Resolutions

First Reading Emergency Resolutions Read in Full and Adopted

A resolution is an informal enactment stating a decision or expressing the opinion of Council regarding a particular item of business, an event, issue or person.

Resolutions are effective 30 days after adoption. Emergency resolutions take effect immediately upon the Mayor’s signature or 10 days after adoption.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading.

These resolutions were read for the first time on June 3, 2020, the rules were suspended, and the legislation was adopted by an affirmative two-thirds vote of all members elected to Council.

Click on a resolution below to read it:

Res. No. 465-2020

Res. No. 466-2020

Res. No. 467-2020
Resolution No. 465-2020

By Council Members: Zone, Kelley and Cleveland

An emergency resolution condemning Norfolk Southern Corporation for rerouting daily trains carrying highly toxic flammable crude oil and ethanol through the City of Cleveland, without public notice; strongly urging Norfolk Southern Corporation to immediately cease this rerouting; urging Norfolk Southern Corporation to withdraw its request to the Federal Railroad Administration to reduce the rail and traffic handling capacity of the only reliever route between Chicago and Pittsburgh, thus causing more traffic through Cleveland; and further urging that all hazardous materials shipments not originating or terminating in the City of Cleveland be moved to less populous routes.

WHEREAS, on April 7, 2020, without public notice, Norfolk Southern Corporation (NS) permanently rerouted through the City of Cleveland several daily trains in each direction, each comprised entirely of more than 100 tank cars filled with highly toxic and flammable crude oil and ethanol, as well as empty backhauls; and

WHEREAS, these trains travel between the Bakken Region of North Dakota and refineries near Philadelphia; each railroad tank car carries about 30,000 gallons of product while each train carries about 3 million gallons; when combined with existing traffic through Cleveland, more than 10 million gallons of crude oil or ethanol pass through Cleveland each day; and

WHEREAS, these loaded oil and ethanol trains have been permanently rerouted from a much less populated route called the Fort Wayne Line, going through Fort Wayne, Indiana, and travelling east through the cities of Lima, Mansfield and Canton, Ohio; as of April 7, 2020, the trains began traveling east of Fort Wayne through the cities of Fostoria, Bellevue, Vermilion, Elyria, Berea, Brook Park, Cleveland, Garfield Heights, Maple Heights, Bedford, Macedonia, Hudson and on the way to near Pittsburgh; and

WHEREAS, the crude oil and ethanol trains have been rerouted from a rail corridor through nine Ohio counties (Van Wert, Allen, Hardin, Wyandot, Crawford, Richland, Ashland, Wayne, Stark) with a combined population of 892,077 to a rail corridor through 12 Ohio counties (Paulding, Putnam, Hancock, Seneca, Sandusky, Huron, Erie, Lorain, Cuyahoga, Summit, Portage, Stark) with a combined population of 3,558,133; and

WHEREAS, the crude oil and ethanol trains cross over several rivers near their Lake Erie mouths, most especially the Cuyahoga River in downtown Cleveland.; the trains cross the Cuyahoga River on a lift bridge at its mouth, only three nautical miles from the Lake Erie water intake crib which provides Greater Cleveland with most of its water supply; and
WHEREAS, the rerouted NS crude oil and ethanol trains travel within a few feet of the Greater Cleveland Regional Transit Authority’s (GCRTA) Red Line rapid transit for 6.5 miles with no physical barrier between the two rail corridors to prevent derailed freight cars, each weighing up to 125 tons, to enter the path of GCRTA trains that carry more than 20,000 passengers each weekday; and

WHEREAS, the rerouted crude oil and ethanol trains through Cleveland also cause these dangerous shipments to share tracks with four nightly Amtrak passenger trains that carry more than 600,000 travelers per year, or an average of 1,600 passengers per night; and

WHEREAS, in July 2012, 17 cars of an NS freight train derailed due to a broken rail near the Ohio State Fairgrounds in Columbus; tank cars carrying ethanol caught fire and exploded, forcing the evacuations of more than 100 homes; that train had a variety of rail cars and shipments in it, unlike the trains that are being rerouted through Cleveland which are comprised entirely of over 100 tank cars carrying crude oil and ethanol; and

WHEREAS, in October 2007, two ethanol tank cars in a 112-car CSX freight train ruptured and caught fire during a derailment of 31 cars in Painesville, Ohio, forcing the evacuations of 1,300 residents within a half-mile of the scene; the incident was caused by the incorrect installation of a new rail; firefighters were able to keep the ethanol cars cool to prevent explosions and created a makeshift dam to prevent leaking hazardous materials from poisoning the Mentor Marsh; and

WHEREAS, additionally, on March 20, 2020, NS filed with the Federal Railroad Administration a request to reduce the rail traffic handling capacity of NS’s only bypass route around Greater Cleveland; this was the route that NS’s crude oil and ethanol trains had been using until April 7, 2020.

WHEREAS, specifically, NS has requested permission to remove about 33 miles of parallel second main track over a 100-mile section of its Fort Wayne Line route between mileposts 84.8 (near Alliance, Ohio) and 188.3 (near Crestline, Ohio); this second main track allows two trains traveling in opposite directions to safely pass each other; the loss of this second main track would greatly reduce the rail traffic handling capacity of this route which is NS’s only reliever route between the nation’s rail and traffic interchange gateway in Chicago and NS’s major rail yard at Conway, PA near Pittsburgh; and

WHEREAS, downgrading the Fort Wayne Line east of Crestline, Ohio will permanently and significantly diminish the capacity of NS’s only bypass route around Greater Cleveland and the only traffic congestion and emergency relief route for NS’s very busy Chicago Line (west of Cleveland) and Cleveland Line (east of Cleveland) into Conway Yard and points East; and

WHEREAS, this resolution constitutes an emergency measure for the immediate preservation of public peace, property, health or safety, now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:
Section 1. That, this Council condemns Norfolk Southern Corporation for rerouting daily trains carrying highly toxic flammable crude oil and ethanol through the City of Cleveland, without public notice; strongly urges Norfolk Southern Corporation to immediately cease this rerouting; urges Norfolk Southern Corporation to withdraw its request to the Federal Railroad Administration to reduce the rail and traffic handling capacity of the only reliever route between Chicago and Pittsburgh, thus causing more traffic through Cleveland; and further urges that all hazardous materials shipments not originating or terminating in the City of Cleveland be moved to less populous routes.

Section 2. That the Clerk of Council is directed to transmit copies of this resolution to: Norfolk Southern Corporation c/o Marque Ledoux, Vice President, government relations; the Federal Railroad Administration; the U.S. Surface Transportation Board; the Public Utilities Commission of Ohio; the Ohio Rail Development Commission; Congresspersons Marcy Kaptur, Marcia Fudge, Bob Gibbs, David Joyce and Tim Ryan; Senators Sherrod Brown and Rob Portman; and all members of the Ohio General Assembly whose districts include the City of Cleveland.

Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final adoption. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Resolution No. 466-2020

By Council Member: Kelley

An emergency resolution fixing the date of the next regular meeting of Council.

WHEREAS, pursuant to Council Rule 5, regular meetings of the Council are held on Mondays at 7:00 pm unless otherwise ordered by motion, resolution or ordinance; and

WHEREAS, this resolution constitutes an emergency measure for the immediate preservation of public peace, property, health or safety, now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That, the next regular meeting of the Council, to be held during the COVID-19 emergency declaration, will be conducted as a virtual meeting in accordance with Ohio’s Open Meetings Laws as amended by Sub. H.B 197; and shall be held on June 17, 2020.

A notice identifying the time of the meeting as well as a schedule of committee meetings, if any, to be held prior to the meeting shall be prepared by the Clerk prior to the meeting date.

Section 2. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final adoption. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Resolution No. 467-2020

By Council Member: Kelley (by departmental request)

An emergency resolution to adopt and declare a Tax Budget for the City of Cleveland for the year 2021 and submit it to the County Budget Commission as required by State Law, Chapter 5705 of the Revised Code.

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Council, under the provisions of Chapter 5705 of the Revised Code, after public hearings as required by law, does adopt the statements of the year 2021 requirements for the several funds of the City of Cleveland as being the budget required by state law to be submitted to the County Budget Commission, which requirements are contained in File No. 467-2020-A.

Section 2. That the Clerk of Council is directed to certify a copy of the resolution to the County Auditor of Cuyahoga County.

Section 3. That this resolution is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final adoption. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinances and Resolutions

Second Reading Emergency Ordinances Passed

An ordinance is a City law written and enacted by City Council. Ordinances govern the actions, responsibilities and tax dollars of residents, businesses, organizations, city departments and visitors in Cleveland. Ordinances can be written and passed to address issues about housing, safety, public services, employment, the City budget and economic development. Many ordinances authorize the City to spend money on contracts and projects that support the mission of the City of Cleveland.

Ordinances are effective 30 days after passage. Emergency ordinances take effect immediately upon the Mayor’s signature or 10 days after passage.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading. If not passed under suspension after the first reading, the legislation is then sent to the appropriate City departments for review.

After departmental review, the ordinance is returned to Council for consideration in a public hearing before the appropriate Council Committee(s). Council Members and City departments can recommend changes, or amendments, to the legislation during the hearing process. After the review is complete and any amendments have been made, the legislation is read a second time at a Council meeting. A second reading allows Council Members and the public to hear what changes have been made to the law. Amendments cannot be made after the second reading of the legislation.

These ordinances were read for the second time on June 3, 2020, the rules were suspended, and the legislation was passed by an affirmative two-thirds vote of all members elected to Council.

Click on an ordinance below to read it:

Ord. No. 350-2020  Ord. No. 397-2020
Ord. No. 367-2020
Ordinance No. 251-2020

By Council Members: Zone and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Community Relations to apply for and accept a grant from the Cuyahoga County Court of Common Pleas, Juvenile Division, to conduct the 2020 Cleveland Community Diversion Program.

Approved by the Directors of Community Relations Commission; Finance; and Law; Passage recommended by the Committees on Safety; and Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 320-2020

By Council Members: Zone and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Safety to donate Police Canine Dexter to Paul Shaughnessy.

Approved by the Directors of Public Safety; Finance; and Law; Passage recommended by the Committees on Safety; and Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 337-2020

By Council Members: Cleveland and Kelley (by departmental request)

An emergency ordinance to amend the title and Section 1 of Ordinance No. 901-2019, passed August 21, 2019, relating to one or more contracts for the inspection, maintenance, and repair of three engineered Materials Arresting Systems.

Approved by the Directors of Port Control; Finance; and Law; Passage recommended by the Committee on Transportation; and Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 350-2020

By Council Member: Griffin

An emergency ordinance to appropriate property for the public purpose of completing public road improvements located at 2275 East 101st Street.

Approved by the Directors of Capital Projects; City Planning Commission; Finance; and Law; Passage recommended by the Committees on Municipal Services and Properties; Development, Planning and Sustainability; and Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 351-2020

By Council Members: Cleveland and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Port Control to consent to the assignment of Contract No. CT 3001 PS 2018-211 from Harris Corporation to L3Harris Technologies, Inc.; and authorizing the Director of Port Control to exercise the second option to renew the contract to provide professional services necessary to maintain, install and upgrade the noise monitoring equipment and software required for FAA Part 150 adherence.

Approved by the Directors of Port Control; Finance; and Law; Passage recommended by the Committees on Transportation; and Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 367-2020

By Council Members: Cleveland and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Port Control to exercise the first option to renew Contract No. LS 2018-20 with ABM Aviation, Inc. to lease certain city-owned property in the passenger terminal building at Cleveland Hopkins International Airport.

Approved by the Directors of Port Control; City Planning Commission; Finance; and Law; Passage recommended by the Committees on Transportation; and Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 371-2020

By Council Members: Cleveland and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Port Control to enter into a Lease Agreement with F & E Aircraft Maintenance (Miami), LLC for the lease of certain office space located at 19200 Primary Road at Cleveland Hopkins International Airport, Department of Port Control, to support their aircraft maintenance and other support services for various tenants, for a period of one year with four one-year options to renew, the second of which is exercisable with additional legislative authority.

Approved by the Directors of Port Control; City Planning Commission; Finance; and Law; Passage recommended by the Committees on Transportation; and Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 375-2020

By Council Members: Cleveland and Kelley (by departmental request)

An emergency ordinance authorizing the purchase by one or more requirement contracts of fencing, gates and guardrails, and labor and materials for the repair and maintenance of gates, fencing, guardrails and other related items, including installation if necessary, for the various divisions of the Department of Port Control, for a period of two years, with two one-year options to renew, the first of which shall require additional legislative authority.

Approved by the Directors of Port Control; Finance; and Law; Passage recommended by the Committees on Transportation; and Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 396-2020 (As Amended)

By Council Member: McCormack

An emergency ordinance to amend Section 4 of Ordinance No. 464-2019, passed June 3, 2019, in order to repeal a sunset expiration of Sections 401.152, 401.153, 401.231, 473.10, Chapter 517, Shared Mobility Device and Bicycle Vendors, Sections 517.01 through 517.08, and amended Sections 473.01 through 473.03, 473.05, 473.07 through 473.09, 431.03, and 431.15, regulating the vendors and use of shared mobility devices; and amending Section 473.02 of the Codified Ordinances, Cleveland, Ohio 1976, as amended by Ordinance No. 464-19, passed June 3, 2019, regarding the speed limit while operating an e-scooter.

Approved by the Directors of Capital Projects; Public Works; Public Safety; City Planning Commission; Sustainability; Finance; and Law; Passage recommended by the Committees on Municipal Services and Properties; Safety; Development, Planning and Sustainability; and Finance, when amended as follows:

1. Strike the title in its entirety and insert: “An Emergency Ordinance to amend Section 4 of Ordinance No. 464-2019, passed June 3, 2019, to remove the sunset provision of certain codified ordinance sections relating to shared mobility devices; and to amend Sections 401.231, 473.02, 473.07, 473.09, 517.02, and 517.04 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No. 464-2019, passed June 3, 2019; to supplement the codified ordinances by adding new Sections 517.071 and 517.072, relating to shared mobility grants and contributions and fines for violating rules and regulations; and notwithstanding and as an exception to Sections 517.02 and 517.03, to authorize the Director of Capital Projects to extend the permits issued in 2019 until May 31, 2021 at no additional cost to the shared mobility device and bicycle vendors.”

2. Strike Section 3 in its entirety and insert:

Section 3. That Sections 401.231, 473.07, 473.09, 517.02, and 517.04, as amended by Ordinance No. 464-2019, passed June 3, 2019, are amended to read as follows:

Section 401.231 Mobility Device

“Mobility device” means small mobility devices, such as scooters, e-scooters, e-bikes, or other similar devices. A mobility device does not include those designed solely for use by a child, or those used as assistive mobility devices by persons with disabilities, or those defined as an electronic personal assistive mobility device.
Section 473.07  Operating Bicycles, Mobility Devices and Motorcycles on Roadway

(a) Every person operating a bicycle or mobility device upon a roadway shall ride as near to the right side of the roadway where practicable obeying all traffic rules applicable to vehicles and exercising due care when passing a standing vehicle or one proceeding in the same direction.

(b) Persons riding bicycles mobility devices or motorcycles upon a roadway shall ride not more than two abreast in a single lane, except on shared-use paths or parts of roadways set aside for the exclusive use of bicycles, mobility devices or motorcycles.

(c) This section does not require a person operating a bicycle or mobility device to ride at the edge of the roadway when it is unreasonable or unsafe to do so. Conditions that may require riding away from the edge of the roadway include when necessary to avoid fixed or moving objects, parked or moving vehicles, surface hazards, or if it otherwise is unsafe or impracticable to do so, including if the lane is too narrow for the bicycle or mobility device and an overtaking vehicle to travel safely side by side within the lane.

Section 473.09  Riding on Sidewalks

(a) No person shall ride a bicycle, mobility device, skateboard or roller skates upon a sidewalk within a business district.

(b) No person shall ride a bicycle, mobility device, skateboard or roller-skates upon a sidewalk within the City or paved area within a public park owned by the City when the Chief of Police or Traffic Control Commissioner has prohibited the riding of a bicycle, mobility device, skateboard or roller-skates thereon and, with the consent of the member or members of Council in whose ward(s) the sidewalk or paved area within a public park is located has erected signs on or along such sidewalks or paved areas setting forth such prohibition.

(c) Whenever a person is riding a bicycle, mobility device, skateboard or roller skates upon a sidewalk within the City or paved area within a public park owned by the City, such person shall yield the right-of-way to any pedestrian and give an audible signal before attempting to overtake and pass such pedestrian.

(d) Whoever violates this section is guilty of a minor misdemeanor.

(e) This section shall not apply to the Cleveland Divisions of Police, Emergency Medical Services, and Fire personnel, nor to any private safety/security personnel, when personnel are acting within the scope of their official duties while riding a bicycle or mobility device.

Section 517.02  Shared Mobility Device and Bicycle Vendor Permit Application
(a) An application for a permit to operate as a shared mobility device and bicycle vendor shall be made to the Director of Capital Projects upon a form provided by the Director for that purpose. The application form shall include the following:

(1) The name, address, telephone number, e-mail address of the applicant and a contact person primarily responsible for the vendor’s shared mobility device and bicycle operations;

(2) Images and descriptions of the devices and mobile application;

(3) Size of initial fleet at launch, including any planned fleet expansions;

(4) Preferred service area at launch, including any planned expansions;

(5) Detailed plan for educating users on proper shared mobility device operation and parking;

(6) Detailed plan for providing an equitable shared mobility device and bicycle service;

(7) Detailed plan for complying with all applicable codified ordinance requirements and rules and regulations;

(8) Any additional information deemed necessary by the Director.

(b) Upon initial application, a permit shall be valid for not more than a 6-month demonstration period. Following successful completion of the demonstration period, as determined by performance criteria established by the Director of Capital Projects in the Rules and Regulations, the permittee may apply for a 6-month permit renewal followed by annual permits thereafter. Permits may be renewed, on a form provided by the Director, provided all the requirements of this chapter are met, and no changes have been made from the previous approved application. The permit renewal fee shall be waived for the 6-month permit following the demonstration period. If there are changes to the application, a new application must be made and the appropriate permit fee shall accompany the application.

(c) **Beginning in 2021, the applications for and issuance of permits shall be in accordance with the schedules established by the Director in the rules and regulations.**

(d) Permittees must remove all devices and associated equipment within thirty (30) days after the expiration of the term.

Section 517.04 Rules and Regulations

Within thirty days after the effective date of this ordinance, the Director shall establish rules and regulations governing the operation of shared mobility device and bicycle
vendors. Rules and regulations will include, but are not limited to, **schedules for permit applications and issuances**, applicable procedures, fee schedule, indemnification agreement, operating regulations, insurance requirements, maximum number of vendor permits, maximum number of devices, fleet maintenance requirements, data sharing plan, and communications plan, and **fines for violations. Such rules and regulations shall become effective seven (7) days after publication in the City Record.** The issuance of permits and all permittees shall be subject to the rules and regulations established by the Director.

3. Insert new Sections 4, 5 and 6 to read as follows:

“Section 4. That existing Sections 401.231, 473.02, 473.07, 473.09, 517.02, and 517.04, as amended by Ordinance No. 464-2019, passed June 3, 2019, are repealed.

Section 5. That the Codified Ordinances of Cleveland Ohio, 1976, are supplemented by adding new Sections 517.071 and 517.072 to read as follows:

**Section 517.071  Shared Mobility Grants and Contributions**

The Director of Capital Projects is authorized to apply for and accept from various entities, both public and private, such grants and contributions as they become available; provided that such contributions may be in the form of money, material or services. The Director is further authorized to file all papers and execute all documents necessary to receive the funds under any grant or contribution, and upon acceptance of any grant or contribution by the Director, the funds shall be appropriated in the case of grants, for the purposes set forth in the grant agreement, and in the case of contributions, for the purposes designated by the donors. The Director shall report the acceptance of any grant or contribution to the Clerk of Council. Funds accepted under this section shall be deposited in the Shared Mobility Fund.

**Section 517.072  Fines for Violating Rules and Regulations**

(a) The Director of Capital Projects shall have the authority to set and assess fines against permittees for violations of the rules and regulations as published in the City Record.

(b) The authority to assess fines under this section does not limit or affect any criminal offense, or the authority of the Director to suspend or revoke a license under Section 517.06, or any other means of enforcement of this chapter provided for in these Codified Ordinances.”.
Section 6. That, notwithstanding and as an exception to Sections 517.02 and 517.03, the Director of Capital Projects is authorized to extend the permits issued in 2019 until May 31, 2021 at no additional cost to the shared mobility device and bicycle vendors.”.

4. Renumber existing Section 4 to new “Section 7”.

Amendments agreed to.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.


In compliance with Section 33 of the Charter, a copy of the legislation was furnished to each member of Council before final passage.
Ordinance No. 397-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance authorizing the issuance and sale of bonds in the maximum principal amount of $15,300,000 for the purpose of providing funds to improve buildings and structures housing and providing for the discharge of governmental functions and services otherwise benefiting the public safety, health and welfare and for the provision of necessary fixtures, furnishings, equipment, technology, appurtenances, utilities, and site improvements for the purpose and authorizing related matters.

Approved by the Directors of Finance; and Law; Passage recommended by the Committee on Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 398-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance authorizing the issuance and sale of bonds in the maximum principal amount of $2,000,000 for housing and neighborhood development, and authorizing related matters.

Approved by the Directors of Finance; and Law; Passage recommended by the Committee on Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 399-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance authorizing the issuance and sale of bonds in the maximum principal amount of $23,250,000 for the purpose of providing funds to improve municipal parks and recreation facilities and authorizing related matters.

Approved by the Directors of Finance; and Law; Passage recommended by the Committee on Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 400-2020

By Council Member:  Kelley (by departmental request)

An emergency ordinance authorizing the issuance and sale of bonds in the maximum principal amount of $23,500,000 for the purpose of providing funds to improve the municipal street system and related facilities and authorizing related matters.

Approved by the Directors of Finance; and Law; Passage recommended by the Committee on Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinance No. 401-2020

By Council Member: Kelley (by departmental request)

An emergency ordinance providing for the issuance and sale of revenue bonds in a principal amount not to exceed $2,500,000 to provide funds for economic and community development in the city and authorizing related matters.

Approved by the Directors of Finance; and Law; Passage recommended by the Committee on Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Ordinances and Resolutions

Second Reading Emergency Resolutions Adopted

A resolution is an informal enactment stating a decision or expressing the opinion of Council regarding a particular item of business, an event, issue or person. Resolutions are used by Council to recognize dignitaries and community members and their accomplishments.

Resolutions are effective 30 days after adoption. Emergency resolutions take effect immediately upon the Mayor's signature or 10 days after adoption.

Typically, legislation cannot be adopted until it has been read on three separate days. However, this requirement is dispensed with a two-thirds vote by the Council, placing the legislation “under suspension.” Once under suspension, the legislation can be adopted after the second reading.

These resolutions were read for the second time on June 3, 2020, the rules were suspended, and the legislation was adopted by an affirmative two-thirds vote of all members elected to Council.

Click on a resolution below to read it:

Res. No. 296-2020
Resolution No. 296-2020

By Council Members: Griffin, B. Jones, Kelley, J. Jones, Bishop, McCormack, Johnson, Cleveland, Polensek, Conwell, Hairston, Mooney, Brancatelli, Santana, Zone, Kazy and Slife

An emergency resolution declaring racism a public health crisis and establishing a working group to promote racial equity in the City of Cleveland.

Approved by the Director of Law; Adoption recommended by the Committees on Health and Human Services; and Finance.

Motion by Council Member B. Jones to suspend the rules, Charter, and statutory provisions and place on final adoption. Seconded by Council Member Kazy.

The rules were suspended. Yeas 16. Nays 0.

Read second time.

Read third time in full.

Official Proceedings
Adjournment
City Council

Cleveland, Ohio
Wednesday, June 3, 2020

MOTION

On the motion of Council Member Basheer Jones, the absence of Council Member Joe Jones is hereby authorized. Seconded by Council Member Kazy.

MOTION

The Council Meeting adjourned at 2:15 p.m. to meet at the call of the chair in a Virtual Meeting. The next meeting of Council is scheduled for June 17, 2020, and will be conducted as a virtual meeting.

Patricia J. Britt
City Clerk, Clerk of Council
Council Committee Meetings

The following committee meetings were held during the City of Cleveland's COVID-19 emergency declaration and conducted as virtual meetings, in accordance with Ohio's Open Meetings Laws as amended by Sub. H.B 197. The public was able to observe these meetings live on YouTube (broadcast online) and on Cleveland Channel 20 (broadcast online and on local government access cable television).

**Monday, June 1, 2020**
**9:30 a.m.**

**Health and Human Services Committee**
Present: Griffin, Chair; McCormack, Vice Chair; Conwell, Hairston, B. Jones, Santana, Zone

**Tuesday, June 2, 2020**
**9:30 a.m.**

**Development, Planning and Sustainability Committee**
Present: Brancatelli, Chair; Cleveland, Vice Chair; Griffin, Hairston, B. Jones, McCormack, Slife

**Wednesday, June 3, 2020**
**10:00 a.m.**

**Committee of the Whole**
Present: Kelley, Chair; Bishop, Brancatelli, Cleveland Conwell, Griffin, Hairston, Johnson, B. Jones, J. Jones, Kazy, McCormack, Mooney, Polensek, Santana, Slife, Zone
Board of Control

Thursday, June 4, 2020

The Special Meeting of the Board of Control convened in the Department of Law on Thursday, June 4, 2020, at 10:43 a.m. with Acting Director Curtis presiding.

Members Present: Acting Director Curtis, Directors Dumas, Davis (left before vote), Kennedy, Cox, Menesse, West, Ebersole, McNamara, Donald

Absent: Mayor Jackson, Directors Gordon, McGrath

Others Present: Matthew Spronz, Director
Mayor's Office of Capital Projects

On motions, the resolutions attached were adopted, except as may be otherwise noted.

There being no further business, the meeting was adjourned at 11:11 a.m.

Stephanie Melnyk
Acting Secretary – Board of Control
Resolution No. 198-20
By Director Dumas

Adopted 6/4/20

REQUIREMENT CONTRACT

RESOLVED, by the BOARD of CONTROL of the CITY of CLEVELAND that the bid of

Safe Choice LLC,

for an estimated quantity of various types of citywide unarmed uniformed security services, all items,

for the various divisions of City government,

for a period of one year beginning with the date of execution of a contract, with one (1) option to renew for one additional year, exercisable by the Director of Finance,

received on May 20, 2020, under the authority of Ordinance No. 1419-19, passed November 25, 2019,

which on the basis of the estimated quantity would amount to $1,759,017.80,

is affirmed and approved as the lowest and best bid, and the Director of Finance is requested to enter into a REQUIREMENT contract for the labor and materials necessary for the specified items.

The REQUIREMENT contract shall further provide that the Contractor shall furnish all the City's requirements for such labor and materials, whether more or less than the estimated quantity, as may be ordered under delivery orders separately certified to the contract.

BE IT FURTHER RESOLVED by the Board of Control of the City of Cleveland that employment of the following subcontractor by Safe Choice LLC is approved:

Subcontractor
The Exclusive Protective Services 17.6% CSB $310,350.00

Yeas: Acting Director Curtis, Directors Dumas, Kennedy, Cox, Menesse, West Ebersole, McNamara, Donald

Nays: None

Absent: Mayor Jackson, Directors Davis, Gordon, McGrath
Resolution No. 199-20
By Director Davis

Adopted 6/4/20

BE IT RESOLVED, by the BOARD of CONTROL of the CITY OF CLEVELAND that

all bids received on December 19, 2019,

for rehabilitating and repairing sewer connections at various locations citywide,

for the Division of Water Pollution Control,

Department of Public Utilities,

under the authority of Ordinance No. 203-2019, passed March 18, 2019, are rejected.

Yeas: Acting Director Curtis, Directors Dumas, Kennedy, Cox, Menesse, West Ebersole, McNamara, Donald

Nays: None

Absent: Mayor Jackson, Directors Davis, Gordon, McGrath
Resolution No. 200-20
By Director Davis

PUBLIC IMPROVEMENT CONTRACT

BE IT RESOLVED BY THE BOARD OF CONTROL OF THE CITY OF CLEVELAND that the bid of

Terrace Construction Company, Inc.

for the public improvement of 2020-B Water Main Renewal and Sewer Replacement; all items, under the authority of Ordinance No. 922-18 and Ordinance No. 1295-18, respectively passed by the Council of the City of Cleveland on September 17, 2018, and November 26, 2018, upon a unit basis for the improvement in the aggregate amount of $5,273,985.64, for the Divisions of Water and Water Pollution Control, Department of Public Utilities, received on February 14, 2020, is affirmed and approved as the lowest responsible bid, and the Director of Public Utilities is authorized to enter into a contract for the improvement with the bidder.

BE IT FURTHER RESOLVED that the employment of the following subcontractors by Terrace Construction, Inc. for the above-mentioned public improvement is approved.

<table>
<thead>
<tr>
<th>Subcontractor</th>
<th>Work</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rockport Ready Mix, Inc. (CSB)</td>
<td>$1,262,000.00</td>
<td>23.90%</td>
</tr>
<tr>
<td>The Vallejo Company (CSB)</td>
<td>$935,000.00</td>
<td>17.70%</td>
</tr>
<tr>
<td>Royal Landscape Gardening, Inc. (CSB)</td>
<td>$6,396.00</td>
<td>0.12%</td>
</tr>
<tr>
<td>The Lakewood Supply Company (CSB)</td>
<td>$72,000.00</td>
<td>1.40%</td>
</tr>
</tbody>
</table>

Yeas: Acting Director Curtis, Directors Dumas, Kennedy, Cox, Menesse, West Ebersole, McNamara, Donald

Nays: None

Absent: Mayor Jackson, Directors Davis, Gordon, McGrath
Resolution No. 201-20
By Director Kennedy

BE IT RESOLVED by the Board of Control of the City of Cleveland that the bid of Independence Excavating, Inc., for the public improvement of the North Airfield Improvements Phase IV, plus add alternates 1 and 2, for the Department of Port Control, received on April 29, 2020, under the authority of Ordinance No. 653-15, passed by the Council of the City of Cleveland on June 8, 2015, upon a unit basis for the improvement, in the aggregate amount of $14,027,320.45, plus alternates 1 and 2 in the amount of $1,052,049.03, for a total of $15,079,369.48 is affirmed and approved as the lowest responsible bid, and the Director of Port Control is authorized to enter into a contract for the improvement with the bidder.

BE IT FURTHER RESOLVED by the Board of Control of the City of Cleveland that employment of the following subcontractors by Independence Excavating, Inc. for the above-mentioned public improvement is approved.

<table>
<thead>
<tr>
<th>Subcontractor</th>
<th>Percentage</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ballast Construction, Inc.</td>
<td>0.11% (DBE)</td>
<td>$15,495.00</td>
</tr>
<tr>
<td>dba Ballast Fence</td>
<td></td>
<td></td>
</tr>
<tr>
<td>RAR Contracting Co., Inc.</td>
<td>1.84% (DBE)</td>
<td>$258,000.00</td>
</tr>
<tr>
<td>Royal Landscape Gardening, Inc.</td>
<td>8.77% (DBE)</td>
<td>$1,230,000.00</td>
</tr>
<tr>
<td>Simplified Alternatives</td>
<td>1.39% (DBE)</td>
<td>$194,400.00</td>
</tr>
<tr>
<td>Timeline Photography</td>
<td>0.03% (DBE)</td>
<td>$3,600.00</td>
</tr>
<tr>
<td>Tye BAR, LLC</td>
<td>5.90% (DBE)</td>
<td>$827,660.76</td>
</tr>
<tr>
<td>North Electric, Inc.</td>
<td>13.54% (SBE)</td>
<td>$1,899,971.00</td>
</tr>
<tr>
<td>Antigo construction, Inc.</td>
<td>0.32% (Non-Certified)</td>
<td>$44,800.00</td>
</tr>
<tr>
<td>Diamond Concrete Cutting, LLC</td>
<td>0.1% (Non-Certified)</td>
<td>$140,000.00</td>
</tr>
<tr>
<td>Hi-Lite Airfield Services, LLC</td>
<td>2.0% (Non-Certified)</td>
<td>$281,000.00</td>
</tr>
<tr>
<td>Kokosing Construction, Inc.</td>
<td>3.8% (Non-Certified)</td>
<td>$515,000.00</td>
</tr>
</tbody>
</table>

BE IT FURTHER RESOLVED that the employment of the following subcontractors by Kokosing Construction, Inc., subcontractor to Independence Excavating, Inc., is approved.

<table>
<thead>
<tr>
<th>Subcontractor</th>
<th>Percentage</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>PGT Trucking</td>
<td>0.14% (DBE)</td>
<td>$20,000.00</td>
</tr>
</tbody>
</table>

Yeas: Acting Director Curtis, Directors Dumas, Kennedy, Cox, Menesse, West Ebersole, McNamara, Donald

Nays: None

Absent: Mayor Jackson, Directors Davis, Gordon, McGrath
**Resolution No. 202-20**  
By Director Spronz  
Adopted 6/4/20

**BE IT RESOLVED BY THE BOARD OF CONTROL OF THE CITY OF CLEVELAND** that under the authority of Ordinance No. 637-19, passed by the Council of the City of Cleveland on July 24, 2019, Robert P. Madison International is selected from a list of firms determined after a full and complete canvass by the Director of Capital Projects as the firm to be employed by contract to supplement the regularly employed staff of the several departments of the City in order to perform professional architectural and engineering services necessary for a new Cleveland Mounted Police Stable Facility Stage I services only.

**BE IT FURTHER RESOLVED** that the Director of Capital Projects is authorized to enter into a written contract with Robert P. Madison International, based upon their proposal dated May 19, 2020, for a cost not to exceed $352,760.10. The contract shall be prepared by the Director of Law and shall contain such other provisions as the Director of Law deems necessary to protect and benefit the public interest.

**BE IT FURTHER RESOLVED** that the employment of the following sub-consultants by Robert P. Madison International for the service authorized above is approved:

<table>
<thead>
<tr>
<th>Subconsultant</th>
<th>Amount</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>City Architecture</td>
<td>CSB</td>
<td>$30,000.00</td>
</tr>
<tr>
<td>Barber &amp; Hoffman</td>
<td>CSB</td>
<td>$6,125.00</td>
</tr>
<tr>
<td>Knight and Stolar</td>
<td>CSB</td>
<td>$1,987.50</td>
</tr>
<tr>
<td>R Engineering Team</td>
<td>CSB</td>
<td>TBD</td>
</tr>
<tr>
<td>Regency Construction Services</td>
<td>CSB</td>
<td>$10,573.00</td>
</tr>
<tr>
<td>Solar Testing</td>
<td>CSB</td>
<td>$48,060.50</td>
</tr>
<tr>
<td>Emerald Built Environments</td>
<td>CSB</td>
<td>$7,000.00</td>
</tr>
<tr>
<td>SE Blueprint</td>
<td>CSB</td>
<td>$6,500.00</td>
</tr>
<tr>
<td>KS Associates</td>
<td>FBE</td>
<td>$57,950.00</td>
</tr>
<tr>
<td>GH2 Equine Architects</td>
<td>N/A</td>
<td>$95,095.00</td>
</tr>
<tr>
<td>Karpinski Engineering</td>
<td>N/A</td>
<td>$22,500.00</td>
</tr>
</tbody>
</table>

Yeas: Acting Director Curtis, Directors Dumas, Kennedy, Cox, Menesse, West Ebersole, McNamara, Donald

Nays: None

Absent: Mayor Jackson, Directors Davis, Gordon, McGrath
Public Notice

The following meeting will be held during the COVID-19 emergency declaration, will be conducted as virtual meetings in accordance with Ohio's Open Meetings Laws as amended by Sub. H.B. 197.

The public may observe this meeting on YouTube: https://www.youtube.com/user/ClevelandCityCouncil, and on Cleveland Channel 20. For more information go to Cleveland City Council’s website: https://www.clevelandcitycouncil.org.

Notice of Public Hearing by the Council Committee on Development, Planning and Sustainability

June 16, 2020
9:30 a.m.

Notice is hereby given to all interested property owners that the Council Committee on Development, Planning and Sustainability will hold a public hearing on June 16, 2020, at 9:30 a.m., to consider the following ordinance now pending in the Council:

Ord. No. 206-2020
By Council Member Griffin
An ordinance changing the Use, Area, and Height Districts of parcels of land west of Mapleside Road to east of Baldwin Road as identified on the attached map (Map Change No. 2608).
There are two ways for the public to submit comments for the Committee to consider about this legislation. **Please reference the ordinance number (206-2020) and/or a description of the property (land west of Mapleside and east of Baldwin) in any communication.**

- Email: zoningcomments@clevelandcitycouncil.org
- Voicemail: 216-664-4917

**In order to become part of the official record, all comments must be about this zoning ordinance and must be received by 5:00 p.m. on June 15, 2020.**

*Anthony Brancatelli, Chair  
Committee on Development, Planning & Sustainability*
City of Cleveland Bids

For All Departments

Sealed bids will be received at the office of the Commissioner of Purchases and Supplies, Room 128, City Hall, in accordance with the appended schedule, and will be opened and read in Room 128, City Hall, immediately thereafter.

Each bid must be made in accordance with the specifications and must be submitted on the blanks supplied for the purpose, all of which may be obtained at the office of the said Commissioner of Purchases and Supplies, but no bid will be considered unless delivered to the office of the said commissioner previous to 12:00 noon (Eastern Standard Time) on the date specified in the schedule.

Section 187.10 of the Codified Ordinances: Negotiated contracts; Notice required in Advertisements for Bids

Where invitations for bids are advertised, the following notice shall be included in the advertisement: “Pursuant to the MBE/FBE Code; each prime bidder, each minority business enterprise (“MBE”) and each female business enterprise (“FBE”) must be certified before doing business with the City. Therefore, any prime contractor wishing to receive credit for using an MBE or FBE should ensure that applications for certifications as to MBE or FBE status compliance with the Code, affirmative action in employment and, if applicable, joint venture status, are submitted to the Office of Equal Opportunity (“OEO”) prior to the date of bid opening or submission of proposals or as specified by the Director. Failure to comply with the business enterprise code or with representations made on these forms may result in cancellation of the contract or other civil or criminal penalties.

Click on a bid below to read it:

File No. 37-20

File No. 38-20

File No. 39-20
BID OPENS – WEDNESDAY, JUNE 17, 2020

**File No. 37-20: Labor and Materials Necessary to Install, Repair, Replace or Maintain the Duct Line, Street Lighting Bases and Pull Boxes**

There will be a **NON-MANDATORY Pre-Bid Meeting**, Friday, June 5, 2020, at 10:00 a.m. via Webex Meeting. To call into the meeting, call **1-(415)-655-0003**. The access code is **476-463-458#**.

Questions regarding the purchase of plans and specifications can be directed to Royce Griffin at 216-644-2628 and/or Purchasing@city.cleveland.oh.us.

**Note:** Pick-up of drawings and spec. book and drop off of bids will take place @ 1201 Lakeside Avenue, Side Entrance – Carl B. Stokes Public Utilities Building. Bid must be delivered to the Department of Public Utilities, Carl B. Stokes Public Utilities Building, 1201 Lakeside Avenue, Cleveland, Ohio 44114 before 12 o’clock noon (Eastern Time).
BID OPENS – WEDNESDAY, JUNE 24, 2020

File No. 38-20: Disposal of Catch Basin Debris
FOR THE DIVISION OF WATER POLLUTION CONTROL FOR THE DEPARTMENT OF PUBLIC UTILITIES, AS AUTHORIZED BY ORDINANCE 996-03, SECTION 129.29 PASSED BY COUNCIL JULY 16, 2003.

There will be a NON-MANDATORY Pre-Bid Meeting, Thursday, June 4, 2020, at 11:00 a.m. via Webex Meeting. To call into the meeting, call 1-(415)-655-0003. The access code is 1601991985.

Questions regarding the purchase of plans and specifications can be directed to Royce Griffin at 216-644-2628 and/or Purchasing@city.cleveland.oh.us.

Note: Pick-up of drawings and spec. book and drop off of bids will take place @ 1201 Lakeside Avenue, Side Entrance - Carl B. Stokes Public Utilities Building. Bid must be delivered to the Department of Public Utilities, Carl B. Stokes Public Utilities Building, 1201 Lakeside Avenue, Cleveland, Ohio 44114 before 12 o’clock noon (Eastern Time). Do not deliver bids to 601 Lakeside City Hall, Room 128.
BID OPENS – WEDNESDAY, JUNE 24, 2020

File No. 39-20: Labor and Materials Necessary to repair and Maintain Combination Sewer and catch Basin Cleaning Trucks
FOR THE DIVISION OF WATER POLLUTION CONTROL FOR THE DEPARTMENT OF PUBLIC UTILITIES, AS AUTHORIZED BY ORDINANCE 497-08, SECTION 181.101 PASSED BY COUNCIL JUNE 2, 2008.

There will be a NON-MANDATORY Pre-Bid Meeting, Thursday, June 4, 2020, at 10:00 a.m. via Webex Meeting. To call into the meeting, call 1-(415)-655-0003. The access code is 1605146484.

Questions regarding the purchase of plans and specifications can be directed to Royce Griffin at 216-644-2628 and/or Purchasing@city.cleveland.oh.us.

Note: Pick-up of drawings and spec. book and drop off of bids will take place @ 1201 Lakeside Avenue, Side Entrance - Carl B. Stokes Public Utilities Building. Bid must be delivered to the Department of Public Utilities, Carl B. Stokes Public Utilities Building, 1201 Lakeside Avenue, Cleveland, Ohio 44114 before 12 o’clock noon (Eastern Time). DO NOT DELIVER BIDS TO 601 LAKESIDE CITY HALL, ROOM 128.
Adopted Resolutions and Passed Ordinances

These resolutions were adopted, and ordinances were passed by City Council on May 27, 2020.

Click on a piece of legislation below to read it:

- Ord. No. 322-2020
- Ord. No. 395-2020
- Ord. No. 409-2020
- Ord. No. 410-2020
- Ord. No. 411-2020
- Ord. No. 412-2020
- Ord. No. 413-2020
- Ord. No. 414-2020
- Ord. No. 415-2020
- Ord. No. 416-2020
- Ord. No. 417-2020
- Ord. No. 418-2020
- Ord. No. 419-2020
- Ord. No. 420-2020
- Ord. No. 421-2020
- Ord. No. 427-2020
- Ord. No. 428-2020
- Res. No. 422-2020
- Res. No. 423-2020
- Res. No. 424-2020
- Res. No. 425-2020
- Res. No. 426-2020
- Res. No. 429-2020
- Res. No. 430-2020
- Res. No. 431-2020
- Res. No. 432-2020
- Res. No. 433-2020
- Res. No. 434-2020
- Res. No. 435-2020
- Res. No. 436-2020
- Res. No. 437-2020
- Res. No. 438-2020
- Res. No. 439-2020
- Res. No. 440-2020
- Res. No. 441-2020
Ordinance No. 322-2020

By Council Member: Slife

An emergency ordinance authorizing the Director of City Planning to enter into agreement with the Board of Park Commissioners of the Cleveland Metropolitan Park District (“Cleveland Metroparks”) for the Old Lorain Road: West Park and Cleveland Metroparks Planning Study through the use of Ward 17 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of City Planning is hereby authorized to enter into agreement with the Board of Park Commissioners of the Cleveland Metropolitan Park District (“Cleveland Metroparks”) for the Old Lorain Road: West Park & Cleveland Metroparks Study for the public purpose of doing a planning and engineering study to examine the reconstruction of Old Lorain Road and creation of an all-purpose trail to improve the access between West Park and Cleveland Metroparks for city residents through the use of Ward 17 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $50,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 395-2020

By Council Member: Zone

An emergency ordinance authorizing the Director of the Department of Public Works to enter into agreement with the Musical Arts Association, dba The Cleveland Orchestra for the Gordon Square Neighborhood Partners Music Program through the use of Ward 15 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Public Works is hereby authorized to enter into agreement effective December 2, 2019, with the Musical Arts Association, dba The Cleveland Orchestra for the Gordon Square Neighborhood Partners Music Program for the public purpose of providing afterschool music education to city of Cleveland youth through the use of Ward 15 casino revenue funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $10,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 409-2020

By Council Members: Bishop, McCormack, Johnson, Cleveland, Griffin, B. Jones, Polensek, Conwell, Brancatelli, Kelley, Santana, Zone, Kazy and Slife

An emergency ordinance amending Section 1 of Ordinance No. 201-2020 passed February 10, 2020, as it pertains to authorizing the Director of the Department of Community Development to enter into an agreement with the Broadway School of Music and Arts for the Community Arts Instruction and Enrichment Program through the use of Wards 2, 3, 4, 5, 6, 7, 8, 9, 12, 13, 14, 15, 16 and 17 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Section 1 of Ordinance No. 201-2020 passed February 10, 2020 is hereby amended to read as follows:

   Section 1. That the Director of the Department of Community Development is authorized to enter into an agreement effective February 1, 2018, with the Broadway School of Music and Arts for the Community Arts Instruction and Enrichment Program for the public purpose of providing music education to low and moderate income students residing in the city of Cleveland through the use of Wards 2, 3, 4, 5, 6, 7, 8, 9, 12, 13, 14, 15, 16 and 17 Casino Revenue Funds.

Section 2. That Section 1 of Ordinance No. 201-2020 passed February 10, 2020, is hereby repealed.

Section 3. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 410-2020

By Council Members: J. Jones, Bishop, Johnson, Cleveland and Griffin

An emergency ordinance amending the Title and Sections 1 and 2 of Ordinance No. 824-2019, passed July 24, 2019, as it pertains to authorizing the Director of the Department of Community Development to enter into an agreement with Union Miles Development Corporation for the Family Unity in the Park Community Health Expo and Education Fair through the use of Wards 1, 2, 4, 5 and 6 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Title and Sections 1 and 2 of Ordinance No. 824-2019, passed July 24, 2019, are hereby amended to read as follows:

An Emergency Ordinance authorizing the Director of the Department of Community Development to enter into an agreement with Union Miles Development Corporation for the Family Unity in the Park Community Health Expo and Education Fair through the use of Wards 1, 2, 4, 5 and 6 Casino Revenue Funds.

Section 1. That the Director of the Department of Community Development is authorized to enter into an agreement effective June 1, 2019, with the Union Miles Development Corporation for the Family Unity in the Park Community Health Expo and Education Fair the public purpose of providing health education, health screenings and literacy activities to city of Cleveland residents through the use of Ward(s) 1, 2, 4, 5, and 6 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $30,000 and shall be paid from Fund No. 10 SF 188.

Section 2. That the Title and Sections 1 and 2 of Ordinance No. 824-2019, passed July 24, 2019, are hereby repealed.

Section 3. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 411-2020

By Council Member: Griffin

An emergency ordinance amending Section 2 of Ordinance No. 1007-2019 as it pertains to authorizing the Director of the Department of Aging to enter into agreement with University Circle, Inc., for the University Circle Interactive Cleveland Program through the use of Ward 6 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Section 2 of Ordinance No. 1007-2019, passed August 21, 2019, is hereby amended to read as follows:

   Section 2. That the cost of said contract shall be in an amount not to exceed $3,000 and shall be paid from Fund No. 10 SF 188.

Section 2. That Section 2 of Ordinance No. 1007-2019, passed August 21, 2019, is hereby repealed.

Section 3. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 412-2020

By Council Member: Polensek

An emergency ordinance authorizing the Director of the Department of Economic Development to enter into an agreement with BBDB Properties, LLC for the Storefront Improvement Project through the use of Ward 8 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Economic Development is authorized to enter into an agreement effective April 1, 2020, with BBDB Properties, LLC for the Storefront Renovation Project on the property located at 14904 Lakeshore Avenue, Cleveland, Ohio 44110 for the public purpose of new job creation through the use of Ward 8 Casino Revenue Fund.

Section 2. That the cost of said contract shall be in an amount not to exceed $3,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 413-2020

By Council Members: McCormack, B. Jones and Kelley

An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with the Cleveland Restoration Society for the Heritage Home Program through the use of Wards 3, 7 and 13 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Community Development is hereby authorized to enter into agreement effective July 1, 2019, with the Cleveland Restoration Society for the Heritage Home Program for the public purpose of providing housing rehabilitation services to residents residing in the city of Cleveland through the use of Wards 3, 7 and 13 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $26,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 414-2020

By Council Member: B. Jones

An emergency ordinance authorizing the Director of the Department of Aging to enter into an agreement with Famicos Foundation for the Emergency Food Card Program through the use of Ward 7 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Aging is authorized to enter into an agreement effective May 1, 2020, with Famicos Foundation for the Emergency Food Card Program for the public purpose of providing food cards for senior citizens, needy families and disabled persons in the city of Cleveland who have been severely impacted by the coronavirus pandemic through the use of Ward 7 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $25,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 415-2020

By Council Members: J. Jones and B. Jones

An emergency ordinance authorizing the Director of the Department of Aging to enter into an agreement with Famicos Foundation for the Senior Lawn Care Program through the use of Wards 1 and 7 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Aging is authorized to enter into an agreement effective April 1, 2020, with Famicos Foundation for the Senior Lawn Care Program for the public purpose of providing grass cutting and lawn maintenance services to senior citizens residing in the City of Cleveland through the use of Wards 1 and 7 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $100,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 416-2020

By Council Member: McCormack

An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with Organize Ohio for the Historical Heisman Marker project through the use of Ward 3 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Community Development is hereby authorized to enter into an agreement effective January 1, 2020 with Organize Ohio for the Historical Heisman Marker project for the public purpose of designating the John W. Heisman House located at 3928 Bridge Avenue, Cleveland, Ohio, as a place of historical significance as being the birth place of football legend John W. Heisman, through the use of Ward 3 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $5,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 417-2020

By Council Members: Bishop and Johnson

An emergency ordinance authorizing the Director of the Department of Aging to enter into an agreement with Mt. Pleasant NOW Development Corporation for the Senior Lawn Care Program through the use of Wards 2 and 4 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Aging is authorized to enter into an agreement effective May 1, 2020, with Mt. Pleasant NOW Development Corporation for the Senior Lawn Care Program for the public purpose of providing grass cutting and lawn maintenance services to senior citizens residing in the City of Cleveland through the use of Wards 2 and 4 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $30,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 418-2020

By Council Member: Brancatelli

An emergency ordinance authorizing the Director of the Department of Economic Development to enter into an agreement with Slavic Village Development for the Slavic Village Economic Assistance and Beautification Project through the use of Ward 12 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Economic Development is authorized to enter into an agreement with Slavic Village Development for the Slavic Village Economic Assistance and Beautification Project for the public purpose of promoting economic development and new job creation in the city of Cleveland through the use of Ward 12 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $150,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 419-2020

By Council Member: Polensek

An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with Greater Collinwood Development Corporation for the Code Enforcement & Nuisance Abatement/Prevention Program through the use of Ward 8 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Community Development is hereby authorized to enter into agreement effective January 1, 2020, with Greater Collinwood Development Corporation for the Code Enforcement & Nuisance Abatement/Prevention Program for the public purpose of eliminating slum and blight in City of Cleveland neighborhoods through the use of Ward 8 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $50,896 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 420-2020

By Council Member: Mooney

An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with Westown Community Development Corporation for the Westown CDC Code Enforcement Program through the use of Ward 11 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Community Development is hereby authorized to enter into agreement effective July 1, 2020, with Westown Community Development Corporation for the Westown CDC Code Enforcement Program for the public purpose of eliminating slum and blight in City of Cleveland neighborhoods through the use of Ward 11 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $70,260 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 421-2020

By Council Member: Polensek

An emergency ordinance authorizing the Director of the Department of Community Development to enter into an agreement with Waterloo Arts for the Waterloo Arts Expo through the use of Ward 8 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Community Development is hereby authorized to enter into an agreement effective April 1, 2019, with Waterloo Arts for the Waterloo Arts Expo for the public purpose of providing arts education and art demonstration projects to city of Cleveland residents through the use of Ward 8 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $30,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City's interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ordinance No. 427-2020

By Council Member: B. Jones

An emergency ordinance amending the Title and Sections 1 and 2 of Ordinance No. 742-2019, passed June 3, 2019, as it pertains to authorizing the Director of the Department of Economic Development to enter into agreement with Lexington Bell Community Center for the acquisition and renovation of the Superior Beverage Building through the use of Ward 7 Casino Revenue Funds and Neighborhood Capital Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Title and Sections 1 and 2 of Ordinance No. 742-2019, passed June 3, 2019, are hereby amended to read as follows:

An emergency ordinance authorizing the Director of the Department of Economic Development to enter into agreement with Lexington Bell Community Center for the acquisition and renovation of the Superior Beverage Building through the use of Ward 7 Casino Revenue Funds, Neighborhood Equity Funds and Neighborhood Capital Funds.

Section 2. That the Title and Sections 1 and 2 of Ordinance No. 742-2019, passed June 3, 2019, are hereby repealed.

Section 3. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Ordinance No. 428-2020

By Council Members: B. Jones and Polensek

An emergency ordinance authorizing the Director of the Department of Community Development to enter into an agreement with the Greater Cleveland Food Bank for the Senior and Needy Families Food Distribution Program through the use of Wards 7 and 8 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Community Development is hereby authorized to enter into an agreement with the Greater Cleveland Food Bank for the Senior and Needy Families Food Distribution Program for the public purpose of providing food items to senior citizens and needy families residing in the City of Cleveland through the use of Wards 7 and 8 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $12,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 422-2020

By Council Member: Kelley

An emergency resolution fixing the date of the next regular meeting of Council.

WHEREAS, pursuant to Council Rule 5, regular meetings of the Council are held on Mondays at 7:00 pm unless otherwise ordered by motion, resolution or ordinance; and

WHEREAS, this resolution constitutes an emergency measure for the immediate preservation of public peace, property, health or safety; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That, the next regular meeting of the Council, to be held during the COVID-19 emergency declaration, will be conducted as a virtual meeting in accordance with Ohio’s Open Meetings Laws as amended by Sub. H.B 197; and shall be held on June 3, 2020.

A notice identifying the time of the meeting as well as a schedule of committee meetings, if any, to be held prior to the meeting shall be prepared by the Clerk prior to the meeting date.

Section 2. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 423-2020

By Council Member: J. Jones

An emergency resolution objecting to a New C1 Liquor Permit at 16605 S. Miles Road.

WHEREAS, Council has been notified by the Division of Liquor Control of an application for a New C1 Liquor Permit at Family Dollar Stores of Ohio, Inc., DBA Family Dollar Store #30382, 16605 S. Miles Road, Cleveland, Ohio 44128, Permit No. 26312754000; and

WHEREAS, the granting of this application for a liquor permit to this high-crime area, which is already saturated with other liquor outlets, is contrary to the best interests of the entire community; and

WHEREAS, the applicant does not qualify to be a permit holder and/or has demonstrated that he has operated his liquor business in disregard of the laws, regulations or local ordinances of this state or any other state; and

WHEREAS, the place for which the permit is sought has not conformed to the building, safety or health requirements of the governing body of this County or City; and

WHEREAS, the place for which the permit is sought is so arranged or constructed that law enforcement officers or agents of the Division of Liquor Control are prevented reasonable access to the establishment; and

WHEREAS, the place for which the permit is sought is so located with respect to the neighborhood that it substantially interferes with public decency, sobriety, peace or good order; and

WHEREAS, this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

WHEREAS, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.26 of the Ohio Revised Code. Council’s objection to said permit must be received by the Superintendent of Liquor Control within 30 days of notification; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Council does hereby record its objection to a New C1 Liquor Permit at Family Dollar Stores of Ohio, Inc., DBA Family Dollar Store #30382, 16605 S. Miles Road, Cleveland, Ohio 44128, Permit No. 26312754000; and requests the
Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.26 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be, and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County.

Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 424-2020
By Council Member: Griffin

An emergency resolution objecting to a New C1 Liquor Permit at 3470 East 93rd Street.

WHEREAS, Council has been notified by the Division of Liquor Control of an application for a New C1 Liquor Permit at Family Dollar Stores of Ohio, Inc., DBA Family Dollar Store #27557, 3470 East 93rd Street, Cleveland, Ohio 44104, Permit No. 26312753060; and

WHEREAS, the granting of this application for a liquor permit to this high-crime area, which is already saturated with other liquor outlets, is contrary to the best interests of the entire community; and

WHEREAS, the applicant does not qualify to be a permit holder and/or has demonstrated that he has operated his liquor business in disregard of the laws, regulations or local ordinances of this state or any other state; and

WHEREAS, the place for which the permit is sought has not conformed to the building, safety or health requirements of the governing body of this County or City; and

WHEREAS, the place for which the permit is sought is so arranged or constructed that law enforcement officers or agents of the Division of Liquor Control are prevented reasonable access to the establishment; and

WHEREAS, the place for which the permit is sought is so located with respect to the neighborhood that it substantially interferes with public decency, sobriety, peace or good order; and

WHEREAS, this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

WHEREAS, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.26 of the Ohio Revised Code. Council’s objection to said permit must be received by the Superintendent of Liquor Control within 30 days of notification; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Council does hereby record its objection to a New C1 Liquor Permit at Family Dollar Stores of Ohio, Inc., DBA Family Dollar Store #27557, 3470 East 93rd Street, Cleveland, Ohio 44104, Permit No. 26312753060; and requests the
Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.26 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be, and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County.

Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 425-2020

By Council Member: Conwell

An emergency resolution objecting to a New C1 Liquor Permit at 1250 East 105th Street.

WHEREAS, Council has been notified by the Division of Liquor Control of an application for a New C1 Liquor Permit at Family Dollar Stores of Ohio, Inc., DBA Family Dollar Store #26364, 1250 East 105th Street, Cleveland, Ohio 44108, Permit No. 26312753085; and

WHEREAS, the granting of this application for a liquor permit to this high-crime area, which is already saturated with other liquor outlets, is contrary to the best interests of the entire community; and

WHEREAS, the applicant does not qualify to be a permit holder and/or has demonstrated that he has operated his liquor business in disregard of the laws, regulations or local ordinances of this state or any other state; and

WHEREAS, the place for which the permit is sought has not conformed to the building, safety or health requirements of the governing body of this County or City; and

WHEREAS, the place for which the permit is sought is so arranged or constructed that law enforcement officers or agents of the Division of Liquor Control are prevented reasonable access to the establishment; and

WHEREAS, the place for which the permit is sought is so located with respect to the neighborhood that it substantially interferes with public decency, sobriety, peace or good order; and

WHEREAS, this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

WHEREAS, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.26 of the Ohio Revised Code. Council’s objection to said permit must be received by the Superintendent of Liquor Control within 30 days of notification; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Council does hereby record its objection to a New C1 Liquor Permit at Family Dollar Stores of Ohio, Inc., DBA Family Dollar Store #26364, 1250 East 105th Street, Cleveland, Ohio 44108, Permit No. 26312753085; and requests the
Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.26 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be, and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County.

Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 426-2020

By Council Member: Brancatelli

An emergency resolution withdrawing objection to the transfer of location of a C2 and D6 Liquor Permit at 1503 Spring Road and repealing Resolution No. 1187-19, objecting to said transfer.

WHEREAS, this Council objected to the transfer of location of a C2 and D6 Liquor Permit to Sarkis, LLC, 1503 Spring Road, 1st floor, Cleveland, Ohio 44109, Permit No. 77446580005 by Resolution No. 1187-19, adopted by the Council on September 23, 2019; and

WHEREAS, this Council wishes to withdraw its objection to the above transfer and consents to said transfer; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of location of a C2 and D6 Liquor Permit to Sarkis, LLC, 1503 Spring Road, 1st floor, Cleveland, Ohio 44109, Permit No. 77446580005, be and the same is hereby withdrawn, and Resolution No. 1187-19, containing such objection, be and the same is hereby repealed, and that this Council consents to the immediate transfer thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 429-2020

By Council Member: Zone

An emergency resolution urging the United States Congress to allocate fair and direct emergency support to all of America’s cities and communities to reopen and rebuild local American economies.

WHEREAS, America’s cities, towns and villages face unprecedented threats due to the ongoing COVID-19 pandemic emergency; and

WHEREAS, municipalities like Cleveland are essential to America’s economic recovery and without funding support for local governments, municipalities may go from being a critical part of the economic solution, to becoming a major obstacle to long-term stabilization and recovery; and

WHEREAS, America’s cities, towns and villages will experience budgetary shortfalls of up to $134 billion in fiscal year 2020 alone, and the negative effects of the pandemic emergency on local communities will continue long after this year; and

WHEREAS, three million critical municipal worker jobs are at risk, threatening cuts to basic community services, including 9-1-1 response, sanitation, and maintenance; and

WHEREAS, communities have taken extraordinary measures to protect health, safety, and the continuation of essential services throughout the emergency; and

WHEREAS, Cleveland has been greatly impacted by this health crisis, and has incurred budgetary shortfalls and additional expenditures to respond to this pandemic emergency; and

WHEREAS, America’s rural communities and small towns are struggling just as much as big cities and risk being left behind or wiped out entirely; and

WHEREAS, Cleveland calls on Congress to allocate fair and direct federal support to all of America’s communities, regardless of population size; and

WHEREAS, this funding must be flexible and address not only the additional expenses incurred by communities to respond to the pandemic emergency, but also the dramatic budgetary shortfalls resulting from pauses in commerce, tourism, and other economic engines; and

WHEREAS, local governments will ensure federal funds are immediately used to rebuild and reopen the national economy and keep middle class workers employed and critical services operating; and
WHEREAS, Cleveland has been part of the emergency response and now calls on Congress to build a national partnership for a safe, healthy, prosperous life; and

WHEREAS, this resolution constitutes an emergency measure for the immediate preservation of public peace, property, health or safety, now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That this Council urges the United States Congress to allocate fair and direct emergency support to all of America’s cities and communities to reopen and rebuild local American economies.

Section 2. That the Clerk of Council is directed to send a copy of this resolution to Nancy Pelosi, Speaker of the House, Kevin McCarthy, House Minority Leader, Mitch McConnell, Senate Majority Leader, and Charles Schumer, Senate Minority Leader.

Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 430-2020

By Council Member: Hairston

An emergency resolution withdrawing objection to the transfer of ownership of a C1 and C2 Liquor Permit at 18506 St. Clair Avenue and repealing Resolution No. 1027-2019 objecting to said permit.

WHEREAS, this Council objected to a transfer of ownership of a C1 and C2 Liquor Permit to D B Ohio Enterprises, Inc., DBA Convenient Food Mart, 18506 St. Clair Avenue, Cleveland, Ohio 44110, Permit No. 1879570-0010 by Resolution No. 1027-2019, adopted by the Council on August 21, 2019; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of ownership of a C1 and C2 Liquor Permit to D B Ohio Enterprises, Inc., DBA Convenient Food Mart, 18506 St. Clair Avenue, Cleveland, Ohio 44110, Permit No. 1879570-0010 be, and the same is hereby withdrawn, and Resolution No. 1027-2019, containing such objection, be and the same is hereby repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 431-2020

By Council Member: Hairston

An emergency resolution withdrawing objection to a New D5 Liquor Permit at 17406 St. Clair Avenue and repealing Resolution No. 127-2020 objecting to said permit.

WHEREAS, this Council objected to a New D5 Liquor Permit to Original Grill, Inc., 17406 St. Clair Avenue, Cleveland, Ohio 44110, Permit No. 6547554 by Resolution No. 127-2020 adopted by the Council on January 27, 2020; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the New D5 Liquor Permit to Original Grill, Inc., 17406 St. Clair Avenue, Cleveland, Ohio 44110, Permit No. 6547554, be and the same is hereby withdrawn, and Resolution No. 127-2020, containing such objection, be and the same is hereby repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 432-2020

By Council Member: Cleveland

An emergency resolution withdrawing objection to the transfer of ownership of a C2 and C2X Liquor Permit at 4621 Central Avenue and repealing Resolution No. 36-2020 objecting to said permit.

WHEREAS, this Council objected to a transfer of ownership of a C2 and C2X Liquor Permit to Terrence Phillip Williams, DBA Paul Serv Rite Food Market, 4621 Central Avenue, Cleveland, Ohio 44104, Permit No. 8846572 by Resolution No. 36-2020 adopted by the Council on January 6, 2020; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of ownership of a C2 and C2X Liquor Permit to Terrence Phillip Williams, DBA Paul Serv Rite Food Market, 4621 Central Avenue, Cleveland, Ohio 44104, Permit No. 8846572, be and the same is hereby withdrawn, and Resolution No. 36-2020, containing such objection, be and the same is hereby repealed and, that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 433-2020

By Council Member: Cleveland

An emergency resolution withdrawing objection to the transfer of location of a C1 and C2 Liquor Permit at 2559 East 55th Street and repealing Resolution No. 38-2020, objecting to said transfer.

WHEREAS, this Council objected to the transfer of location of a C1 and C2 Liquor Permit to 2559 East 55th Street, LLC, DBA Discounts R Us, 2559 East 55th Street, Cleveland, Ohio 44104, Permit No. 9115224-0005 by Resolution No. 38-2020 adopted by the Council on January 6, 2020; and

WHEREAS, this Council wishes to withdraw its objection to the above transfer and consents to said transfer; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of location of a C1 and C2 Liquor Permit to 2559 East 55th Street, LLC, DBA Discounts R Us, 2559 East 55th Street, Cleveland, Ohio 44104, Permit No. 9115224-0005, be and the same is hereby withdrawn, and Resolution No. 38-2020, containing such objection, be and the same is hereby repealed, and that this Council consents to the immediate transfer thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 434-2020

By Council Member:  J. Jones

An emergency resolution withdrawing objection to the TREX transfer of a D1, D2, D3, D3A and D6 Liquor Permit to 14201 Harvard Avenue and repealing Resolution No. 385-2020 objecting to said permit.

WHEREAS, this Council objected to the TREX transfer of a D1, D2, D3, D3A and D6 Liquor Permit to HWB & G, LLC, DBA Harvard Wine & Grill, 14201 Harvard Avenue, Cleveland, Ohio 44128, Permit No. 4100379 by Resolution No. 385-2020 adopted by the Council on March 23, 2020; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the TREX transfer of a D1, D2, D3, D3A and D6 Liquor Permit to HWB & G, LLC, DBA Harvard Wine & Grill, 14201 Harvard Avenue, Cleveland, Ohio 44128, Permit No. 4100379, be and the same is hereby withdrawn, and Resolution No. 385-2020, containing such objection, be and the same is hereby repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 435-2020

By Council Member: Bishop

An emergency resolution withdrawing objection to the renewal of a C1, C2 and D6 Liquor Permit at 14510 Kinsman Road and repealing Resolution No. 1024-2019 objecting to said permit.

WHEREAS, this Council objected to a transfer of ownership of a C1, C2 and D6 Liquor Permit to 14510, Inc., DBA Kinsman Sunoco, 14510 Kinsman Road, Cleveland, Ohio 44120, Permit No. 6549670 by Resolution No. 1024-2019 adopted by the Council on August 21, 2019; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of ownership of a C1, C2 and D6 Liquor Permit to 14510, Inc., DBA Kinsman Sunoco, 14510 Kinsman Road, Cleveland, Ohio 44120, Permit No. 6549670 by Resolution No. 1024-2019, be and the same is repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 436-2020

By Council Member: Bishop

An emergency resolution withdrawing objection to the renewal of a C2 and C2X Liquor Permit at 9305 Miles Avenue and repealing Resolution No. 1022-2019 objecting to said permit.

WHEREAS, this Council objected to a transfer of ownership of a C2 and C2X Liquor Permit to Ninety-Three Miles, Inc., DBA Convenience Plus Food Mart, 9305 Miles Road, Cleveland, Ohio 44105, Permit No. 6416088 by Resolution No. 1022-2019 adopted by the Council on August 21, 2019; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of ownership of a C2 and C2X Liquor Permit to Ninety-Three Miles, Inc., DBA Convenience Plus Food Mart, 9305 Miles Road, Cleveland, Ohio 44105, Permit No. 6416088 by Resolution No. 1022-2019, be and the same is repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 437-2020

By Council Member: Bishop

An emergency resolution withdrawing objection to the renewal of a D2, D2X, D3 and D3A Liquor Permit at 4005-4007 East 131st Street and patio and repealing Resolution No. 898-2019 objecting to said permit.

WHEREAS, this Council objected to a transfer of ownership of a D2, D2X, D3 and D3A Liquor Permit to Kitt, LLC, 4005-4007 East 131st Street and patio, Cleveland, Ohio 44105, Permit No. 4685380 by Resolution No. 898-2019 adopted by the Council on July 24, 2019; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of ownership of a D2, D2X, D3 and D3A Liquor Permit to Kitt, LLC, 4005-4007 East 131st Street and patio, Cleveland, Ohio 44105, Permit No. 4685380 by Resolution No. 898-2019, be and the same is repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 438-2020

By Council Member: Hairston

An emergency resolution withdrawing objection to the renewal of a C1, C2 and D6 Liquor Permit at 12425-29 Arlington Avenue and repealing Resolution No. 1034-2019 objecting to said permit.

WHEREAS, this Council objected to a transfer of ownership of a C1, C2 and D6 Liquor Permit to Salman Corp., 12425-29 Arlington Avenue, Cleveland, Ohio 44108, Permit No. 7689971 by Resolution No. 1034-2019 adopted by the Council on August 21, 2019; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of ownership of a C1, C2 and D6 Liquor Permit to Salman Corp., 12425-29 Arlington Avenue, Cleveland, Ohio 44108, Permit No. 7689971 by Resolution No. 1034-2019, be and the same is repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 439-2020

By Council Member: Hairston

An emergency resolution withdrawing objection to the renewal of a C1 Liquor Permit at 831 East 140th Street and repealing Resolution No. 1030-2019 objecting to said permit.

WHEREAS, this Council objected to a transfer of ownership of a C1 Liquor Permit to Amira Beverage, LLC, DBA T N Food Market, 831 East 140th Street, Cleveland, Ohio 44110, Permit No. 0161035 by Resolution No. 1024-2019 adopted by the Council on August 21, 2019; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of ownership of a C1 Liquor Permit to Amira Beverage, LLC, DBA T N Food Market, 831 East 140th Street, Cleveland, Ohio 44110, Permit No. 0161035 by Resolution No. 1030-2019, be and the same is repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 440-2020

By Council Member: Hairston

An emergency resolution withdrawing objection to the transfer of ownership of a C1 and C2 Liquor Permit at 12200 St. Clair Avenue and repealing Resolution No. 1156-2019 objecting to said permit.

WHEREAS, this Council objected to a transfer of ownership of a C1 and C2 Liquor Permit to Eddy Road Foods, LLC, DBA Chillies, 12200 St. Clair Avenue, Cleveland, Ohio 44108, Permit No. 2428152 by Resolution No. 1156-2019 adopted by the Council on September 16, 2019; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of ownership of a C1 and C2 Liquor Permit to Eddy Road Foods, LLC, DBA Chillies, 12200 St. Clair Avenue, Cleveland, Ohio 44108, Permit No. 2428152 be and the same is hereby withdrawn, and Resolution No. 1156-2019, containing such objection, be and the same is hereby repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Resolution No. 441-2020

By Council Member: Hairston

An emergency resolution withdrawing objection to the renewal of a D1 and D2 Liquor Permit at 12307 St. Clair Avenue and repealing Resolution No. 1038-2019 objecting to said permit.

WHEREAS, this Council objected to a transfer of ownership of a D1 and D2 Liquor Permit to Food Xpress and Gas, Inc., DBA Gas USA, 12307 St. Clair Avenue, Cleveland, Ohio 44108, Permit No. 2805847 by Resolution No. 1038-2019 adopted by the Council on August 21, 2019; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of ownership of a D1 and D2 Liquor Permit to Food Xpress and Gas, Inc., DBA Gas USA, 12307 St. Clair Avenue, Cleveland, Ohio 44108, Permit No. 2805847 by Resolution No. 1038-2019, be and the same is repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.


Directory of City Officials

City Council

601 Lakeside Avenue
Room 220
Cleveland, OH 44114

Phone: 216.664.2840

President of Council – Kevin J. Kelley

City Clerk, Clerk of Council – Patricia J. Britt

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<td>Kevin L. Bishop</td>
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<td>Kerry McCormarck</td>
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<td>Kenneth L. Johnson, Sr.</td>
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<td>Phyllis E. Cleveland</td>
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<td>Blaine A. Griffin</td>
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<td>Basheer S. Jones</td>
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<td>Michael D. Polensek</td>
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<td>Brian Mooney</td>
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<td>Kevin J. Kelley</td>
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<td>Matt Zone</td>
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<td>Brian Kazy</td>
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Permanent Schedule – Standing Committees of the Council

2018-2021

MONDAY – Alternating

9:30 A.M. – **Health and Human Services Committee**: Griffin (CHAIR), McCormack (VICE-CHAIR), Conwell, B. Jones, Hairston, Santana, Zone.

9:30 A.M. – **Municipal Services and Properties Committee**: Johnson (CHAIR), J. Jones (VICE-CHAIR), Bishop, Brancatelli, Hairston, Kazy, Mooney.

MONDAY

2:00 P.M. – **Finance Committee**: Kelley (CHAIR), Zone (VICE-CHAIR), Brancatelli, Cleveland, Conwell, Griffin, Kazy, McCormack, Mooney.

TUESDAY

9:30 A.M. – **Development, Planning, and Sustainability Committee**: Brancatelli (CHAIR), Cleveland (VICE-CHAIR), Griffin, Hairston, B. Jones, Slife, McCormack.

TUESDAY – Alternating

1:30 P.M. – **Utilities Committee**: Kazy (CHAIR), Bishop (VICE-CHAIR), Hairston, McCormack, Polensek, Santana, Slife.

1:30 P.M. – **Workforce and Community Benefits Committee**: Bishop (CHAIR), Cleveland (VICE-CHAIR), Griffin, B. Jones, J. Jones, Mooney, Slife.

WEDNESDAY – Alternating

10:00 A.M. – **Safety Committee**: Zone (CHAIR), Polensek (VICE-CHAIR), Bishop, B. Jones, J. Jones, Kazy, Santana.

10:00 A.M. – **Transportation Committee**: Cleveland (CHAIR), Slife (VICE-CHAIR), Bishop, Conwell, Johnson, J. Jones, Santana.

The following Committees meet at the Call of the Chair:

**Mayor’s Appointments Committee**: Kazy (CHAIR), Brancatelli, Cleveland, Kelley, Mooney.

**Operations Committee**: McCormack (CHAIR), Griffin, J. Jones, Kelley, Zone.

**Rules Committee**: Kelley (CHAIR), Cleveland, Hairston, Polensek, Slife.
City Departments

City Hall
601 Lakeside Avenue
Cleveland, OH 44114

MAYOR – Frank G. Jackson
    Sharon Dumas, Interim Chief of Staff
    Darnell Brown, Chief Operating Officer
    Valarie J. McCall, Chief of Communications, Government & International Affairs
    Monyka Price, Chief of Education
    Jason Woods, Chief of Sustainability
    Natoya J. Walker Minor, Chief of Public Affairs
    Edward W. Rybka, Chief of Regional Development
    Tracy Martin-Thompson, Chief of Prevention, Intervention and Opportunity for Youth and Young Adults
    Sheryl Nechvatal, Executive Assistant to the Mayor
    Martin Flask, Project Coordinator
    Jaqueline Sutton, Manager – Mayor’s Action Center (MAC)

AGING – Mary McNamara, Director
    Victoria Corrigan, Administrative Manager
    Jennifer Rosich, Administrative Manager
    Adam Cisler, Administrative Manager
    Tanesha Hunter, Administrative Manager

BOARD OF BUILDING STANDARDS AND BUILDING APPEALS
    Joseph F. Denk, Mechanical Engineer and Chairman
    Howard Bradley, Builder
    Patrick M. Gallagher, Labor Representative
    Robert Maschke, Architect

BOARD OF ZONING APPEALS
    Carol A. Johnson, Chairman
    Tim Donovan
Myrline Barnes
Kelley Britt
Alanna Faith

BUILDING AND HOUSING – Ayonna Blue Donald, Director

Divisions:
Anthony Scott, Assistant Director
Navid Hussain, Commissioner, Construction Permitting
Richard Riccardi, Assistant Commissioner, Construction Permitting
Thomas E. Vanover, Commissioner, Code Enforcement
Karen L. Lopez, Administrative Assistant

CITY PLANNING COMMISSION – Freddy L. Collier, Jr., Director
Members: David H. Bowen, Lillian Kuri, Gloria Jean Pinkney, Council Member
Charles Slife, Diane Downing, August Fluker.

CIVIL SERVICE COMMISSION
Michael Spreng, Secretary
Lila Abrams-Fitzpatrick, Administrator
Munday Workman, Supervisor of Civil Service Records
Lisa Meece, Chief Examiner

COMMUNITY DEVELOPMENT – Tania Menesse, Director

Divisions:
Administrative Service – Joy Anderson, Commissioner
Office of Fair Housing and Consumer Affairs – John Mahoney, Manager
Neighborhood Development – James Greene, Commissioner
Neighborhood Services – Louise Jackson, Commissioner

COMMUNITY RELATIONS BOARD – Grady Stevenson, Jr., Director
Members: Mayor Frank G. Jackson, Chairman Ex-Officio; Rev. Dr. Charles P. Lucas, Jr., Vice-Chairman; Council Member Kevin L. Bishop, Roosevelt E. Coats, Jenice Contreras, Kathryn Hall, Yasir Hamdallah, Evangeline Hardaway, John O. Horton, Gary Johnson, Sr., Daniel McNea, Stephanie Morrison-Hrbek, Roland Muhammad, Gia Hoa Ryan, Council Member Jasmin Santana, Peter Whitt, Ted Wammes.
ECONOMIC DEVELOPMENT – David Ebersole, Director

FINANCE – Sharon Dumas, Director

Divisions:
Accounts – Lonya Moss-Walker, Commissioner
Assessments and Licenses – Dedrick Stephens, Commissioner
City Treasury – James Hartley, Treasurer
Financial Reporting and Control – James Gentile, Controller
Information Technology and Services
  Donald-Anthony Phillips, Chief Information Officer
  Kimberly Roy Wilson, Commissioner
Internal Audit – Natasha Brandt, Manager
Printing and Reproduction – Michael Hewett, Commissioner
Purchases and Supplies – Tiffany White Johnson, Commissioner
Sinking Fund Commission – Betsy Hruby, Manager
Taxation – Nassim Lynch, Tax Administrator
Treasury – James Hartley, Treasurer

HUMAN RESOURCES – Nycole West, Director

LAW – Barbara Langhenry, Director
  Gary Singletary, Chief Counsel
  Ronda Curtis, Chief Corporate Counsel
  Thomas Kaiser, Chief Trial Counsel
  Karrie Howard, Chief Assistant Prosecutor
  Robin Wood, Law Librarian

MAYOR’S OFFICE OF CAPITAL PROJECTS – Matthew L. Spronz, Director

Divisions:
Architecture and Site Development – Carter Edman, Manager
Engineering and Construction – Richard J. Switalski, Manager
Real Estate – James DeRosa, Commissioner

MAYOR’S OFFICE OF EQUAL OPPORTUNITY – Melissa K. Burrows, Ph.D.,
  Director
MAYOR’S OFFICE OF QUALITY CONTROL AND PERFORMANCE
  MANAGEMENT – Sabra T. Pierce-Scott, Director

PHOTO LAB – William Rieter, Chief Photographer
  Ruggero Fatica, Photographer
  Clare Walters, Chief Clerk

PORT CONTROL – Robert Kennedy, Director, Cleveland Hopkins International
  Airport

Divisions:
  Cleveland Hopkins International Airport & Burke Lakefront Airport – Khalid Bahhur,
    Commissioner of Airports
  Burke Lakefront Airport – Tony Campofredano, Airport Leader

PUBLIC HEALTH – Merle Gordon, Director

Divisions:
  Air Quality – David Hearne, Interim Commissioner
  Environment – Brian Kimball, Commissioner
  Health – Persis Sosiak, Commissioner
  Vital Statistics – Andrea Kacinari, City Registrar

PUBLIC SAFETY – Michael C. McGrath, Director

Divisions:
  Animal Control Services – Colleen Siedecki, Chief Animal Control Officer
  Emergency Medical Service – Nicole Carlton, Commissioner
  Emergency Operations Center – Laura Palinkas, Assistant Director
  Fire – Angelo Calvillo, Chief
  Police – Calvin D. Williams, Chief
  Professional Standards – George Coulter, General Manager of Administrative
    Services

PUBLIC UTILITIES – Robert L. Davis, Director

Divisions:
  Cleveland Public Power – Commissioner
  Radio Communications – Brad Handke, Manager
Security – Robert Jarvis, Chief
TV 20 – Kathy Allen, General Manager
Utilities Fiscal Control – Frank Badalamenti, Chief Financial Officer
Cleveland Water – Alex Margevicius, Commissioner
Water Pollution Control – Rachid Zoghaib, Commissioner

PUBLIC WORKS – Michael Cox, Director

Offices:
Administration – John Laird, Manager
Public Auditorium
   Susie Claytor, Deputy Commissioner, Public Auditorium
   Samuel Gissentaner, Commissioner, Recreation
   Esha Hand, Manager of Special Events
   Felicia Hall, Manager, West Side Market

Divisions:
Motor Vehicle Maintenance – Jeffrey Brown, Commissioner
Park Maintenance and Properties – Richard L. Silva, Commissioner
Parking Facilities – Kim Johnson, Interim Commissioner
Property Management – Tom Nagle, Commissioner
Streets – Randell Scott, Acting Commissioner
Traffic Engineering – Robert Mavec, Commissioner
Waste Collection and Disposal – Paul Alcantar, Commissioner

WORKFORCE DEVELOPMENT & OHIO MEANS JOBS –
CLEVELAND/CUYAHOGA COUNTY – Grace A. Kilbane, Executive Director
Cleveland Municipal Court
Justice Center – 1200 Ontario Street

<table>
<thead>
<tr>
<th>Judge</th>
<th>Courtroom</th>
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<tbody>
<tr>
<td>Presiding and Administrative Judge Michael D. Earley</td>
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<tr>
<td>Judge Pinkey S. Carr</td>
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<tr>
<td>Judge Marilyn B. Cassidy</td>
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<td>Judge Emanuella Groves</td>
<td>14-B</td>
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<tr>
<td>Judge Lauren C. Moore</td>
<td>15-A</td>
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<td>Judge Michael L. Nelson, Sr.</td>
<td>12-A</td>
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<tr>
<td>Judge Ann Clare Oakar</td>
<td>14-A</td>
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<tr>
<td>Judge W. Mona Scott (Housing Court Judge)</td>
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<tr>
<td>Judge Charles L. Patton, Jr.</td>
<td>13-D</td>
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<tr>
<td>Judge Suzan M. Sweeney</td>
<td>12-C</td>
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<tr>
<td>Judge Jazmin Torres-Lugo</td>
<td>13-C</td>
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<tr>
<td>Judge Shiela Turner McCall</td>
<td>12-B</td>
</tr>
<tr>
<td>Judge Joseph J. Zone</td>
<td>14-D</td>
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</tbody>
</table>

Earle B. Turner – Clerk of Courts
Russell R. Brown III – Court Administrator
Belinda Gest – Housing Court Administrator
Robert J. Furda – Chief Bailiff
Dean Jenkins – Chief Probation Officer
Gregory F. Clifford – Chief Magistrate
City Links

Board of Building Standards and Building Appeals
http://planning.city.cleveland.oh.us/bza/bbs.html

Board of Zoning Appeals
http://planning.city.cleveland.oh.us/bza/cpc.html

City Bids

Invitations to Bid
http://www.city.cleveland.oh.us/CityofCleveland/Home/Government/CityAgencies/Finance/BID

Requests for Proposals/Requests for Qualifications
http://www.city.cleveland.oh.us/CityofCleveland/Home/Government/CityAgencies/Finance/RFP

Cleveland Water

Water Pollution Control
http://wpc.clevelandwater.com/?page_id=3342

Cleveland Airports

City Jobs
http://www.city.cleveland.oh.us/CityofCleveland/Home/Government/CityAgencies/HumanResources

https://www.governmentjobs.com/careers/cleveland

City of Cleveland
http://www.city.cleveland.oh.us/

City of Cleveland Charter and Codified Ordinances
https://codelibrary.amlegal.com/codes/cleveland/latest/overview

Civil Service Commission
http://www.city.cleveland.oh.us/CityofCleveland/Home/Government/CityAgencies/CivilServiceCommission

Cleveland City Council
http://www.clevelandcitycouncil.org/
Cleveland Courts

Cleveland Municipal Court
http://clevelandmunicipalcourt.org/home.html

Clerk of Courts – Cleveland Municipal Court
https://clevelandmunicipalcourt.org/clerk-of-courts

Cleveland Housing Court
http://clevelandhousingcourt.org/