The City Record
Official Publication of the Council of the City of Cleveland

August the Seventeenth, Two Thousand and Sixteen

Frank G. Jackson
Mayor

Kevin J. Kelley
President of Council

Patricia J. Britt
City Clerk, Clerk of Council

Ward Name
1 Terrell H. Pruitt
2 Zachary Reed
3 Kerry McCormack
4 Kenneth L. Johnson
5 Phyllis E. Cleveland
6 Mamie J. Mitchell
7 TJ Dow
8 Michael D. Polensek
9 Kevin Conwell
10 Jeffrey D. Johnson
11 Dona Brady
12 Anthony Brancatelli
13 Kevin J. Kelley
14 Brian J. Cummins
15 Matthew Zone
16 Brian Kazy
17 Martin J. Keane

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The following Committees meet at the Call of the Chair:

Mayor’s Appointments Committee: Mitchell (CHAIR), Brady, Cleveland, Dow, Kelley.

Operations Committee: Pruitt (CHAIR), Mitchell, Kelley, Keane, Zone.

Rules Committee: Kelley (CHAIR), Cleveland, Keane, Polensek, Pruitt.

The meeting of the Council was called to order at 5:55 p.m. with the President of Council, Kevin J. Kelley, in the Chair.


Also present were: Mayor Frank G. Jackson, Chief Operating Officer Darnell Brown, Chief of Regional Development Edward W. Rybka, Chief of Education Monyka S. Price, Media Relations Director Dan Williams, Chief of Public Affairs Nataoya Walker-Minor, and Directors Langhenry, Davis, Szabo, Sponz, Gordon, McGrath, O’Leary, West, Nichols, Griffin, Fumich, Ambroz and Burrows.

Council Members, Administration, Staff, and those in the audience rose for a moment of silent reflection, and the Pledge of Allegiance.

On the motion of Council Member Keane, the reading of the minutes of the last meeting was dispensed with and the journal approved, Seconded by Council Member Pruitt.

MOTION

The rules were suspended and the following Resolutions were adopted by a historic vote:

Res. No. 991-16 — Howard Ray Harris.
Res. No. 992-16 — Emogene Pruitt.
Res. No. 994-16 — Annie Bell Bailey.
CONGRATULATIONS RESOLUTION

The rules were suspended and the following Resolution was adopted without objection:

Res. No. 999-16 — Dick Goddard
(“Goddard’s Law”) HB 60

Res. No. 1000-16 — Judge Sara J.
Harper — Street Dedication “Sara J.
Harper Way”

Res. No. 1001-16 — Global Ambas-
sadors Language Academy (GALA)

Res. No. 1002-16 — Family 4 Life
Center

Res. No. 1004-16 — John D. Cim-
berley

Res. No. 1005-16 — 2016 National
Youth Softball Championship Month

Res. No. 1006-16 — Michael (Mick-
ey) Ezzo

Res. No. 1007-16 — Albert Sardelle.

Res. No. 1008-16 — Salvatore
Charles Scherma.

APPRECIATION RESOLUTION

The rules were suspended and the following Resolution was adopted without objection:

Res. No. 1009-16 — Reverend
Nathan N. Nance.

WELCOME RESOLUTION

The rules were suspended and the following Resolution was adopted without objection:

Res. No. 1010-16 — Curry Family
Reunion.

FIRST READING EMERGENCY
ORDINANCES PASSED

Ord. No. 999-16, By Council Member Kelley (by
departmental request).

An emergency ordinance authoriz-
ing refunding and remarketing of air-
port system revenue bonds; authoriz-
ing supplemental indentures and
other agreements related to the
bonds; and authorizing and approv-
ing related matters.

Whereas, under authority of the Consti-
tution of the State of Ohio and the
Charter of the City, this Council has
by ordinance authorized the issuance of Revenue Bonds, from time to
time, for the Airport System under the
departmental request.

WHEREAS, on the 1st day of June, 2016, the
Airport System

Thereupon, the Council hereby passes the Ordinance above.

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Res. No. 997-16 — Francis A.
Rutkowski.

RecogniTiOn RESOLUTIONs

The rules were suspended and the following Resolutions were adopted without objection:

Res. No. 998-16 — Evana Lee Jackson.

Appreciation RESOLUTION

The rules were suspended and the following Resolution was adopted without objection:

Res. No. 1009-16 — Dick Goddard
(“Goddard’s Law”) HB 60

Res. No. 1000-16 — Judge Sara J.
Harper — Street Dedication “Sara J.
Harper Way”

Res. No. 1001-16 — Global Ambas-
sadors Language Academy (GALA)

Res. No. 1002-16 — Family 4 Life
Center

Res. No. 1004-16 — John D. Cim-
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Res. No. 1005-16 — 2016 National
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short-term or variable-rate obligations, this Council authorizes the City to refund such Outstanding Revenue Bonds, or designated portions thereof, for the purpose that the Director of Finance has determined, based on the written advice of a Financial Advisor, that the terms of a variable rate of interest or uneconomic fluctuations in rates of interest or risks or expenses associated with Credit Support Instruments or Hedge Agreements that can economically be avoided or mitigated through refunding. The principal amount of each Series of Refunding Bonds is to be the amount set forth in the Certificate of Award authorized in Section 5 and determined by the Director of Finance, based on the written advice of a Financial Advisor, to be necessary (i) to refund the Refunded Bonds to be refunded by that Series, (ii) to fund any interest on the Refunding Bonds, (iii) to fund any deposit to the Bond Service Reserve Fund required under the Trust Indenture or any special reserve fund for that Series separate from the Bond Service Reserve Fund, (iv) to fund any deposit to the Renewal and Replacement Fund required under the Trust Indenture, (v) to pay costs of any Credit Support Instruments, (vi) to pay any amounts owed under a Hedge Agreement, and (vii) to pay costs of issuing the Refunding Bonds and refunding the Refunded Bonds.

Separate series of Refunding Bonds shall be issued at the same time or at different times. The Refunding Bonds for each series shall be designated as provided in the applicable Certificate of Award and a separate Supplemental Indenture may be delivered for each series. The proceeds from the sale of each Series of Refunding Bonds shall be allocated, deposited and applied as provided in Section 6. The Refunding Bonds shall constitute Revenue Bonds for all purposes of the Trust Indenture.

This Council finds and determines that the issuance of the Refunding Bonds for a purpose provided in this Ordinance serves a proper, public, municipal and corporate purpose by reducing or mitigating costs of air travel facilities serving the people of the City of Cleveland, thereby increasing and promoting commerce by providing necessary transportation for individuals and commercial enterprises purchasing and selling services and products in northeastern Ohio, and creating and preserving jobs and employment opportunities in the City and improving the economic welfare of the City.

Section 3. Authorization of Hedging Arrangements

This Council finds that by engaging in interest rate hedging arrangements with respect to Revenue Bonds issued by the City may reduce its cost of borrowing by optimizing the relative amount and varied purposes or the rates of interest on Revenue Bonds in advance of their issuance. To permit the City to have the flexibility to undertake interest rate swap, swap, rate cap, rate collar and other hedging transactions, from time to time, and to establish the procedures for approving those transactions, this Council authorizes the Director of Finance to enter into one or more interest rate swap, related agreements for the consummation of the transactions contemplated by each Hedge Agreement. These transactions in this Section are supplemental to and not in derogation of any authority provided by any other ordinance of this Council concerning hedging arrangements.

Upon the determination of the Director of Finance, based on the written advice of a Financial Advisor, that it is to the financial advantage of the City in the best interests of the City and the property and inhabitants thereof to allocate, deposit and apply as set forth in this Section the proceeds from the sale of any Refunding Bonds to which such hedging arrangement be undertaken by the City with respect to any Revenue Bonds issued or to be issued under the Trust Indenture, the Director of Finance shall be authorized to enter into a Hedge Agreement, provided that the term of each hedge transaction shall not exceed the final maturity of the Refunding Bonds to which the hedge relates.

The Director of Finance shall negotiate the Hedge Agreement, in whole or in part, if the Director of Finance shall determine that the credit of the counterparty and the rates of all costs that a hedging arrangement be authorize to enter into an amendment, modification, novation or termination, given to the City to have the flexibility to undertake interest rate swap, swap, rate cap, rate collar and other hedging transactions, from time to time, and to establish the procedures for approving those transactions, this Council authorizes the Director of Finance to enter into one or more interest rate swap, related agreements for the consummation of the transactions contemplated by each Hedge Agreement. These transactions in this Section are supplemental to and not in derogation of any authority provided by any other ordinance of this Council concerning hedging arrangements.

The Council finds and determines that the terms of a variable rate of interest or uneconomic fluctuations in rates of interest or risks or expenses associated with Credit Support Instruments or Hedge Agreements that can economically be avoided or mitigated through refunding. The principal amount of each Series of Refunding Bonds is to be the amount set forth in the Certificate of Award authorized in Section 5 and determined by the Director of Finance, based on the written advice of a Financial Advisor, to be necessary (i) to refund the Refunded Bonds to be refunded by that Series, (ii) to fund any interest on the Refunding Bonds, (iii) to fund any deposit to the Bond Service Reserve Fund required under the Trust Indenture or any special reserve fund for that Series separate from the Bond Service Reserve Fund, (iv) to fund any deposit to the Renewal and Replacement Fund required under the Trust Indenture, (v) to pay costs of any Credit Support Instruments, (vi) to pay any amounts owed under a Hedge Agreement, and (vii) to pay costs of issuing the Refunding Bonds and refunding the Refunded Bonds.

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for purchase by the City. If the Director of Finance designates any series of Refunding Bonds as variable rate Refunding Bonds, and if the Holders of that series of Refunding Bonds are to be allowed to tender those Refunding Bonds for purchase, then the Director of Finance shall also designate the variable rate Refunding Bonds (and may designate others, from time to time, in substitution therefor) as tender agent or agents (which may be the Trustee) and the remarketing agent or agents (which may be any of the Original Purchasers), which designations shall be based on the determination of the Director of Finance, based on the written advice of a Financial Advisor, that the parties so designated possess the requisite resources and experience to provide the services required of them and that the terms on which the designee parties have agreed to provide such services are fair and commercially reasonable.

The Director of Finance is authorized to enter into agreements with other than the City under the Refunding Bonds, and from time to time thereafter so long as the Refunding Bonds are outstanding, to do such things as may be determined by the Director of Finance to be necessary or appropriate, including, without limitation, (i) the method of determining the variable interest rates, (ii) the rights and procedures for redemption of the Refunding Bonds, (iii) the right of the Director of Finance to deliver registered Bond certificates to the assignments of the Depository or its nominee, all at the cost and expense (including any costs of printing), if the event is not the result of action or inaction of the City, (iv) the right of the Director of Finance to provide such services are fair and commercially reasonable.

(b) Form; Exchange and Transfer. The Refunding Bonds of any series for use or, if no interest has been paid or duly provided for, from their date, the principal and any redemption premium at maturity may bear interest at different interest rates, the Refunding Bonds of each series shall be issued in the best interests of the City. The Director of Finance is further authorized to terminate any such agreement, if the Director of Finance determines, based on the written advice of a Financial Advisor, that the City's best interests will be served by such termination. The Director of Finance is further authorized to enter into agreements, from time to time so long as the Refunding Bonds are outstanding, to do such things as may be determined by the Director of Finance to be necessary or appropriate, including, without limitation, (i) the method of determining the variable interest rates, (ii) the rights and procedures for redemption of the Refunding Bonds, (iii) the right of the Director of Finance to deliver registered Bond certificates to the assignments of the Depository or its nominee, all at the cost and expense (including any costs of printing), if the event is not the result of action or inaction of the City, (iv) the right of the Director of Finance to provide such services are fair and commercially reasonable.

The Refunding Bonds of each series shall be delivered registered in the name of the Depository or its nominee, as registered owner of the Refunding Bonds, and shall not be transferable or exchangeable (except for transfers of registered ownership), unless or until such bond or bonds as a whole or in part and if so, the redemption

(d) whether any Refunding Bonds are to be subject to redemption prior to maturity, and, if so, the redemption

(e) Maturities. The Refunding Bonds of each series shall mature on the dates and in the respective principal amounts provided in the Certificate of Award, consistent with this Ordinance and the Trust Indenture, including, without limitation, provisions for giving special arrangements for payments to the Depository.

(f) Prior Redemption. The Refunding Bonds of each series may be subject to redemption prior to maturity at the option of the City, if and to the extent so provided in the Certificate of Award for that series. The Refunding Bonds so redeemed may be issued in any series, in such denominations and in such form as the Director of Finance shall determine, based on an evaluation of the qualifications of firms that have proposed to underwrite the Refunding Bonds, and designated in the Certificate of Award, each Certificate of Award shall determine the following, based on the written advice of a Financial Advisor, consistent with this Ordinance and the Trust Indenture:

(g) Purchase in Lieu of Redemption. The Refunding Bonds of any series may be subject to purchase by the City in lieu of optional redemption at the redemption price as specified in the Certificate of Award and the applicable Supplemental Indenture, including, without limitation, mandatory sinking fund redemption of term bonds on each mandatory redemption date in the aggregate amount of the sinking fund installment to be paid on such mandatory redemption date.

(h) Purchase for Other than Rather Depository. To the extent provided in the Certificate of Award and the applicable Supplemental Indenture and the Trust Indenture, the Refunding Bonds may be transferred for other than their face value, in a book entry system, the Director of Finance and the Trustee may attempt to establish a securities depository/book entry relationship with another qualified Depository, If the Refunding Bonds of any series are to be sold for use in this purpose, the Director of Finance and the Trustee do not or are unable to do so, the Director of Finance and the Trustee shall notify the beneficial owners of the Refunding Bonds of any series from the Depository or its nominee, all at the cost and expense (including any costs of printing), if the event is not the result of action or inaction of the City, (iv) the right of the Director of Finance to provide such services are fair and commercially reasonable.
Section 6. Application of Proceeds of Refunding Bonds.

The proceeds from the sale of the Refunding Bonds shall be applied as provided in the applicable Supplemental Indenture for that series of Refunding Bonds, including any term payment in the event that the Director of Finance determines it is in the best interests of the City to refinance the Refunded Revenue Bonds; and

(i) the interest rates to be borne by the Refunding Bonds of any series, separate from the common Bond Service Reserve Fund, or a surety or insurance policy, bank letter or line of credit, or other form of credit or Credit Facility enhancing the security for Refunding Bonds of that series in lieu of a funded reserve fund; (j) whether any money to be deposited in the Bond Service Reserve Fund in order to cause the balance therein to equal the Renewal and Replacement Fund Requirement; (k) to an escrow fund established with the Treasurer to be used by the City to pay any and all premium and interest on the Refunding Bonds; (l) whether any Refunding Bonds are to be securitized by or payable from a Credit Support Instrument.

It is determined that the terms of the Refunding Bonds as so determined within the limitations set forth in this Ordinance and as so specified and set forth in the Certificate of Award will be in the best interest of the City and consistent with all legal requirements.

The Director of Finance may enter into one or more Bond Purchase Agreements with the Original Purchasers of Refunding Bonds setting forth the conditions for delivery of the Refunding Bonds that are consistent with this Ordinance, the Certificate of Award, and the Trust Indenture and are determined by the Director of Finance, based on the written advice of a Financial Advisor, to be customary for the airport revenue bonds issued by governmental entities, including, without limitation, requirements as to the access and completeness of information contained in the Official Statement of the City described in Section 12.

Section 7. Refunding of Outstanding Revenue Bonds; Escrow Agreements.

The Director of Finance is authorized to sign on behalf of the City, the Mayor, or any two of them, an Escrow Agreement, in conjunction with any remarketing of Revenue Bonds, that will require termination of the applicable Support Instrument and refinancing of the Revenue Bonds in lieu of a public offering of the Revenue Bonds by a remarketing agent. In connection with any remarketing of Revenue Bonds, the Director of Finance determines, based on the written advice of a Financial Advisor, that it is necessary to supplement or amend the Supplemental Indenture applicable to a Series of Revenue Bonds to be remarketed in order to address current market conditions or to permit the use of or to terminate a Credit Support Instrument or otherwise obtain financing arrangements advantageous to the City, the Director of Finance and the Director of Port Control, or any two of them, are authorized to sign and deliver, in the name of and on behalf of the City, one or more escrow agreements between the City and the Trustee, as escrow trustee, providing for, among other matters: the investment and holding in escrow of the monies derived from those investments to the payment of the Bond service charges on those Refunding Bonds; and the irrevocable call for redemption of those Outstanding Revenue Bonds identified in the Certificate of Award to be Refunded Bonds to be called for redemption prior to maturity, the Director of Finance having advised the Trustee of the amount of the services rendered and for reimbursement of expenses incurred pursuant to the agreements and from proceeds of the Refunding Bonds to the extent available and then from any other legally available and appropriated or to be appropriated for that purpose. Provision shall be made in the escrow agreement to give the Trustee any written notice of redemption required under the Trust Indenture and to take all other actions necessary or appropriate on the part of the City to effect such refunding in accordance with the Trust Indenture and to cause the Refunded Bonds to be deemed paid and discharged without limitation, the retention of an independent firm of accountants to verify the mathematical accuracy of the calculations relating to the escrow.

Section 8. Remarketing.

In the event that the Director of Finance determines, based on the written advice of a Financial Advisor, that it is advantageous to the City to convert the interest on any Outstanding Revenue Bonds at variable rates to fixed interest rates for a period of time or to maturity, or to convert the interest on any Outstanding Revenue Bonds to a different variable rate period or mode, or to terminate or remarket one or more Credit Support Instruments with respect to any existing Credit Support Instrument that will require remarketing to the City, the Director of Finance shall provide for the payment of the amounts as are needed to pay costs of issuance, with an identification of the provisions set forth in Section 5 (i) of this Ordinance for a lesser or special deposit; (iv) to an escrow fund established with the Treasurer to be used by the City to pay any and all premium and interest on the Refunding Bonds; (v) to the Costs of Issuance Fund, to be created under the applicable Supplemental Indenture, such amounts as are needed to pay costs of issuing the Refunding Bonds and refunding the Refunded Bonds; (vi) to the Bond Service Reserve Fund, any proceeds to be deposited in that Fund in order to cause the balance therein to equal the Renewal and Replacement Fund Requirement; (v) to an escrow fund established with the Treasurer to be used by the City to pay any and all premium and interest on the Refunding Bonds; (vii) to the Costs of Issuance Fund, to be created under the applicable Supplemental Indenture, such amounts as are needed to pay costs of issuing the Refunding Bonds and refunding the Refunded Bonds; (v) to an escrow fund established with the Treasurer to be used by the City to pay any and all premium and interest on the Refunding Bonds; (vii) to the Costs of Issuance Fund, to be created under the applicable Supplemental Indenture, such amounts as are needed to pay costs of issuing the Refunding Bonds and refunding the Refunded Bonds; (viii) to the Renewal and Replacement Fund, any proceeds to be deposited in that Fund in order to cause the balance therein to equal the Renewal and Replacement Fund Requirement; (ix) to the original Credit Support Instrument as required by the applicable Supplemental Indenture, including:

Section 9. Amendment of Ordinance.

The Director of Finance determines, based on the written advice of a Financial Advisor, that it is advantageous to the City to convert the interest on any Outstanding Revenue Bonds at variable rates to fixed interest rates for a period of time or to maturity, or to convert the interest on any Outstanding Revenue Bonds to a different variable rate period or mode, or to terminate or remarket one or more Credit Support Instruments with respect to any existing Credit Support Instrument that will require remarketing to the City, the Director of Finance shall provide for the payment of the amounts as are needed to pay costs of issuance, with an identification of the provisions set forth in Section 5 (i) of this Ordinance for a lesser or special deposit; (iv) to an escrow fund established with the Treasurer to be used by the City to pay any and all premium and interest on the Refunding Bonds; (v) to the Costs of Issuance Fund, to be created under the applicable Supplemental Indenture, such amounts as are needed to pay costs of issuing the Refunding Bonds and refunding the Refunded Bonds; (vi) to the Bond Service Reserve Fund, any proceeds to be deposited in that Fund in order to cause the balance therein to equal the Renewal and Replacement Fund Requirement; (v) to an escrow fund established with the Treasurer to be used by the City to pay any and all premium and interest on the Refunding Bonds; (vii) to the Costs of Issuance Fund, to be created under the applicable Supplemental Indenture, such amounts as are needed to pay costs of issuing the Refunding Bonds and refunding the Refunded Bonds; (viii) to the Renewal and Replacement Fund, any proceeds to be deposited in that Fund in order to cause the balance therein to equal the Renewal and Replacement Fund Requirement; (ix) to the original Credit Support Instrument as required by the applicable Supplemental Indenture, including:

Section 10. Effect of Ordinance.

The Director of Finance and other City officials as appropriate under the Ordinance are authorized to take all such actions and take all other actions necessary or appropriate on the part of the City to effect such refunding in accordance with the Trust Indenture and to cause the Refunded Bonds to be deemed paid and discharged without limitation, the retention of an independent firm of accountants to verify the mathematical accuracy of the calculations relating to the escrow.
deposit of a credit facility in lieu of cash, as permitted and more specifically in the Tax-Exempt Bonds, and to apply cash released from the Bond Service Reserve Fund to the payment of expenses of remarketing of the Revenue Bonds for which the interest rate has been converted from variable to fixed rates as is necessary to effect those conversions.

To the extent the costs of remarketing are not paid from any cash released from the Bond Service Reserve Fund, those costs shall be paid from Fund Nos. 60 SF 001, 60 SF 104, 60 SF 105, 60 SF 106 and 60 SF 141 and/or passenger facility charges, as determined by the Director of Finance after consultation with the Director of Port Control.

The Director of Finance and the Director of Port Control are authorized to prepare one or more disclosure documents in connection with any conversion and remarketing under the same terms and conditions as set forth in Section 13 of this Ordinance with respect to Refunding Bonds. The Director of Finance, the Director of Port Control, and other City officials, as appropriate under the Charter, are authorized to enter into agreements with respect to the use and investment of, the proceeds of the Revenue Bonds as Tax-Exempt Bonds, and the covenants and authorizations in Section 11 of this Ordinance shall apply to any converted Revenue Bonds that are Tax-Exempt Bonds. The Director of Finance, the Director of Port Control and other City officials, as appropriate under the Charter, are authorized to sign and deliver such documents, certificates and documents as are necessary or appropriate to consummate the transactions authorized by this Section. The Director of Finance, the Director of Port Control, the Director of Law and other City officials, as appropriate under the Charter, are authorized to make the necessary arrangements on behalf of the City to establish the date, location, procedure and conditions for the conversion and remarketing of any series of Outstanding Revenue Bonds and to take all actions necessary to effect the conversion and remarketing of any series of Outstanding Revenue Bonds under the terms of this Ordinance and the Trust Indenture and the Supplemental Indenture for that series of Outstanding Revenue Bonds. The Clerk or other officer, if all proceedings had with reference to the conversion and remarketing of any series of Outstanding Revenue Bonds along with such information for the records as is necessary to determine the validity of the conversion and remarketing.

Section 9. Authorization of Supplemental Indentures and Amendments of Trust Indenture.

In order to secure the payment of the taxes and any present and any projected interest on the Refunding Bonds, the Mayor, the Director of Finance and the Director of Port Control are hereby authorized (a) to make or effect any election, selection, designation, choice, consent, approval, or waiver on behalf of the City with respect to the Refunding Bonds as the City is permitted or required to make or give under the federal income tax laws, including, without limitation thereto, the election to issue a series of Refunding Bonds as Direct Payment Obligations, or any of the elections provided for in or available under the Code for the purpose of insuring, enhancing or protecting the favorable tax treatment or status of the Refunding Bonds, or for the purpose of reducing the burden or expense of such compliance, reducing the federal income tax paid to the extent provided for by the Code, (ii) apply the provisions of and any penalties, or making payments of special amounts in lieu of making computations to determine, or paying, 1184
excess earnings as rebate, or obviating
those amounts or payments, as
determined by that officer, which
action shall be in writing and signed
by the officer, (b) to take any and all
other actions or obtain certifica-
tions, make payments, and make or
give reports, covenants and certifica-
tions on behalf of the City, as may
be appropriate to assure the
exclusion of interest from gross
income for federal income tax pur-
poses, and the officers identified above
are authorized to take actions with
respect to those issues as they are
authorized in this Section to take with
respect to the Tax-Exempt Bonds.

Section 12. Additional Documents.
The Mayor, the Director of Finance,
the Director of Port Control and other
City officials as appropriate under
the Charter, are authorized to sign and
deliver, in the City's name and on behalf
of the City, a continuing disclosure
agreement for that purpose, and thereby
to implement the purpose of preparing and
determining the accuracy of each preliminary
official statement with such modifications,
changes and supplements as those
officers shall approve or authorize for
the purposes of the Tax-Exempt Bonds,
the Trust Indenture, the Escrow Agreements
and the Hedge Agreements.
The Director of Finance may obtain
the services of one or more Financial
Advisors, from time to time, to assist
the Director of Finance in making
any of the determinations required by
this Ordinance, to prepare, or cause to
be prepared, or authorize for the
use and distribution, or authorize the use and
distribution of, one or more preliminary
official statements thereto
in connection with the original
issuance of the Refunding Bonds
as may, in their judgment, be necessary or
appropriate. Those officers each
may, in their official capacities, authorize modifications, completions and any amendments thereto as may, in their judgment, be necessary or
appropriate. Those officers each
are authorized to sign and deliver, on behalf of the City
in their official capacities, each final
official statement and such certifi-
cations, make payments, and make or
give reports, covenants and certifica-
tions on behalf of the City, as may
be required for purposes of SEC
Rule 15c2-12(b)(1). The dis-
tribution and use of one or more pre-
liminary official statements are here-
by authorized and approved.

Section 13. Official Statements; Con-
tinuing Disclosure.
The Mayor, the Director of Finance,
the Director of Port Control and other
City officials as appropriate under
the Charter, each is authorized on behalf of the City to prepare or
cause to be prepared, and make or
authorize modifications, completions and any amendments to, dis-
closure documents in the form of a
preliminary official statement relat-
ing to the Refunding Bonds of one or more series, and (ii) determine, and certify or otherwise represent in preliminary
official statements as so prepared is a
"deemed final" official statement (except for permitted omissional
by the City as of its date for purposes of
Securities and Exchange Commission
("SEC") Rule 15c2-12(b)(1). The dis-
tribution and use of one or more pre-
liminary official statements are here-
by authorized and approved.

Those officers and each of them are
also authorized, on behalf of the City
and in their official capacities, to
come to preliminary official statements with such modifications,
changes and supplements as those
officers shall approve or authorize for
the purposes of the Tax-Exempt Bonds,
the Trust Indenture, the Escrow Agreements and the Hedge Agreements.

Each covenant made in this Section
with respect to the Tax-Exempt Bonds is also made with respect to all
issues any portion of the debt service on
which proceeds from the Tax-Exempt Bonds from gross
income for federal income tax purpos-
es, and the officers identified above
are authorized to take actions with
respect to those issues as they are
authorized in this Section to take with
respect to the Tax-Exempt Bonds.
held to affect the validity of any other section or subdivision of this Ordinance.

Section 19. Recitals.

It is determined and recited that all acts and things necessary to be done precedent to and in the issuing of the Refunding Bonds in order to make them valid and binding special obligations issued by the City of Cleveland, Ohio will be performed, been done or performed or will happen, be done and performed in regular and due form as required by law; and that no limitation of indebtedness or taxation, either statutory or constitutional, is applicable to the issuance of the Refunding Bonds.

The authority granted by Section 2 of this Ordinance to issue Refunding Bonds shall expire three years from the effective date of this Ordinance. If a preliminary official statement with respect to the issuance of a series of Refunding Bonds is distributed under the authority of this Ordinance at any time within the three-year period following its effective date, then the authority granted by this Ordinance shall expire as to that series of Refunding Bonds. The Director of Finance shall notify the Chairman of the Finance Committee and the Clerk of this Council of the issuance of any Refunding Bonds under the authority of this Ordinance.

Section 21. Emergency.

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 Directors of Finance, Law; Committee on Finance.

Ord. No. 910-16.

By Council Members Pruitt and Kelley (by departmental request).

An emergency ordinance authorizing the Director of Public Utilities to exercise the first options to renew various contracts for the Department of Water.

Whereas, Ordinance No. 1186-14, passed July 16, 2014, the Director of Public Utilities entered into Contract No. RCD 2015-11 with Hach Company to maintain, service, calibrate, refurbish, and test various scientific and in-line process analytical instruments used to monitor the drinking water purification process.

Whereas, under the authority of Ordinance No. 1187-14, passed October 6, 2014, the Director of Public Utilities entered into Contract No. RCD 2015-11 with the Hach Company to maintain, service, calibrate, refurbish, and test various scientific and in-line process analytical instruments manufactured by the Hach Company used to monitor the drinking water purification process.

Whereas, under the authority of Ordinance No. 1187-14, passed October 6, 2014, the Director of Public Utilities entered into Contract No. RCD 2015-11 with the Hach Company to maintain, service, calibrate, refurbish, and test various scientific and in-line process analytical instruments manufactured by the Hach Company used to monitor the drinking water purification process.

Whereas, Ordinance No. 1187-14 requires selection 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. RCD 2015-11 with Hach Company for the requirements to maintain, service, calibrate, refurbish, and test various scientific and in-line process analytical instruments used to monitor the drinking water purification process.

Section 2. That the Director of Public Utilities is authorized to exercise the first option to renew Contract No. RCD 2015-12 with Hach Company for the requirements to maintain, service, calibrate, refurbish, and test proprietary components of control systems for the Division of Water.

Whereas, under the authority of Ordinance No. 1187-14, passed October 6, 2014, the Director of Public Utilities entered into Contract No. RCD 2015-11 with Hach Company to maintain, service, calibrate, refurbish, and test various scientific and in-line process analytical instruments manufactured by the Hach Company used to monitor the drinking water purification process.

Section 1. 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 Budget Committee and Finance Committee; and

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

Ord. No. 912-16.

By Council Members Pruitt and Kelley (by departmental request).

An emergency ordinance authorizing the Director of Public Utilities to exercise the first options to renew Contract No. RCD 2015-12 with Hach Company and Contract No. RCD 2015-10 with HSQ Technology, A Corporation, for the requirements to maintain and replace proprietary components of control systems for the Division of Water.

Whereas, under the authority of Ordinance No. 1186-14, passed July 16, 2014, the Director of Public Utilities entered into Contract No. RCD 2015-12 with Hach Company and Contract No. RCD 2015-10 with HSQ Technology, A Corporation, for the requirements for an additional year in the approximate total amount of $409,000 to maintain and replace proprietary components of control systems for the Division of Water; and

Ordinance No. 796-14 requires further legislation before exercising the first option to renew on the contracts; 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. RCD 2015-12 with Hach Company for the requirements to maintain, service, calibrate, refurbish, and test various scientific and in-line process analytical instruments manufactured by the Hach Company used to monitor the drinking water purification process.

Section 2. That the Director of Public Utilities is authorized to exercise the first option to renew Contract No. RCD 2015-10 with HSQ Technology, A Corporation, for the requirements for an additional year in the approximate total amount of $409,000 to maintain and replace proprietary components of control systems for the Division of Water.
in the City Land Bank to the Department of Economic Development Industrial Commercial Land Bank; and

Whereas, Section 183.14 of the Codified Ordinances of Cleveland, Ohio, 1976, requires that such transfer be preceded by an ordinance of Council approving the transfer; and

Whereas, the property to be transferred will become a component of the City’s Industrial Land Reutilization Program, and, as such, will be regulated by Chapter 5722 of the Revised Code; Section 183.021 of the Codified Ordinances of Cleveland, Ohio, 1976, regarding acquisition and disposition of the property; 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 under Section 183.14 of the Codified Ordinances of Cleveland, Ohio, 1976, the Director of Community Development is authorized to enter into a forgivable loan agreement between East 65th Street and Community College Avenue, to assist with management of the center, and other associated costs necessary to redevelop the property.

Section 2. That the summary for the loan, File No. 914-16-A, made a part of this ordinance, has been rewritten, is approved in all respects and shall not be changed without additional legislative authority.

Section 3. That the Director of Economic Development is authorized to employ, including but not limited to the amount of the loan and to deposit the monies in Fund Nos. 17 SF 006.

Section 4. That the Director of Economic Development is authorized to charge and accept fees in an amount not to exceed $1,000 for review of the loan, and the fees shall be regulated by Chapter 5722 of the Revised Code and Section 183.021 of the Revised Code.

Section 5. That the Director of Economic Development is authorized to employ, including but not limited to the amount of the loan and to deposit the monies in Fund Nos. 17 SF 305, Loan Fees Fund.

Section 6. That the contract and other agreements needed to complete the transaction authorized by this legislation shall be prepared by the Law Department.

Section 7. That the contract authorized in this legislation will require the recipient of the loan to use, maintain, and, provided it receives the affirmative vote of two-thirds of 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 Directors of Economic Development, Finance, Law; Committees on Development Planning and Sustainability, Finance.

Ord. No. 914-16, By Council Members Cleveland, Brancatelli and Kelley (by departmental request).

An emergency ordinance authorizing the Director of Economic Development to enter into a forgivable loan agreement with Burten Bell Carr Development, Inc., or its designee, in an amount of $400,000, to partially finance capital, parking improvements at Arbor Park Place located at the south-west corner of East 40th Street and Community College Avenue, to assist with management of the center, 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 under Section 183.14 of the Codified Ordinances of Cleveland, Ohio, 1976, requires that such transfer be preceded by an ordinance of Council approving the transfer; and

Whereas, the property to be transferred will become a component of the City’s Industrial Land Reutilization Program, and, as such, will be regulated by Chapter 5722 of the Revised Code; Section 183.021 of the Codified Ordinances of Cleveland, Ohio, 1976, regarding acquisition and disposition of the property; 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 under Section 183.14 of the Codified Ordinances of Cleveland, Ohio, 1976, the Director of Community Development is authorized to enter into an amendment to Contract No. 67924 and the Promissory Note with Detroit Shoreway Community Development Organization, or their designee, for the historical renovation of the Capitol Theatre at 1400 West 65th Street, Contract No. 17 SF 006.

Whereas, the property to be transferred will become a component of the City Land Bank to the Department of Economic Development, Finance, Law; Committees on Development Planning and Sustainability.

Ord. No. 916-16, By Council Members Kelley, K. Johnson and Brancatelli (by departmental request).

An emergency ordinance authorizing the Director of Capital Projects to issue a permit to Noel Caraballo to encroach into the public right-of-way of West 16th Street by installing, using, and maintaining an asphalt drive.

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 Noel Caraballo, 1507 West Schaff Road, Cleveland Ohio 44106 ("Permittee"), to encroach into the public right-of-way of West 16th Street by installing, using, and maintaining an asphalt driveway at the following location:

Situated in the City of Cleveland, County of Cuyahoga and State of Ohio known as being part of the Broadview Company’s Broadview Addition and a portion of Original Brooklyn Township Lots 77 & 78 as shown in Volume 101, Page 2 of the Cuyahoga
Ord. No. 917-16, By Council Members K. Johnson and Kelley (by departmental request).

Section 1. An emergency ordinance giving consent of the City of Cleveland to the Director of Transportation of the State of Ohio for rehabilitating the Martin Luther King, Jr. bridge over Doan Brook; to apply for and accept any gifts or grants from any public or private entity; authorizing the Director of Capital Projects to enter into any relative agreements; and causing payment of the City's share to the State for the cost of the improvement.

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 2. That it is declared to be in the public interest that the consent of the City of Cleveland is given to the Director of Transportation of the State of Ohio ("the State") to construct the following improvement underground: specifications, and estimates approved by the State; rehabilitating the Martin Luther King, Jr. bridge over Doan Brook; Bridge No. 5029M, PID 95548 (the "Improvement").

Section 2. That the City proposes to cooperate with the State in the cost of the Improvement by assuming and contributing to the cost of constructing the Improvement, less the amount of federal funds allocated by the Federal Highway Administration, United States Department of Transportation. The City agrees to assume and contribute 100% of the cost of preliminary engineering, right-of-way and environmental documentation. Also, the City agrees to assume and contribute 100% of the cost of any items included in the construction contract at the request of the City, which are determined by the State not eligible or made necessary by the Improvement. The share of the cost of the City is estimated in the amount of $360,000, but the estimated amount is to be adjusted in order that the City's ultimate share of the Improvement shall correspond with the percentages of actual costs when the actual costs are determined.

Section 3. That the Director of Capital Projects is authorized to enter into one or more agreements with the State necessary to complete the planning and construction of the Improvement, which shall contain the terms and conditions that the Director of Law determines shall best protect the public interest.

Section 4. Utilities and Right-of-Way Statement. Upon completion of the Improvement, and unless otherwise agreed, the City shall: (1) provide adequate maintenance for the public way, including any utility accommodations, relocations, and reimbursements; (2) provide and finance the improvements; (3) maintain the right-of-way, keeping it free of obstructions; and (4) hold said right-of-way in violation for public highway purposes.

Section 6. That the Director of Capital Projects is authorized to enter into contracts with ODOT pre-qualified consultants for the preliminary engineering phase of the Improvement and to enter into contracts with the Director of Transportation necessary to complete the above described project. Upon completion of ODOT, the Director of Capital Projects is also authorized to assign all rights, title, and interest to ODOT arising from any agreement with its consultant in order to allow ODOT to perform direct and indirect work, recover damages due to errors or omissions, and to exercise all other contractual and remedies afforded by law or equity.

Section 7. That the City agrees that if Federal funds are used to pay the cost of any consultant contract, the City shall comply with 23 CFR 172 in the selection of its consultant and the administration of the consultant contract. Further, the City agrees to incorporate ODOT's "Specifications for Consulting Services" as a contract document in all of its consultant contracts. The City agrees to verify ODOT's procedures and standards that the consultant shall be responsible for ongoing consultant involvement during the construction phase of the Improvement. The City agrees to include a completion schedule acceptable to ODOT, and to assist ODOT in rating the consultant's performance through ODOT's Consultant Evaluation System.

Section 8. That this Council hereby authorizes and directs the Mayor to proceed with the Improvement.

Section 9. That the Director of Capital Projects is authorized to apply for and accept any gifts or grants for this purpose from any public or private entity, including by the use of Federal-aid funds if issued for this purpose, by the Northeast Ohio Regional Sewer District and other entities to obtain funds necessary to complete the Improvement.

Section 10. That, when appropriate, the Director of Capital Projects is authorized to enter into one or more contracts with the railroads, the Northeast Ohio Regional Sewer District, the Northeast Ohio Regional Sewer District and other entities to obtain funds necessary to complete the Improvement.

Section 11. That the Director of Capital Projects is authorized to accept cash contributions from public or private entities, for infrastructure restoration costs associated with relocating, rehabilitating or reconstructing utility infrastructure for the Improvement.

Section 12. That this Council authorizes payment to the State's share of the Improvement from Bond Nos. 26 SF 528, 26 SF 529, 26 SF 534, 26 SF 540, 26 SF 544, 26 SF 554, 26 SF 563, 26 SF 568, and 26 SF 574, and any all funds approved by the Director of Finance, including future bond funds if issued for the purpose. Request No. RQS 0103, RL 2016-83.

Section 13. That the Clerk of Council shall determine and certify to the State three (3) certified copies of this ordinance immediately on its taking effect, and it shall become the basis for proceeding with the Improvement.

Section 14. That this Council authorizes payment to the State's share of the Improvement from Bond Nos. 26 SF 528, 26 SF 529, 26 SF 534, 26 SF 540, 26 SF 544, 26 SF 554, 26 SF 563, 26 SF 568, and 26 SF 574, and any all funds approved by the Director of Finance, including future bond funds if issued for the purpose. Request No. RQS 0103, RL 2016-83.

Section 15. 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 after the earliest period allowed by law.
An emergency ordinance giving consent of the City of Cleveland to the Director of Transportation of the State of Ohio to rehabilitate the St. Casimir Way Bridge over Doan Brook, authorizing any other relative agreements; and to cause payment to the State for the City's share of the Improvement.

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 declared to be in the public interest that the consent of the City of Cleveland is given to the Director of Transportation of the State of Ohio ("the State") to construct the following improvement under plans, specifications, and estimates prepared by the State to locate the St. Casimir Way Bridge over Doan Brook, Bridge No. 5833M, PID No. 1189, "Improvement.

Section 2. That the City proposes to cooperate with the State in the cost of the Improvement by assuming and contributing the entire cost and expense of the Improvement, less the amount of Federal and State funds allocated by the Federal Highway Administration, United States Department of Transportation, and the City agrees to assume and contribute one hundred percent (100%) of the cost of preliminary engineering, right-of-way, and environmental documentation. Also, the City agrees to assume and contribute 100% of the cost of any items included in the construction contract at the request of the City, which are determined by the City to be necessary or made necessary by the Improvement. The share of the cost of the Improvement shall be determined in the selection of its consultant and the administration of the consultant contracts. Further, the City agrees to incorporate ODOT's "Specifications for Consulting Services" as a contract document in all of its consultant contracts. The City agrees to require the consultant to provide ODOT with the following times:

(1) Between the hours of 9:00 a.m. and 11:00 p.m. during the term.
(2) Any person may perform on public place except as may be otherwise provided in this chapter.

Section 3. That the Director of Capital Projects is authorized to enter into any agreements necessary to implement the Improvement.

Section 4. That this Council authorizes payment to the State of the City's share of the Improvement in the estimated sum of $41,030 from Fund Nos. 20 SF 526, 20 SF 528, 20 SF 534, 20 SF 540, 20 SF 546, 20 SF 554, 20 SF 556, 20 SF 568, and 20 SF 574, and any and all funds approved by the Director of Finance, including future bond funds, if issued for this purpose, Request No. RQS 0103, RL 2016-16.

Section 5. That the Clerk of Council is authorized and directed to transmit to the State the three (3) certified copies of this ordinance immediately on its taking effect, and it shall become the basis for proceeding with the Improvement.

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.

Section 7. That 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:

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 Clerk of Council ("Clerk") is authorized to enter into an agreement with American Legal Publishing Corporation ("Consultant") for the professional services necessary to provide all necessary supplemental or replacement pages to the Charter and the Codified Ordinances of the City of Cleveland (together, the "Code"); to provide webhosting services and regular online updates to the Code, to provide an annual review and comparison of Code Parts IV and VI to the Ohio Revised Code, and any other services as may be necessary for continued and efficient Code supplementation, and to authorize any amendments to the contract that may be necessary during the term in order to provide additional printings of the Charter and/or the Code, and additional binders, inserts and labels.

The contract shall begin as of August 24, 2016 and shall continue for one year; the Clerk may exercise four (4) separate options to renew any or all portions of the agreement for additional one year periods, cancelable upon 30 days' written notice by the Clerk. Payment for services completed under the agreement, and any amendments to the agreement during the original term or the term of any exercisable renewal shall be from Fund No. 01 SF 001.

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.

Referred to Committee on Finance.

Ord. No. 921-16.
By Council Member Kelley.
An emergency ordinance authorizing the Clerk of Council to enter into one or more internship agreements with various individuals to provide assistance to the Office of the Clerk and the members of Cleveland City Council in any and all matters related to official Council business.

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 Clerk of Council is authorized to enter into one or more internship agreements with various individuals to provide assistance to the Office of the Clerk and the members of Cleveland City Council in any and all matters related to official Council business, as may be directed by the Clerk or her designees. The agreements may be for terms of any number of weeks starting on or after September 1, 2016 and ending on or before September 30, 2017. The individuals shall be paid on an hourly basis in an amount up to and not to exceed $15.00 per hour and shall be certified from fund number 91, subfund 001, department 0101, object 6320.

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.

Referred to Committee on Finance.

Ord. No. 922-16.
By Council Members Mitchell and Cleveland.
An emergency ordinance designating Cedar Avenue between East 36th Street and Stokes Boulevard with a secondary and honorary designation of "Don King Way"; and repealing Ordinance No. 473-16, passed April 25, 2016, that designates "Don King Way", between East 116th Street and East 121st Street with a secondary and honorary designation of "Don King Way".

WHEREAS, Donald "Don" King, a true Native Son of Cleveland, was born in Cleveland, Ohio on August 20, 1931, and is an American boxing promoter who has been involved in some of boxing's most historic matchups; and,

WHEREAS, Mr. King graduated from John Adams High, entered the boxing world after convincing Muhammad Ali to box in a hospital charity exhibition in Cleveland, and later purchased and published the Call and Post in Cleveland; and,

WHEREAS, the Don King Foundation has donated millions of dollars to worthy causes, as a reminder of the economic hardships he endured growing up, and Mr. King has gone into neighborhoods every holiday season and personally handed out turkeys to needy families in Cleveland and other cities across the nation; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, the citizens of Cleveland want to honor Don King with a street sign designation of "Don King Way" in recognition of his decades of business and philanthropic efforts here and across the nation; and,

WHEREAS, the citizens of Cleveland want to honor Don King with a street sign designation of "Don King Way" in recognition of his decades of business and philanthropic efforts here and across the nation; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, this ordinance constitutes an emergency measure 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 Cedar Avenue between East 36th Street and Stokes Boulevard is designated with a secondary and honorary designation of "Don King Way".

Section 2. That Ordinance No. 473-16, passed April 25, 2016, that designates "Don King Way", between East 116th Street and East 121st Street with a secondary and honorary designation of "Don King Way", is repealed.

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

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WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,

WHEREAS, Mr. King has been bestowed with many honors, including the Black Achievement Award, being named Man of the Year by the United Negro College Fund, the Martin Luther King Jr. Humanitarian Award, the NAACP's President's Award, and other prestigious awards; and,
FIRST READING EMERGENCY RESOLUTIONS REFERRED

Res. No. 907-16.

By Council Member Kelley (by departmental request).

An emergency resolution accepting the amounts and rates as determined by the Cuyahoga County Budget Commission and authorizing the necessary tax levies and certifying them to the County Fiscal Officer.

Whereas, this Council, under the provisions of law, has adopted a Tax Budget for the fiscal year commencing January 1, 2017; and

Whereas, the Budget Commission of Cuyahoga County, Ohio, has certified its action on the Tax Budget to this Council together with an estimate by the County Fiscal Officer of the rate of each tax necessary to be levied by this Council and what part is within and what part is outside the 10-mill tax limitation; 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 the amounts and rates as determined by the Budget Commission in its certification are accepted.

Section 2. That there is levied on the tax duplicate of the City of Cleveland the rate of each tax necessary to be levied within and without the 10-mill tax limitation, as follows:

Referring to Directors of City Planning Commission, Law; Committee on Development Planning and Sustainability.

Proposing to change the Use, Height and Area districts of the shaded area to 1F-A1 (Single Family).
Map Change 2542
SCHEDULE A
SUMMARY OF AMOUNTS REQUIRED FROM GENERAL PROPERTY TAX APPROVED BY BUDGET COMMISSION AND COUNTY AUDITOR'S ESTIMATE TAX RATES

<table>
<thead>
<tr>
<th>Fund</th>
<th>Amount to be Derived From Levies</th>
<th>Amount Approved By Budget Commission</th>
<th>County Auditor's Estimate of Tax Rate To Be Levied</th>
</tr>
</thead>
<tbody>
<tr>
<td>Outside 10-Mill Limitation</td>
<td>Column II</td>
<td>Column III</td>
<td>Column IV</td>
</tr>
<tr>
<td>Inside 10-Mill Limitation</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TOTAL</td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

Section 3. That the Clerk of Council is directed to certify a copy of this resolution to the County Fiscal Officer of Cuyahoga County.

Section 4. 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 Directors of Finance, Law; Committee on Finance.

Res. No. 908-16.
By Council Member Kelley (by departmental request).

An emergency resolution requesting the County Fiscal Officer to make advances during the year 2011, pursuant to Section 321.24, Ohio 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 under Section 321.24 of the Revised Code, the County Fiscal Officer is hereby requested to draw, and the County Treasurer to pay on draft or drafts made payable to the Treasury of the City of Cleveland, any money that may be in the County Treasury from time to time during the year 2011 and credited to the account of the City of Cleveland and lawfully applicable to the purpose of the 2011 fiscal year, during which year such request will be made. The payments are to be made from time to time in accordance with the schedule set by Cuyahoga County.

Section 2. That the Clerk of Council is directed to transmit a certified copy of this resolution to the County Fiscal Officer.

Section 3. That this resolution 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.

Referred to Directors of Finance, Law; Committee on Finance.

Res. No. 923-16.
By Council Member Kelley.

An emergency resolution supporting House Bill 579, in the 131st Ohio General Assembly, to make supplemental appropriations to the Department of Transportation in order to provide political subdivisions with funding for critical road maintenance repairs.

Whereas, House Bill 579 was introduced in the Ohio House of Representatives on May 25, 2016, and sponsored by Representatives Martin J. Sweeney and Mike Ashford; and

Whereas, House Bill 579 makes supplemental appropriations to the Department of Transportation in order to provide political subdivisions with funding for critical road maintenance repairs; and

Whereas, the bill appropriates $150 million to the newly created Road Maintenance Fund to be used by the Director of Transportation to distribute funding to political subdivisions for critical road maintenance repairs; and

Whereas, state funding that a political subdivision receives under this appropriation item shall be distributed in a way so that the state provides fifty percent of the project funding, while the political subdivision will be responsible for the remaining fifty percent of the project funding; and

Whereas, this Council recognizes the dire need for state funding for critical road maintenance repairs, and supports House Bill 579 to provide these supplemental funds to benefit citizens of Cleveland and Ohio municipalities; 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 supports House Bill 579, in the 131st Ohio General Assembly, to make supplemental appropriations to the Department of Transportation in order to provide political subdivisions with funding for critical road maintenance repairs.

Section 2. That the Clerk of Council is directed to transmit copies of this resolution to Representatives Martin J. Sweeney and Mike Ashford, the Ohio House of Representatives.

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.

Referred to Committee on Finance.

Res. No. 987-16.
By Council Member Brancatelli.

An emergency resolution urging the Director of Capital Projects to establish and consult with the Bicycle and Pedestrian Advisory Committee in order to carry out the goals of the Complete and Green Streets ordinance, Climate Action Plan, Master Bikeway Implementation Plan, and other plans that impact biking and walking.

Whereas, the City of Cleveland is striving to promote high level of bicycle use for transportation and recreation through the passage of the Complete and Green Streets Ordinance No. 798-11, passed September 13, 2011 and effective January 1, 2011; and

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Whereas, this ordinance provides for the consideration of Complete and Green Streets elements in all construction projects within the public right-of-way; and

Whereas, Complete and Green Streets address the livability and environmental needs of our community by providing streets that better accommodate walkers, cyclists, and public transportation while improving the environmental impact of our transportation infrastructure by incorporating green infrastructure strategies to reduce waste, storm water run-off and energy consumption; and

Whereas, the City of Cleveland has also adopted a Bikeway Master Plan, Bikeway Implementation Plan and numerous other planning studies that outline strategies for improving our city for people to ride a bicycle; and

Whereas, the City of Cleveland has developed a Climate Action Plan that includes goals to increase bicycle ridership and improve safety; and

Whereas, the City of Cleveland has successfully launched a large scale, formal bike share system that will increase ridership and provide empirical data that will guide future bicycle facility planning and maintenance; and

Whereas, many residents and organizations in Cleveland possess knowledge and expertise in the areas of bicycle transportation and recreation which would be beneficial to the City administration; and

Whereas, Complete and Green Streets ordinance authorized the Director of Capital Projects to consult with Cleveland area labor organizations and representatives of all affected City Departments, the Northeast Ohio Regional Sewer District, Greater Cleveland Regional Transit Authority, and the Northeast Ohio Areawide Coordinating Agency to review the improvement and any requests for exemptions from the Complete and Green Streets guidelines and upon consultation with other City Departments and the Council Member in the affected ward, approve exemptions where appropriate; and

Whereas, in addition to reviewing improvement exemptions from the Complete and Green Streets guidelines, the Bicycle and Pedestrian Advisory Committee will recommend policies to improve safety and encourage more Clevelanders to ride, bike and walk, and encourage input from citizens and local advocates; and

Whereas, Cleveland City Council is committed to working with the Director of Capital Projects and the Bicycle and Pedestrian Advisory Committee to create a network of Complete and Green Streets that will improve the economic, environmental and social well-being of citizens; and

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

Be it ordained by the Council of the City of Cleveland:

Section 1. That the Council urges the Director of Capital Projects to establish and consult with the Bicycle and Pedestrian Advisory Committee in order to carry out the goals of the Complete and Green Streets ordinance, Climate Action Plan, and other plans that impact biking and walking.

Section 2. That the Clerk of Council is hereby directed to transmit a copy of this resolution to Jacob VanSickle, Executive Director, Bike Cleveland.

Section 3. That this ordinance is hereby declared to be an emergency ordinance and 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.

Be referred to Committee on Finance.

FIRST READING EMERGENCY ORDINANCES READ IN FULL AND PASSED

Ord. No. 925-16. By Council Member Kelley, emergency authorizing the Clerk of Council to enter into an agreement with St. Martin De Porres High School Work Study Program to participate as a sponsor of students for work/study positions with Cleveland City Council.

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 Clerk of Council is authorized to enter into an agreement with St. Martin De Porres High School Work Study Program to participate as a sponsor of students for work/study positions with Cleveland City Council. This agreement shall be entered into as of August 1, 2016 and shall terminate July 31, 2017. Cleveland City Council shall provide sponsorship for up to four students at a time during the term. The agreement shall be certified for $4,600.00 and shall be certified from fund number 01, subfund 001, department 001, object 6260.

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: Passed, Yeas 9, Nays 0. Second time read. Read third time in full. Passed, Yeas 17, Nays 0.
SECTION 205. COMPOSITION OF THE COMMISSION

The Commission shall be composed of five (5) individuals who shall be appointed by the City Council to serve without compensation. Appointments shall be for a term of two years or until their respective successors shall have been appointed and duly qualified. Such members shall be appointed in such manner as to create staggered terms. If a vacancy occurs for any reason, the City Council shall fill the unexpired term. Two members of the Commission shall be representatives of employers, two members shall be representative of part-time employees, and one member shall represent the general public.

For purposes of Sections 204 to 214, the following terms have the following meanings:

- "part-time" shall mean employed on an hourly basis fewer than forty (40) hours per work week;
- "full-time" shall mean employed for forty (40) hours or more per work week; and
- "employer" shall mean any individual, corporation, partnership, association, labor organization, legal representative, mutual company, joint employer, or any corporation, firm, partnership, or association, labor organization, legal representative, mutual company, joint employer, or similar entity, or any person, including the services of a temporary services or staffing agency or similar entity, employing or exercising control over the wages, hours or working conditions of any individual.

SECTION 206. DUTIES OF THE COMMISSION

The Commission shall have the power, authority, and duty to:

1. Advise and consult with the City Council on all matters involving workplace policies and conditions for part-time employees.
2. Serve in an advisory and consultative capacity to the City Council to assure effective compliance with fair part-time workplace policies and requirements and recommend to the City Council means aimed at improving the ability of the City to promote equitable and practical working conditions for part-time employees.
3. Recommend to the City Council the rules and regulations of the Commission designed to comply with and further the purposes of Sections 204 to 214 and shall solicit community support for such legislation.
4. Receive complaints from any complainant concerning alleged violations of Sections 204 to 214. The Commission shall, upon the receipt of such complaint, investigate and report to the City Council in writing the facts, findings and recommendations for mediation and conciliation in accordance with the rules of the Commission as approved by the City Council in an attempt to provide mutual understanding and satisfaction of the problem involved.
5. Enforce the workplace requirements of Sections 204 to 214 and make recommendations to the City Council for any amendments as may be necessary to promote the continued effective administration of these sections.
6. Engage in research and obtain factual data to ascertain the status of part-time employment in the City and periodically evaluate the impact and effectiveness of the requirements of Sections 204 to 214.
7. Cooperate with all city, state, county, federal, and other governmental agencies with resources helpful in achieving greater appreciation and support of the social and economic benefits of fair part-time employment conditions and the full utilization of human resources.
8. Employ staff as needed to effectively carry out its duties required under this section.

SECTION 207. ADVANCE NOTICE OF WORK SCHEDULES AND CHANGES

An employer shall provide any part-time employee with a good faith estimate of the next biweekly schedule as well as in writing of the employee’s expected minimum number of scheduled shifts. The estimate shall include on-call shifts, where “on-call” means any work shift for which an employee must work on less than forty-eight (48) notice. The estimate shall not constitute a contract or offer and the employer shall not be bound thereby.

An employer shall provide its part-time employees with at least two (2) work schedules by doing either one of the following: (a) providing one work schedule for existing employees is scheduled to be posted or distributed. For all request employees, the work schedule shall include any on-call shifts, where applicable.

An employer may not require a part-time employee to be on-call, except for on-call availability, except where agreed to by the employer. Either party may cancel that shift without repercussions or penalties. The employee has agreed to the cancellation occurs at least (48) forty-eight hours before the on-call shift is to start.

An employer shall provide a part-time employee notice of any change to the employee’s schedule of the work schedule by email or text, so that requesting employees are given access to the electronic schedule at the workplace.

For part-time employees who request it, an employer shall provide such notice by email or text, as long as the cancellation occurs at least (48) forty-eight hours’ notice. The employer must work on less than forty-eight (48) hours prior to a shift to which the employee is assigned in writing or email or text. The employer must work on less than forty-eight (48) hours prior to a shift to which the employee is assigned in writing or email or text, as long as the cancellation occurs at least (48) forty-eight hours before the on-call shift is to start.

The employer may condition eligibility for full-time employment and on reasons other than the part-time status of the employee, such as the nature and amount of work experience.

Employers shall provide part-time employees with the same eligibility for promotions as that afforded to full-time employees for the same job classification, provided that an employer may condition eligibility for promotion on the employee’s availability in similar working conditions.

SECTION 208. EQUAL TREATMENT OF PART-TIME EMPLOYEES

Employers shall provide part-time employees with the same starting wage, hourly wage as that provided to start full-time employees, wages that require equal skill, effort, and responsibility, and that are performed under similar working conditions.

Pay differentials between part-time and full-time employees are permissible if such differentials are based on reasons other than the part-time status of the employee. This section shall affect the minimum hourly requirements for receipt of benefits including, but not limited to, health care benefits.

Employers shall provide part-time employees with proportional access to employer-provided paid or unpaid time off, including sick leave, personal leave, and annual and paid time off. The employer shall provide part-time employees with the same access to employer-provided paid or unpaid time off as that afforded to full-time employees for the same job classification, provided that an employer may condition eligibility for promotion on the employee’s availability in similar working conditions.

Employers shall provide part-time employees with the same eligibility for other benefits as that afforded to full-time employees for the same job classification.

SECTION 209. NOTICE OF EMPLOYEE RIGHTS

The Commission shall publish and make available to the public a written notice in the language recognized by the City, a notice of the rights of part-time employees in the workplace informing part-time employees of their rights under Sections 204 to 214. The notice shall identify an employer that employs part-time employees shall post such notice at its workplace or job site in conspicuous locations to ensure that part-time employees are informed of their rights under these sections.

SECTION 210. RETENTION OF EMPLOYMENT RECORDS

For a period of not less than three (3) years, employers shall retain employment and payroll records containing to current and former part-time employees.

SECTION 211. INVESTIGATION AND ENFORCEMENT

Any person who claims to be injured by a violation of Section 204 to 214 or who reasonably believe that they will be irreparably injured by a violation of these sections that has occurred or is occurring may file a complaint with the Commission. Any such complaint shall be filed within one hundred eighty (180) days of the
occurrence of an alleged violation, shall be in writing, shall identify the person alleged to have committed or alleged to be committing a violation of these sections, and shall state the facts upon which the allegations of a violation are based.

Upon the filing of a complaint as herein required, the Commission shall cause to be made a prompt and full investigation of the matter stated in the complaint. During or after the investigation, the Commission shall, if it appears that a violation has occurred or is threatening to occur, attempt by informal endeavors to effect conciliation, including voluntary discontinuance of the violation and adequate assurance of future voluntary compliance with the provisions of Sections 204 to 214.

Upon completion of the investigation and informal endeavors at conciliation by the Commission, but within thirty (30) days of the filing of the complaint with the Commission, if the efforts of the Commission to secure voluntary compliance have been unsuccessful and if the Commission has made a determination that a violation has occurred, the matter shall be submitted to the Director of Law who shall, upon determining, in accord with civil enforcement, if he or she shall institute such action within thirty (30) days after such determination has been made, or as soon thereafter as practicable.

If the Commission determines that there is not probable cause to believe that a particular alleged or suspected violation of these sections or order has occurred, the Commission may, in such case, file the complaint and inform the alternate action they may take, including appeal to the City Council for conciliation of the complaint.

SECTION 212. UNLAWFUL INTIMIDATION

It shall be unlawful for any person to harass, threaten, harm, damage, or otherwise interfere with any individual, whistleblower, group, or business believed to have made a report to the Commission under the provisions of Sections 204 to 214, because they have exercised their right to file a report under these sections or enjoyed the benefits of these sections, or because they have made a charge, allegation, testified, or assisted in any manner in any investigation, or in any proceeding hereunder or have made any report to the Commission. A violation of this section shall be subject to the penalty provisions of Section 213.

SECTION 213. PENALTY

Any person or entity violating any provision of Sections 204 to 214 shall be liable for a civil penalty of one thousand ($1,000) dollars per violation. If a person or entity is assessed three or more penalties in any thirty-six (36) month period, the amount of the penalty for any subsequent violation of these sections or order shall be increased to ten thousand ($10,000) dollars per violation for a period of five (5) years. During or after any penalty enforcement action, the violator shall also be liable for the attorneys' fees of the City and the complainant. Each day a violation continues after the passage of seventy-five (75) days from the date of the filing of the initial complaint with the Commission shall constitute a separate and distinct offense for each such violation. Any person or entity violating any provision of Sections 204 to 214 may be enjoined by a suit filed by the City in a competent jurisdiction, and this remedy is in addition to any penalty provision.

SECTION 214. LEGAL EFFECT

If any section, subsection, paragraph, sentence, clause, phrase, or word of Sections 204 to 214, or any application thereof to any person or circumstance, is held to be invalid or unconstitutional by a decision of a court of the United States, such decision shall not affect the validity of the remaining portions or application of this section, and sections 1 to 213, inclusive, are cumulative in their legal effect and are not in lieu of any and all other legal remedies by which an aggrieved person may pursue. Nothing in Sections 204 to 214 shall be construed as requiring that any of the rights and remedies that the law otherwise provides to employees or shall be interpreted or construed to create any right, requirement, power, or duty in conflict with any federal or state law.

SECTION 5. The Clerk, or such other person as the Director of Law decides to proceed with civil enforcement, in the event he or she shall institute such action within thirty (30) days after such determination has been made, or as soon thereafter as practicable, be it ordained by the Council of the City of Cleveland that the Clerk of this Council is authorized to cause to be published once a week for a period of at least fifteen days prior to the special election to be held on November 8, 2016, the text of the proposed amendment to the Charter to the Board of Elections of Cuyahoga County, Section 4, of the Board of Elections of the Charter of this City and otherwise to provide for the election of the manner provided by the general laws of the State of Ohio.

SECTION 7. That the Clerk of Council is authorized to cause to be printed a copy of the proposed amendment to the Charter to the Board of Elections of the Charter of the City of Cleveland and placed in the public department; now, therefore, this Council ordains and provider for the usual daily operation of a municipal department: Be it ordained by the Council of the City of Cleveland that pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio, 1976, said permit shall be closed as determined by the Chief of Police and safety forces as may be necessary in order to protect the participants in the event. Said permit shall further provide that the City of Cleveland shall be closed as determined by the Chief of Police and safety forces as may be necessary in order to protect the participants in the event. The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 926-16, By Council Member McCormack.

An emergency ordinance consenting and approving the issuance of a permit to the Susan G. Komen Race for the Cure on August 27, 2016, managed by Hermes Sports & Events, Inc.

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 that pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio, 1976, this Council consents and approves the holding of the Susan G. Komen Race for the Cure on August 27, 2016, managed by Hermes Sports & Events, Inc.

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 that pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio, 1976, this Council consents and approves the holding of the Susan G. Komen Race for the Cure on August 27, 2016, managed by Hermes Sports & Events, Inc.

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 that pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio, 1976, this Council consents and approves the holding of the Susan G. Komen Race for the Cure on August 27, 2016, managed by Hermes Sports & Events, Inc.

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 that pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio, 1976, this Council consents and approves the holding of the Susan G. Komen Race for the Cure on August 27, 2016, managed by Hermes Sports & Events, Inc.
of the same, to the extent and in form satisfactory to the Director of Law.

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 to suspend rules, Charter, and statutory provisions and place on final passage.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.


An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with the Multi Service Corporation (dba) May Dugan Center for the Food Distribution Program for the public purpose of providing fresh food and produce to low income residents residing in the city of Cleveland through the use of Ward 3 casino revenue funds.

Section 1. That the Director of the Department of Community Development is hereby authorized to enter into agreement with Multi Service Corporation (dba) May Dugan Center for the Food Distribution Program for the public purpose of providing fresh food and produce to low income residents residing in the city of Cleveland 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.

Motion to suspend rules, Charter, and statutory provisions and place on final passage.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.


An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with Cleveland Public Theatre for the Student Theatre Enrichment Program (STEP) for the public purpose of providing theatre education and training in live arts to children in the city of Cleveland through the use of Ward 3, 6 and 16 Casino Revenue Funds.

Section 1. That the Director of the Department of Community Development is hereby authorized to enter into agreement with Cleveland Public Theatre for the Student Theatre Enrichment Program (STEP) for the public purpose of providing theatre education and training in live arts to children in the city of Cleveland through the use of Ward 3, 6 and 16 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $2,000 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 to suspend rules, Charter, and statutory provisions and place on final passage.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.


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 1 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 Director of the Department of Community Development is hereby authorized to enter into agreement effective July 1, 2016 with Brick City Productions or with its fiscal agent University Circle Inc. for the Papa Resource and Education Expo for the public purpose of providing educational programming and social support resources to dependent households that have the responsibility of raising grandchildren in the city of Cleveland through the use of Ward 9 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $7,500 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 to suspend rules, Charter, and statutory provisions and place on final passage.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.
city of Cleveland through the use of Ward(s) 1 and 6 casino revenue funds.

Section 3. That the cost of said contract shall be in an amount not to exceed $16,000 and shall be paid from Fund No. 10 SF 188.

Section 4. 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 5. 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 to suspend rules, Charter, and statutory provisions and place on final passage. The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

Ord. No. 970-16

An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreements with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, Ordinance 985-16, Section 3, subsection 102 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Section 4303.292 of the Revised Code, and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and

That this ordinance constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the uniform date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That the Council of the City of Cleveland: 

An emergency ordinance authorizing the City of Cleveland to accept the donation from Ozanne Construction Company to the deconstruction and removal services of the gazebo and related structures located at Cudell Recreation Center, and authorizing the transfer of the deconstructed structures to the Tamir Rice Foundation, an Ohio nonprofit corporation.

Whereas, the gazebo structure and related structures at Cudell Recreation Center are no longer needed for public use; and

That 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 City of Cleveland 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 to suspend rules, Charter, and statutory provisions and place on final passage. The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

First Reading Emergency Resolutions Read in Full and Adopted

Res. No. 932-16
By Council Member Brancatelli.

An emergency resolution objecting to the renewal of a C1 Liquor Permit at the Spirit Addiction Center on the 8th Floor, 1197

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, Ordinance 985-16, Section 3, subsection 102 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Section 4303.292 of the Revised Code, and

That this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the uniform date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby direct the Director of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, Ordinance 985-16, Section 3, subsection 102 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Section 4303.292 of the Revised Code, and

That this resolution is hereby declared to be an emergency measure.
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 by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

Motion to suspend rules, Charter, and statutory provisions and place on final adoption. The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

Res. No. 934-16. By Council Member Kelley. An emergency resolution objecting to the renewal of a D2, D3, D3A and D6 Liquor Permit at 4818-22 Memphis Avenue and patio, Cleveland, Ohio 44114, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 1. That the Clerk of Council does hereby record its objection to the renewal of a D2, D3, D3A and D6 Liquor Permit, Permit No. 4818-22 Memphis Avenue and patio, Cleveland, Ohio 44114, owned by H I M, Inc., DBA Memphis Tavern, 4818-22 Memphis Avenue and patio, Cleveland, Ohio 44114, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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 to suspend rules, Charter, and statutory provisions and place on final adoption. The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

Res. No. 935-16. By Council Member Kelley. An emergency resolution objecting to the renewal of a D2, D3, D3A and D6 Liquor Permit at 4818-22 Memphis Avenue and patio, Cleveland, Ohio 44114. Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D2, D3, D3A and D6 Liquor Permit, Permit No. 4818-22 Memphis Avenue and patio, Cleveland, Ohio 44114, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code. The renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 4525622 owned by Revenue, Inc., 5200 Pour House Memphis, 6101 Memphis Avenue, Cleveland, Ohio 44144, and a statement by the Director of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 4525622 owned by Revenue, Inc., 5200 Pour House Memphis, 6101 Memphis Avenue, Cleveland, Ohio 44144, and a statement by the Director of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 3. That this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code; objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 4525622 owned by Revenue, Inc., 5200 Pour House Memphis, 6101 Memphis Avenue, Cleveland, Ohio 44144, and a statement by the Director of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 4525622 owned by Revenue, Inc., 5200 Pour House Memphis, 6101 Memphis Avenue, Cleveland, Ohio 44144, and a statement by the Director of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 3. That this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code; objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,
Be it resolved by the Council of the City of Cleveland:

Section 1. The Council does hereby record its objection to the renewal of a D2, D2X, D3, D3A and D6 Liquor Permit No. 381965 owned by Eric Niceitme, Inc., DBA Dirty Dog, 4693 State Road, 1st floor and basement, Cleveland, Ohio 44108, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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 to suspend rules, Charter, and statutory provisions and place on final adoption.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Adopted. Yeas 17. Nays 0.

Res. No. 940-16.

By Council Member McCormack.

An emergency resolution objecting to the transfer of location of a D2, D2X, D3 and D6 Liquor Permit to 668 Euclid Avenue, Suite 8.

Whereas, Council has been notified by the Division of Liquor Control of an application for the transfer of location of a D2, D2X, D3 and D6 Liquor Permit from Pololu, Ltd., 12018 Mayfield Road, Cleveland, Ohio 44110, Permanent Number 70083790005 to VIP Beauty Bar, LLC, DBA Manifest, 668 Euclid Avenue, Suite 8, Cleveland, Ohio 44114, Permanent Number 9221933; and requests the Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 1. That the Clerk of Council be and 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

Section 2. That the Clerk of Council be and 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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 to suspend rules, Charter, and statutory provisions and place on final adoption.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Adopted. Yeas 17. Nays 0.

Res. No. 941-16.

By Council Member Polenske.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 15222 Waterloo Road.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is in October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than the sixty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 4969821 owned by Carla LaGrutta, DBA Ohio Quix, 870 East 185th Street, Cleveland, Ohio 44119, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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 to suspend rules, Charter, and statutory provisions and place on final adoption.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Adopted. Yeas 17. Nays 0.
The Clerk of Council hereby directs she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Liquor Control that, in his opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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.


Res. No. 943-16, By Council Member Polonsky.
An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 15504 Waterloo Road & Gas Pumps.
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and
Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon local grounds; and
Whereas, the applicant does not qualify to be a permit holder and/or has demonstrated that he has operated his liquor business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state or any other state; and
Whereas, the place for which the permit is sought is so located with respect to the neighborhood that it substantially interferes with the public peace, prosperity, safety and welfare pursuant to Section 4303.26 of the Revised Code; and
Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,
be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby object to the renewal of a C1 and C2 Liquor Permit, Permit No. 5339250 owned by Lucky Times, LLC, 15504 Waterloo Road and Gas Pumps, Cleveland, Ohio 44110, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.292 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code of Ohio.

Res. No. 944-16, By Council Member Brancatelli.
An emergency resolution objecting to a New C2 Liquor Permit at 1303 Clark Avenue.
Whereas, Council has been notified by the Division of Liquor Control of an application for a New C2 Liquor Permit at Neetu Foods, Inc., 1303 Clark Avenue, Cleveland, Ohio 44109, Permit Number 6331965; and
Whereas, the granting of this application will authorize the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.292 of the Revised Code of Ohio.

Section 1. That Council does hereby object to the renewal of a C1 and C2 Liquor Permit at Neetu Foods, Inc., 1303 Clark Avenue.

Section 1. That Council does hereby object to the renewal of a C1 and C2 Liquor Permit at Neetu Foods, Inc., 1303 Clark Avenue, Cleveland, Ohio 44109, Permit Number 6331965; and requests the Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.292 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code of Ohio.
the Superintendent of the Division of Liquor Control.

Section 1. 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 immediately upon the earliest period allowed by law.

Section 2. That objection to the

Res. No. 946-16. By Council Member Branchelli. An emergency resolution objecting to the renewal of a D5 Liquor Permit at 3578 Independence Road, Cleveland, Cuyahoga County, Ohio 44105, Permit Number 8932938; and requests the Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 1. That Council does hereby record its objection to the renewal of a D5 Liquor Permit at 3578 Independence Road, Cleveland, Cuyahoga County, Ohio 44105, Permit Number 8932938; and requests the Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, certifying that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of the Director’s opinion, that the objection is based on substantial legal grounds within the meaning and intent of division (A) of Section 4303.282 of the Revised Code to the Superintendent of the Division of Liquor Control.

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 immediately upon the earliest period allowed by law.


Res. No. 947-16. By Council Member Convell. An emergency resolution objecting to a New C2 Liquor Permit at 968 East 105th Street, Cleveland, Ohio 44105, Permit Number 8932938; and requests 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 granting of this permit is sought is so located with respect to the neighborhood that it substantially interferes with public decency, sobriety, peace or good order; and

Section 1. That Council does hereby record its objection to a New C2 Liquor Permit at Gee Gee Grocery Co., DBA Gee Gee Grocery, 968 East 105th Street, Cleveland, Ohio 44105, Permit Number 8932938; and

There is hereby declared to be an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; and

Whereas, the place for which the license is sought is so located that the usual daily operation of a business is impossible; 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 objection is based on substantial legal grounds as set forth in Revised Code Section 4303.292; and

Section 2. That objection to the

Res. No. 948-16. By Council Member K. Johnson. An emergency resolution withdrawing objection to the transfer of ownership of a C1, C2 and D6 Liquor Permit at 12408 Union Avenue, Unit A and repealing Resolution No. 528-16 objecting to said permit.

Whereas, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

Section 1. That objection to the Liquor Agency Contract at Fakhoury Enterprises, Inc., 12408 Union Avenue, Unit A, Cleveland, Ohio 44105, Permanent Number 2600631, be and the same is hereby withdrawn; and

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 immediately upon the earliest period allowed by law.


Res. No. 949-16. By Council Member K. Johnson. An emergency resolution withdrawing objection to the transfer of ownership of a C1, C2 and D6 Liquor Permit at 12408 Union Avenue, Unit A and repealing Resolution No. 528-16 objecting to said permit.

Section 1. That objection to the

Whereas, this Council objects to the transfer of ownership of a C1, C2 and D6 Liquor Permit at 12408 Union Avenue, Unit A, Cleveland, Ohio 44105, Permanent Number 2600631 by action of the Council on July 13, 2016; and

Whereas, Ohio Revised Code is hereby declared to be an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; and

Whereas, the objection is based on substantial legal grounds as set forth in Revised Code Section 4303.292; and

Section 1. That Council does hereby record its objection to a New C2 Liquor Permit at Gee Gee Grocery Co., DBA Gee Gee Grocery, 968 East 105th Street, Cleveland, Ohio 44105, Permit Number 8932938; and

Section 2. That objection to the

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 place for which the license is sought is so located that the usual daily operation of a business is impossible; 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 objection is based on substantial legal grounds as set forth in Revised Code Section 4303.292; and

Res. No. 950-16. By Council Member K. Johnson. An emergency resolution withdrawing objection to the transfer of ownership of a C1, C2 and D6 Liquor Permit at 12408 Union Avenue, Unit A and repealing Resolution No. 528-16 objecting to said permit.

Whereas, this Council objects to the transfer of ownership of a C1, C2 and D6 Liquor Permit at 12408 Union Avenue, Unit A, Cleveland, Ohio 44105, Permanent Number 2600631 by action of the Council on July 13, 2016; and

Whereas, Ohio Revised Code is hereby declared to be an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; and

Whereas, the objection is based on substantial legal grounds as set forth in Revised Code Section 4303.292; and

Section 1. That objection to the Liquor Agency Contract at Fakhoury Enterprises, Inc., 12408 Union Avenue, Unit A, Cleveland, Ohio 44105, Permanent Number 2600631, be and the same is hereby withdrawn; and

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 immediately upon the earliest period allowed by law.
Section 1. That objection to the transfer of ownership of a C1, C2 and D1, D2, D3, and D3A Liquor Permit to 9521-9527 Lorain Avenue, Unit A, Cleveland, Ohio 44105, and repealing Resolution No. 952-16, objecting to said permit.

Whereas, pursuant to Section 4303.292 of the Revised Code, objections to the renewal of a D1, D2, D3, and D3A Liquor Permit to 9521-9527 Lorain Avenue, Unit A, Cleveland, Ohio 44105, be and the same is hereby withdrawn and Resolved No. 952-16, objecting to said permit.

That objection to the renewal of a D1, D2, D3, and D3A Liquor Permit to 9521-9527 Lorain Avenue, Unit A, Cleveland, Ohio 44105, be and the same is hereby withdrawn and Resolved No. 952-16, objecting to said permit.

An emergency resolution objecting to the renewal of a D1, D2, D3, and D3A Liquor Permit to 9521-9527 Lorain Avenue, Unit A, Cleveland, Ohio 44105.

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 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.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Adopted. Yeas 17. Nays 0.

Res. No. 952-16, By Council Member Reed.

An emergency resolution objecting to the renewal of a D1, D2, D3, and D3A Liquor Permit to 9521-9527 Lorain Avenue, Unit A, Cleveland, Ohio 44105.

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 3916 East 123rd St., Inc., DBA Food Plus, 3916 East 123rd Street, 1st floor only, Cleveland, Ohio 44115, Permanent Number 8871229 by Resolution No. 164-16 adopted by the Council of the City of Cleveland on February 29, 2016; 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 2. That objection to the renewal of a C1 and C2 Liquor Permit to 3916 East 123rd St., Inc., DBA Food Plus, 3916 East 123rd Street, 1st floor only, Cleveland, Ohio 44115, Permanent Number 8871229 by Resolution No. 164-16 adopted by the Council of the City of Cleveland on February 29, 2016; 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 renewal of a C1 and C2 Liquor Permit to 3916 East 123rd St., Inc., DBA Food Plus, 3916 East 123rd Street, 1st floor only, Cleveland, Ohio 44115, Permanent Number 8871229 by Resolution No. 164-16 adopted by the Council of the City of Cleveland on February 29, 2016; 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 3916 East 123rd St., Inc., DBA Food Plus, 3916 East 123rd Street, 1st floor only, Cleveland, Ohio 44115, Permanent Number 8871229 by Resolution No. 164-16 adopted by the Council of the City of Cleveland on February 29, 2016; 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 3916 East 123rd St., Inc., DBA Food Plus, 3916 East 123rd Street, 1st floor only, Cleveland, Ohio 44115, Permanent Number 8871229 by Resolution No. 164-16 adopted by the Council of the City of Cleveland on February 29, 2016; 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 3916 East 123rd St., Inc., DBA Food Plus, 3916 East 123rd Street, 1st floor only, Cleveland, Ohio 44115, Permanent Number 8871229 by Resolution No. 164-16 adopted by the Council of the City of Cleveland on February 29, 2016; 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:
transmit two certified copies of this resolution, together with two copies of a letter, and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code of Ohio.

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 to suspend rules, Charter, and statutory provisions and place on final adoption.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

Res. No. 955-16, By Council Member Kazy. An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 14939 Puritas Avenue. Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 Liquor Permit, Permit No. 5804911 owned by Meera, Inc., DBA Lorain Avenue, 14939 Puritas Avenue, Cleveland, Ohio 44111, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. The Clerk of Council 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 to suspend rules, Charter, and statutory provisions and place on final adoption.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

Res. No. 956-16, By Council Member Kazy. An emergency resolution objecting to the renewal of a C2, C2X and D6 Liquor Permit at 4282 West 130th Street. Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2, C2X and D6 Liquor Permit, Permit No. 9092450005 owned by Touma, LLC, 4282 West 130th Street, Cleveland, Ohio 44115, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. The Clerk of Council 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 to suspend rules, Charter, and statutory provisions and place on final adoption.
An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 4625 29 West 130th Street and patio.

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, the resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. 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, 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.


Res. No. 958-16, By Council Member Kazy.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 4625 29 West 130th Street and patio. 

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Revised Code Section 4303.292 of the Revised Code; and

Whereas, the 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, 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.


Res. No. 959-16, By Council Member Kazy.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 4050 West 140th Street and basement.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. 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, 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.


Res. No. 960-16, By Council Member Kazy.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 8808 Detroit Record.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the 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, 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.
this objection is based on other legal grounds as set forth in Revised Code Section 4303.271; and
Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:
Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 851751 owned by Shean Corporation, Inc., DBA Dairy Mart 1 855, 8808 Detroit Avenue, Cleveland, Ohio 44102, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based on substantial legal grounds as set forth in Revised Code Section 4303.292; and

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 to suspend rules, Charter, and statutory provisions and place on final adoption.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Adopted. Yeas 17. Nays 0.

Res. No. 962-16,
By Council Member Zone,
An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 7501 Lake Avenue, 1st floor and basement, Permit No. 324650 owned by Lena Mart, Inc., 8701 Lake Avenue, 1st floor and basement, Cleveland, Ohio 44102, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 5120787 owned by Lena Mart, Inc., 8701 Lake Avenue, 1st floor and basement, Cleveland, Ohio 44102, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and is hereby directed to transmit two certified copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and
Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and
Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:
Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 3222256 owned by Anila Enterprises, LLD, DBA Convenient Food Mart, 7201 Lorain Avenue, Cleveland, Ohio 44102, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.
said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Liquor Control to a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Liquor Control to a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

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 to suspend rules, Charter, and statutory provisions and place on final adoption.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Adopted. Yeas 17. Nays 0.


An emergency resolution objecting to the renewal of a D5 Liquor Permit at 12820 Brookpark Road and patio.

Whereas, the applicant is unfit to hold his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this application is based upon 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 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. 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, and a statement by the Director of Liquor Control to a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Liquor Control to a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

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.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Adopted. Yeas 17. Nays 0.

Res. No. 966-16. By Council Member Kazy.

An emergency resolution objecting to the renewal of a D5 Liquor Permit at 12820 Brookpark Road and patio.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this application is based upon 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 2971644 held in Cleveland, Cuyahoga County, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.
An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 2603 West 117th Street.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1, C2 and D6 Liquor Permit, Permit No. 7148708 owned by R & H Gas, Inc., DBA American Gas, 2601 Woodhill Road, Cleveland, Ohio 44104, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, that the objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

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 to suspend rules, Charter, and statutory provisions and place on final adoption.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Adopted. Yeas 17. Nays 0.
operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to the renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2 Liquor Permit, Permit No. 76440620001 owned by Jerry San, DBA P & N G Supermarket, 4224 Warner Road, 1st floor, Cleveland, Ohio 44105, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director’s opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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 to suspend rules, Charter, and statutory provisions and place on final adoption.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

Res. No. 975-16.

By Council Member Kelley.

An emergency resolution objecting to the renewal of a C2 and C2 Liquor Permit at 4723 Pearl Road, 1st floor.

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to the renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 5476818 owned by Mandy’s Lounge, Inc., DBA Mandy’s, 4703 Pearl Road, 1st floor and basement, Cleveland, Ohio 44109, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director’s opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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 to suspend rules, Charter, and statutory provisions and place on final adoption.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

Res. No. 976-16.

By Council Member Cleveland.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 5275-79 Broadway Avenue, 1st floor and basement.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to the renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 8931911 owned by Tina I 2 3, Inc., DBA Mike’s Beverage, 5275 Broadway Ave, 1st floor, and basement, Cleveland, Ohio 44127, and requests the Superintendent of the Division of

Res. No. 977-16.

By Council Member Cleveland.

An emergency resolution objecting to the renewal of a C2 Liquor Permit at 5422 Warner Road, 1st floor.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to the renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 Liquor Permit, Permit No. 9005771 owned by Mike’s Beverage, 5275 Broadway Ave, 1st floor, and basement, Cleveland, Ohio 44127, and requests the Superintendent of the Division of

Res. No. 978-16.

By Council Member Cleveland.

An emergency resolution objecting to the renewal of a C2 Liquor Permit at 5422 Warner Road, 1st floor.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to the renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,
Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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 a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Ohio Revised Code to the Superintendent of the Division of Liquor Control.

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 to suspend rules, Charter, and statutory provisions and place on final adoption.


Res. No. 977-16, By Council Member Cleveland.

An emergency resolution objecting to the renewal of a D1 and C2 Liquor Permit at 7401-05 Central Avenue, 1st floor and basement.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unifit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 wellfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That this resolution does hereby record its objection to the renewal of a D1 Liquor Permit, Permit No. 454462 owned by Dionne Mae Thomas, DBA Josephine's Lounge, 7902-04 Central Avenue, Cleveland, Ohio 44104, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Ohio Revised Code to the Superintendent of the Division of Liquor Control.

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.


Res. No. 979-16, By Council Member Mitchell.

An emergency resolution objecting to the renewal of a D5 Liquor Permit at 11152 Buckeye Road, P.O. Box 20370, Cleveland, Cuyahoga County.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unifit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 wellfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby receive its objection to the renewal of a D1, D2, D3, D3A and D6 Liquor Permit at 11152 Buckeye Road, P.O. Box 20370, Cleveland, Ohio 44104, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.
shall take effect and be in force from and after the earliest period allowed by law.


Res. No. 984-16, By Council Member K. Johnson. An emergency resolution objecting to the renewal of a 1C and 1D Liquor Permit at 3344 East 116th Street, Cleveland, Ohio 44108.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st, and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a 1C, 1D and D6 Liquor Permit, Permit No. 4400257 owned by Tripod Tavern, Inc., DBA Tick Tock Tavern & Patio, 11526-28 Clifton Boulevard, Cleveland, Ohio 44108, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code.

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, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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 to suspend rules, Charter, and statutory provisions and place on final adoption. The rules were suspended. Yeas 17, Nays 6. Read second time. Read third time in full. Adopted. Yeas 17, Nays 6.

Res. No. 982-16, By Council Member K. Johnson. An emergency resolution objecting to the renewal of a C1, C2 and D6 Liquor Permit at 3111 East 93rd Street.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st, and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1, C2 and D6 Liquor Permit, Permit No. 7650370 owned by Sabah Hanini, DBA Little Eagle Food Market, 3111 East 93rd Street, Cleveland, Ohio 44104, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code.

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, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code.

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 to suspend rules, Charter, and statutory provisions and place on final adoption. The rules were suspended. Yeas 17, Nays 6. Read second time. Read third time in full. Adopted. Yeas 17, Nays 6.
permit business in that he has operated his liquor permit business in such a manner that demonstrates a disregard for the laws, regulations, or local ordinances of the state, that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and
Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations, or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and
Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations, or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Res. No. 984-16.
By Council Member Cleveland.

An emergency resolution objecting to the transfer of location of a C2 and C2X Liquor Permit to 5611 Woodland Avenue.

Whereas, Liquor Control has been notified by the Division of Liquor Control of an application for the transfer of location of a C2 and C2X Liquor Permit from Irving Torres, DBA Tony’s Deli, 2177 W. 30th Street, 1st floor front, Cleveland, Ohio 44113, Permanent Number 9001820 to Shri Hanuman, Inc., DBA Hometown Grocero, 5611 Woodland Avenue, Cleveland, Ohio 44104, Permanent Number 81131450005; and

Whereas, the granting of this application for a liquor permit to this establishment is already saturated with other liquor outlets, is contrary to the best interests of the community; and
Whereas, the applicant does not qualify as a permit holder and/or has demonstrated that he has operated his liquor business in disregard of the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Res. No. 989-16.
By Council Member Reed.

An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 3904 Martin Luther King Blvd., 1st floor.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations, or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Res. No. 989-16.
By Council Member Reed.

An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 3904 Martin Luther King Blvd., 1st floor.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations, or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Res. No. 989-16.
Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Revised Code, objection to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 40345270605 owned by Pamela Hubbard by Th McClain, Inc., 3894 Martin Luther King Blvd., 1st floor, Cleveland, Ohio 44105, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of the Division of Liquor Control that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control and statutory provisions and place on record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 40345270605 owned by Pamela Hubbard by Th McClain, Inc., 3894 Martin Luther King Blvd., 1st floor, Cleveland, Ohio 44105, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

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 to suspend rules, Charter, and statutory provisions and place on final adoption. The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

RES. NO. 900-16
By Council Member Reed
An emergency resolution objecting in a preservation of a C2 and C2X Liquor Permit at 4255 Turney Road.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this immediate preservation of the liquor permit 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 3602722 owned by The Turney Deli, 4255 Turney Road, Cleveland, Ohio 44116, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Liquor Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.271 of the Revised Code of Ohio.

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 to suspend rules, Charter, and statutory provisions and place on final adoption. The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

SECOND READING EMERGENCY ORDINANCES PASSED

ORD. NO. 440-16
By Council Members Kazy and Brady
An emergency ordinance to supplement the Codified Ordinances of Cleveland, Ohio, 1976, by enacting new Section 337.231, Portable Storage Containers, to regulate use of portable storage containers to protect the public safety and aesthetics of residential neighborhoods in the City; and amending Section 327.99, as amended by Ordinance No. 1396-14, passed December 8, 2014, regarding penalty.

Approved by Directors of Building and Housing Law; Passage recommended by Committees on Development Planning and Sustainability, Finance, when amended, as follows:

1. In the first whereas clause, line 6, strike “East 105th” and insert “East 106th”.

2. In Section 1, at the legal description for Parcel B, renumber the following: “Course No. 21” and “Course No. 22” to “Course No. 21” and “Course No. 22” to “Course No. 23.”

Amendments agreed to.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

In compliance with Section 32 of the Charter a copy of the legislation was furnished to each member of Council before final passage.

ORD. NO. 665-16
By Council Member Brady
An emergency ordinance to amend Sections 630.01 and 630.02 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No. 141-91, passed March 30, 2011, regarding criminal activity nuisances.

Approved by Directors of Public Safety, Finance, Law; Passage recommended by Committees on Safety, Planning and Sustainability, Finance, when amended, as follows:

1. In the title, line 2; in Section 1, line 1; and in Section 2, line 1, strike “Course No. 21” and insert “Sections 630.01 and 630.02” in all three places.

2. In Section 1, line 2, and in Section 2, line 2, strike “is” and insert “are” in both places.

3. In Section 1, after line 2, insert new Section 630.01 to read as follows:

"Sections 630.01 Criminal Activity Nuisances Declared

(A) Activities as defined in any of the following Codified Ordinances, occurring on properties in the City, and engaged in by an owner, occupant or invitee of the owner or occupant of the property, are declared to be a nuisance activity. To be a nuisance activity, a criminal conviction is not necessary. There must be probable cause to believe that the activity occurred.

(1) Any animal violation under Sections 605.01 (Animals, Domestic Large), 605.02 (Unmuzzled Dogs at Large), 605.04 (Dog Nuisances), 605.07 (Killing or Injuring Animals),

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

The rules were suspended. Years 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 792-16, By Council Member Polensk

An emergency ordinance to add the name David D. Dawson, Sr. Way as a secondary and honorary name to Rosseff Road. Approved by Committee on Finance.

The rules were suspended. Years 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 793-16, By Council Member Polensk

An emergency ordinance to add the name George V. Voinovich Way as a secondary and honorary name to Rosecriss Road. Approved by Committee on Finance, when amended, as follows:

1. In the title, line 2, and in Section 1, line 2, strike "George V." and insert "George and Janet" in both places.

2. In the title, line 3, and in Section 1, line 3, strike "Rosecriss Road" and insert "Schenely Avenue" in both places.

Amendments agreed to.

The rules were suspended. Years 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

In compliance with Section 33 of the Charter a copy of the legislation was furnished to each member of Council before final passage.

Ord. No. 794-16, By Council Member Cleveland

An emergency ordinance designating Central Avenue between East 71st Street and East 77th Street with a secondary and honorary designation of "C. D. Gant Way". Approved by Committee on Finance.

Amendments agreed to.

1. In the title, line 4, and in Section 1, line 4, strike "Owen G. von der Heyde Way" and insert "George V. Voinovich Way" in both places.

2. In the title, line 5, and in Section 1, line 5, strike "Schenely Avenue" and insert "George V. Voinovich Way" in both places.

Amendments agreed to.

The rules were suspended. Years 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 795-16, By Council Member Cleveland

An emergency ordinance designating Central Avenue between East 71st Street and East 77th Street with a secondary and honorary designation of "Owen G. von der Heyde Way". Approved by Committee on Finance, when amended, as follows:

1. In the title, line 4, and in Section 1, line 4, strike "Owen G. von der Heyde Way" and insert "Schenely Avenue" in both places.

Amendments agreed to.

The rules were suspended. Years 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

In compliance with Section 33 of the Charter a copy of the legislation was furnished to each member of Council before final passage.

Ord. No. 700-16, By Council Members Keane and Kelley (by departmental request).

An emergency ordinance determininig the need for making the public improvement of rehabilitating the storm and sanitary sewer systems in and around the Public Service Center and discharge centers, and constructing infrastructure improvements needed for the rehabilitation; and authorizin the Director of Port Control to enter into one or more public improve contracts for the making of the improvement. Approved by Directors of Port Control, City Planning Commission, Finance, Law, Passage recommended by Committees on Transportation, Finance.

The rules were suspended. Years 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 718-16, By Council Members McCormack, Keane and Kelley (by departmental request).

An emergency ordinance authorizin the Director of Port Control to lease Docks 28B, 30, and 32, excluding the warehouses on Docks 30 and 32, to the Cleveland Fencing Company LLC for surface parking and staging special event programming for ten Cleveland Browns home games, any NFL playoff games and up to nine other events a year, for a period of one year.

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

The rules were suspended. Years 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Amendments agreed to.

1. In compliance with Section 33 of the Charter a copy of the legislation was furnished to each member of Council before final passage.
An emergency ordinance authorizing the Director of Public Safety to accept a grant from the United States Department of Justice for the FY 2014 COPS Hiring Program.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

Ord. No. 796-16.
By Council Members Zone and Kelley (by departmental request).
An emergency ordinance authorizing the Director of Economic Development, on behalf of the Cleveland Municipal Court, to apply for and accept a grant from the Supreme Court of Ohio to purchase an object; and authorizing the Director to enter into one or more contracts with, and paid for, Paragon Solutions, Inc. and other consultants for professional services necessary to implement the grant.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

Ord. No. 797-16.
By Council Member Kelley (by departmental request).
An emergency ordinance authorizing the Director of Economic Development to enter into an agreement with the Department Planning and Sustainability, Finance, Law; Passage recommended by Committee on Safety, Planning Commission.

The rules were suspended. Yeas 17, Nays 0. Read second time. Passed. Yeas 17, Nays 0.

Ord. No. 798-16.
By Council Members McCormack, Brancatelli and Kelley (by departmental request).
An emergency ordinance approving the report of the Assessment Equalization Board on objections concerning estimated assessments with respect to the continuation and expansion of the Ohio City - Cleveland Business Improvement District and the comprehensive service plans for safety, maintenance and other services to be provided for the District; determining to proceed with the plan to provide public services within the District; adopting the assessments; levying the assessments; and authorizing the City to enter into an agreement with the City Improvement Corporation.

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

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

Ord. No. 799-16.
By Council Members Mitchell, Brancatelli and Kelley (by departmental request).
An emergency ordinance authorizing the Director of Economic Development to apply for and accept a HUD Empowerment Zone loan from the United States Department of Housing and Urban Development to finance the development of an office building located at 10500 Cedar Avenue and other associated costs necessary to redevelop the properties; and authorizing the Director of Economic Development to enter into one or more agreements with Hemingway Development LLC, or its designee, for the project.

Approved by Directors of Economic Development, Finance, Law; Passage recommended by Committees on Development Planning and Sustainability, Finance.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

Ord. No. 800-16.
By Council Members Mitchell, Brancatelli and Kelley (by departmental request).
An emergency ordinance authorizing the Director of Economic Development to enter into an Enterprise Zone Agreement with Hemingway Development LLC, or its designee, to provide a non-refundable incentive for the development of an office building located at 10500 Cedar Avenue in the Cleveland Area Enterprise Zone.

Approved by Directors of Economic Development, Finance, Law; Passage recommended by Committees on Development Planning and Sustainability, Finance.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

Ord. No. 802-16.
By Council Members Brady, Brancatelli and Kelley (by departmental request).
An emergency ordinance authorizing the Director of Economic Development to enter into one or more contracts with Janet Zweig for professional services necessary for the design, production, and installation of a yet-to-be designed public artwork associated with, and installed at, the new Cuyahoga County Juvenile Justice Center.

Approved by Directors of Economic Development, City Planning Commission, Finance, Law; Passage recommended by Committees on Development Planning and Sustainability, Finance.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

Ord. No. 803-16.
By Council Members K. Johnson, Brancatelli, and Kelley (by departmental request).
An emergency ordinance authorizing the Director of Capital Projects and/or City Planning to enter into one or more contracts with Janet Zweig for professional services necessary for the design, production, and installation of a yet-to-be designed public artwork associated with, and installed at, the new Cleveland Kennel.

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

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

Ord. No. 806-16.
By Council Members Brancatelli, Keane and Kelley (by departmental request).
An emergency ordinance authorizing the Director of City Planning to apply for and accept one or more grants from the US Department of Transportation through their FY 2016 TIGER program, to enter into a contract with Parsons Brinkerhoff, Inc. for grant application services; to amend their FY 2015 contract to provide additional services; and to apply for and accept the gift of design and other services from the Cleveland Browns.

Approved by Directors of City Projects, Public Works, City Planning Commission, Finance, Law; Passage recommended by Committee on Municipal Services and Properties, Finance.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

Ord. No. 807-16.
By Council Members Cummins and Kelley (by departmental request).
An emergency ordinance determining the method of making the public improvement of constructing material capital repairs and capital improvements to Public Auditorium; authorizing one or more public improvement contracts for the making of the improvement; and professional services to design, or in the alternative, to purchase or accept the gift of design and other services from the Cleveland Browns.

Approved by Directors of Capital Projects, Public Works, City Planning Commission, Finance, Law; Passage recommended by Committee on Municipal Services and Properties, Finance.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

1. In Section 2, line 3, after "$9.34" insert "million".

Approval agreed to.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

In compliance with Section 33 of the Charter a copy of the legislation was furnished to each member of Council before final passage.

Ord. No. 807-16.
By Council Members Cummins 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 Public Health Accreditation; authorizing

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ORDINANCE FAILED

ORD. NO. 621-16

By Council Member Kelley (by initiative petition).

An emergency ordinance to supplement the Codified Ordinances of Cleveland, Ohio, by enacting new sections 174.01 through 174.06 relating to Cleveland Minimum Wage.

Motion by Council Member J. Johnson, to revert back to Second Reading, in order to make an amendment to Ord. No. 621-16. Seconded by Council Member Reed. Motion failed, 5 yea's, 12 nays.

Those voting yea: Council Members Conwell, J. Johnson,Polensek, Reed and Zone.

Those voting nay: Council Members Brady, Brancatelli, Cleveland, Cummings, Dow, K. Johnson, Kazy, Keane, Kelley, McCormack, Mitchell and Pruitt.

Read third time in full. Failed, Yeas 1, Nays 16.

ORD. NO. 826-16

By Mayor Jackson and Council Member Zone.

An emergency ordinance authorizing submission to the electors of the City of Cleveland of a proposal to amend Section 115-2 of the Charter of the City of Cleveland relating to the Police Review Board.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

ORD. NO. 822-16

By Council Member Brancatelli.

An ordinance changing the Use Districts of parcels north of Fleet Ave, between E. 49th Street and E. 52nd Street to: a 'G' Area District and a 'Q' Area District as identified on the attached map (Map Change No. 2540).

Approved by Directors of City Planning Commission, Law; Passage recommended by Committees on Development Planning and Sustainability.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

SECOND READING EMERGENCY ORDINANCE ADOPTED

RES. NO. 512-16

By Council Members McCormack, Cleveland, K. Johnson and Brandt (by unanimous recommendation).

An emergency resolution declaring the intent to vacate a portion of Andes Circle SE.

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

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

THIRD READING EMERGENCY ORDINANCE FAILED

ORD. NO. 621-16

By Council Member Kelley (by initiative petition).

An emergency ordinance to supplement the Codified Ordinances of Cleveland, Ohio, by enacting new sections 174.01 through 174.06 relating to Cleveland Minimum Wage.

Motion by Council Member J. Johnson, to revert back to Second Reading, in order to make an amendment to Ord. No. 621-16. Seconded by Council Member Reed. Motion failed, 5 yea's, 12 nays.

Those voting yea: Council Members Conwell, J. Johnson,Polensek, Reed and Zone.

Those voting nay: Council Members Brady, Brancatelli, Cleveland, Cummings, Dow, K. Johnson, Kazy, Keane, Kelley, McCormack, Mitchell and Pruitt.

Read third time in full. Failed, Yeas 1, Nays 16.

SECOND READING ORDINANCE PASSED

ORD. NO. 526-16

By Council Member Dow.

An emergency ordinance designating the 3101 Euclid Avenue Building as a Cleveland Landmark, Approved by Directors of City Planning Commission, Law; Passage recommended by Committee on Development Planning and Sustainability.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

SECOND READING EMERGENCY RESOLUTION ADOPTED

RES. NO. 512-16

By Council Members McCormack, Cleveland, K. Johnson and Brandt (by unanimous recommendation).

An emergency resolution declaring the intent to vacate a portion of Andes Circle SE.

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

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

THIRD READING EMERGENCY ORDINANCE FAILED

ORD. NO. 621-16

By Council Member Kelley (by initiative petition).

An emergency ordinance to supplement the Codified Ordinances of Cleveland, Ohio, by enacting new sections 174.01 through 174.06 relating to Cleveland Minimum Wage.

Motion by Council Member J. Johnson, to revert back to Second Reading, in order to make an amendment to Ord. No. 621-16. Seconded by Council Member Reed. Motion failed, 5 yea's, 12 nays.

Those voting yea: Council Members Conwell, J. Johnson,Polensek, Reed and Zone.

Those voting nay: Council Members Brady, Brancatelli, Cleveland, Cummings, Dow, K. Johnson, Kazy, Keane, Kelley, McCormack, Mitchell and Pruitt.

Read third time in full. Failed, Yeas 1, Nays 16.

ORD. NO. 826-16

By Council Member Dow.

An emergency ordinance designating the 3101 Euclid Avenue Building as a Cleveland Landmark, Approved by Directors of City Planning Commission, Law; Passage recommended by Committee on Development Planning and Sustainability.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

SECOND READING EMERGENCY RESOLUTION ADOPTED

ORD. NO. 621-16

By Council Member Kelley (by initiative petition).

An emergency ordinance to supplement the Codified Ordinances of Cleveland, Ohio, by enacting new sections 174.01 through 174.06 relating to Cleveland Minimum Wage.

Motion by Council Member J. Johnson, to revert back to Second Reading, in order to make an amendment to Ord. No. 621-16. Seconded by Council Member Reed. Motion failed, 5 yea's, 12 nays.

Those voting yea: Council Members Conwell, J. Johnson,Polensek, Reed and Zone.

Those voting nay: Council Members Brady, Brancatelli, Cleveland, Cummings, Dow, K. Johnson, Kazy, Keane, Kelley, McCormack, Mitchell and Pruitt.

Read third time in full. Failed, Yeas 1, Nays 16.

SECOND READING ORDINANCE PASSED

ORD. NO. 526-16

By Council Member Dow.

An emergency ordinance designating the 3101 Euclid Avenue Building as a Cleveland Landmark, Approved by Directors of City Planning Commission, Law; Passage recommended by Committee on Development Planning and Sustainability.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

SECOND READING EMERGENCY RESOLUTION ADOPTED

RES. NO. 512-16

By Council Members McCormack, Cleveland, K. Johnson and Brandt (by unanimous recommendation).

An emergency resolution declaring the intent to vacate a portion of Andes Circle SE.

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

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.

THIRD READING EMERGENCY ORDINANCE FAILED

ORD. NO. 621-16

By Council Member Kelley (by initiative petition).

An emergency ordinance to supplement the Codified Ordinances of Cleveland, Ohio, by enacting new sections 174.01 through 174.06 relating to Cleveland Minimum Wage.

Motion by Council Member J. Johnson, to revert back to Second Reading, in order to make an amendment to Ord. No. 621-16. Seconded by Council Member Reed. Motion failed, 5 yea's, 12 nays.

Those voting yea: Council Members Conwell, J. Johnson,Polensek, Reed and Zone.

Those voting nay: Council Members Brady, Brancatelli, Cleveland, Cummings, Dow, K. Johnson, Kazy, Keane, Kelley, McCormack, Mitchell and Pruitt.

Read third time in full. Failed, Yeas 1, Nays 16.

ORD. NO. 826-16

By Council Member Dow.

An emergency ordinance designating the 3101 Euclid Avenue Building as a Cleveland Landmark, Approved by Directors of City Planning Commission, Law; Passage recommended by Committee on Development Planning and Sustainability.

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Passed. Yeas 17, Nays 0.

SECOND READING EMERGENCY RESOLUTION ADOPTED

RES. NO. 512-16

By Council Members McCormack, Cleveland, K. Johnson and Brandt (by unanimous recommendation).

An emergency resolution declaring the intent to vacate a portion of Andes Circle SE.

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

The rules were suspended. Yeas 17, Nays 0. Read second time. Read third time in full. Adopted. Yeas 17, Nays 0.
AECOM (non-certified) $132,200.00 0.00%

Yeas: Directors Langhenry, Dumas, Davis, Acting Directors Flasch, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.
Nays: None.
Absent: Mayor Jackson and Director West.

Resolution No. 351-16. By Interim Director Szabo.

Whereas, under the authority of Ordinance No. 73-12, adopted by the Council of the City of Cleveland on April 9, 2012, and Board of Control Resolution No. 348-12, adopted July 18, 2012, the City through its Director of Port Control, entered into Contract No. PS2012*221 with MCM, n/b/a Logicalis, Inc. to provide professional services necessary to design, develop, and implement a converged communications system for the Department of Port Control; and whereas it was resolved, by the Board of Control of the City of Cleveland, that under Section 181.102(b) C.C., Director Fumich is selected upon nomination of the Director of Port Control as the firm to be employed by contract to provide the professional services necessary for the installation of upgrades, maintenance, and professional services for the Flight Information Display System at Cleveland Hopkins International Airport for a period of one year starting upon execution of a contract.

Be it further resolved that the Board of Control of the City of Cleveland that, under the authority of divisions (b) and (e) of Section 181.102 C.C., the Director of Port Control is authorized to enter into a contract with Gentrack, LTD, based on its proposal dated July 27, 2016, for a term of twelve months, which contract shall be prepared by the Director of Law, shall provide that the compensation for the services authorized shall not exceed $300,000.00, 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 all other terms of Resolution No. 1-15 not expressly amended by this resolution shall remain unchanged and in full force and effect.

Yeas: Directors Langhenry, Dumas, Davis, Acting Directors Flasch, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.
Nays: None.
Absent: Mayor Jackson and Director West.

Resolution No. 352-16. By Interim Director Szabo.

Whereas, under the authority of Ordinance No. 499-10, as amended by Ordinance Nos. 1624-10, 1455-11 and 1408-12, passed by the Council of the City of Cleveland on June 7, 2010, December 6, 2010, October 25, 2011 and April 23, 2013, respectively, and Board of Control Resolution No. 1-15, adopted January 7, 2015, the City through its Director of Port Control, entered into Contract No. PS2015*043 with EnviroScience, Inc. to provide professional services necessary to provide environmental analytical laboratory services for the various divisions of the Department of Port Control; and whereas, the City has determined the need for environmental services necessary to support the National Pollutant Discharge Elimination System by providing the complete suite of services for environmental sampling and analysis; and whereas the Consultant has proposed by its proposal dated May 19, 2016 to perform the additional work necessary for an amount of $100,000.00; now, therefore,

Be it resolved by the Board of Control of the City of Cleveland that the Director of Port Control is authorized to enter into a First Modification to City Contract No. PS2015*043 between the City of Cleveland and EnviroScience, Inc. for additional environmental sampling and analysis. The amount to be paid for all services shall be increased by $100,000.00 from $599,984.85 to a total amount not to exceed $699,984.85.

Be it further resolved that the percentage participation attributed to Cleveland 29.994% and City Architecture Inc., is selected upon nomination of the Director of Port Control as the firm of Gentrack, LTD is selected upon nomination of the Director of Port Control at a total amount of $99,984.85 to a total amount not to exceed $99,984.85.

Nays: None.
Absent: Mayor Jackson and Director West.

Resolution No. 353-16. By Interim Director Szabo.

Whereas, under the authority of Ordinance No. 382-16, passed by the Council of the City of Cleveland on April 25, 2016, Rooftop Green, LLC ("Consultant") is selected upon the nomination of the Director of Port Control from a list of qualified persons or firms determined after a full and complete canvass by the Director of Port Control above the firm of consultants available to be employed by contract to supplement the regularly employed staff of the several departments of the City to provide professional services necessary to provide design/build services for the public improvement of implementing a sustainable roofing system for the Department of Port Control.

Be it further resolved that the Director of Port Control is authorized to enter into a written design/build contract with Rooftop Green, LLC for the above-mentioned services, based upon its proposal dated April 27, 2016, which contract shall be prepared by the Director of Law, shall provide that the compensation for the services authorized shall not exceed $225,880.00, and shall contain such other provisions as the Director of Law deems necessary to protect and benefit the public interest.

Yeas: Directors Langhenry, Dumas, Davis, Acting Directors Flasch, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.
Nays: None.
Absent: Mayor Jackson and Director West.

Resolution No. 355-16. By Interim Director Szabo.

Be it resolved by the Board of Control of the City of Cleveland that, under the authority of Ordinance No. 658-16, passed by the Council of the City of Cleveland on June 6, 2016, City Architecture Inc., 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 engineering services necessary to implement public improvement projects in the City of Cleveland.

Be it further resolved that the Director of Capital Projects is authorized to enter into a written contract with Richard L. Bowen & Associates, based upon their proposal dated June 10, 2016 for a cost not to exceed $100,000.00. 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 City Architecture Inc. for the service authorized above is approved:

<table>
<thead>
<tr>
<th>Sub-Consultant</th>
<th>Percentage</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Consulting Engineering Inc.</td>
<td>CSB 5.000%</td>
<td>$ 5,000.00</td>
</tr>
<tr>
<td>Barber &amp; Hoffman, Inc.</td>
<td>CSB 15.000%</td>
<td>$15,000.00</td>
</tr>
<tr>
<td>Construction Green Team</td>
<td>CSB 5.000%</td>
<td>$ 5,000.00</td>
</tr>
<tr>
<td>McGuiness Unlimited Inc.</td>
<td>CSB 5.000%</td>
<td>$ 5,000.00</td>
</tr>
<tr>
<td>Boulevard Studios LLC</td>
<td>FBE 0.000%</td>
<td>$ 0.000</td>
</tr>
<tr>
<td>Thermal Environmental</td>
<td>non-certified 0.000%</td>
<td>$25,000.00</td>
</tr>
<tr>
<td>Intertek PSI non-certified</td>
<td>0.000%</td>
<td>$ 1,000.00</td>
</tr>
</tbody>
</table>

Yeas: Directors Langhenry, Dumas, Davis, Acting Directors Flask, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.

Nays: None.

Absent: Mayor Jackson and Director West.

Resolution No. 356-16.

By Director Spronz.

Be it resolved by the Board of Control of the City of Cleveland that under the authority of Ordinance No. 658-16, passed by the Council of the City of Cleveland on June 6, 2016, Richard L. Bowen & Associates, 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 engineering services necessary to implement public improvement projects in the City of Cleveland.

Be it further resolved that the Director of Capital Projects is authorized to enter into a written contract with Richard L. Bowen & Associates, based upon their proposal dated June 10, 2016 for a cost not to exceed $100,000.00. 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 Richard L. Bowen & Associates for the service authorized above is approved:

<table>
<thead>
<tr>
<th>Sub-Consultant</th>
<th>Percentage</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sandhu &amp; Associates</td>
<td>CSB 9.130%</td>
<td>$9,100.00</td>
</tr>
<tr>
<td>Knight &amp; Stolar, Inc.</td>
<td>CSB 2.282%</td>
<td>$2,282.00</td>
</tr>
<tr>
<td>Studio Graphique</td>
<td>CSB 2.282%</td>
<td>$2,282.00</td>
</tr>
<tr>
<td>AGM Energy Services</td>
<td>CSB 4.565%</td>
<td>$4,565.00</td>
</tr>
<tr>
<td>HZW Environmental</td>
<td>FBE 0.000%</td>
<td>$2,282.00</td>
</tr>
<tr>
<td>Intertek PSI</td>
<td>non-certified 0.000%</td>
<td>$2,282.00</td>
</tr>
<tr>
<td>David V. Lewin</td>
<td>non-certified 0.000%</td>
<td>$2,282.00</td>
</tr>
<tr>
<td>DRM &amp; Associated, LLC</td>
<td>non-certified 0.000%</td>
<td>$2,282.00</td>
</tr>
<tr>
<td>KS Associates</td>
<td>non-certified 0.000%</td>
<td>$2,282.00</td>
</tr>
<tr>
<td>Wiss, Janney, Elstner &amp; Associates</td>
<td>non-certified 0.000%</td>
<td>$2,282.00</td>
</tr>
</tbody>
</table>

Yeas: Directors Langhenry, Dumas, Davis, Acting Directors Flask, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.

Nays: None.

Absent: Mayor Jackson and Director West.

Resolution No. 357-16.

By Director Spronz.

Be it resolved by the Board of Control of the City of Cleveland that the bid of R.J. Platten Contracting Company for the public improvement of the Multiple Parks Site Improvements, Bid Package A, Base Bid, Bid Package B, Base Bid and Alternates A-1, Bid Package C, Base Bid and Alternates A-1, Bid Package D, Base Bid and Alternates A-1, A-2 and A-3, Bid Package E, Base Bid and Alternates A-1, for the Office of Capital Projects, received on June 17, 2016 under the authority of Ordinance No. 732-14, passed June 9, 2014, Ordinance No. 247-15 passed April 13, 2015, and Ordinance No. 282-15 passed June 1, 2015 upon a gross price basis for the improvements in the aggregate amount of $2,176,022.85 is affirmed and approved as the low responsible bid; and the Director of Capital Projects, received on June 6, 2016 for a cost not to exceed $100,000.00. 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 subcontractors by R.J. Platten Contracting Company is hereby approved:

<table>
<thead>
<tr>
<th>Subcontractor</th>
<th>CSB/MBE/FBE</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cunningham Paving</td>
<td>CSB $267,264.05</td>
<td>12.282%</td>
</tr>
<tr>
<td>Ramos Trucking</td>
<td>CSB $124,616.00</td>
<td>5.726%</td>
</tr>
<tr>
<td>Tech Ready Mix</td>
<td>CSB $58,084.00</td>
<td>2.669%</td>
</tr>
<tr>
<td>Industrial Surface Sealers</td>
<td>CSB $11,963.00</td>
<td>0.549%</td>
</tr>
<tr>
<td>Down to Earth Landscaping</td>
<td>CSB $263,336.50</td>
<td>12.101%</td>
</tr>
<tr>
<td>Kruose Sign</td>
<td>non-certified $22,855.09</td>
<td>0.000%</td>
</tr>
</tbody>
</table>

Yeas: Directors Langhenry, Dumas, Davis, Acting Directors Flask, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.

Nays: None.

Absent: Mayor Jackson and Director West.

Resolution No. 358-16.

By Director McGrath.

Whereas, Ordinance No. 705-16, passed July 13, 2016 by the Council of the City of Cleveland, authorizes the Commissioner of Purchases and Supplies to convey an easement in that portion of Permanent Parcel No. 102-24-928, City-owned property located at the northeast corner of East 18th Street and Payne Avenue, as determined to be not needed for public use and more fully described in the ordinance, to East Ohio Gas Company dba Dominion East Ohio, at a price determined to be fair market value by the Board of Control; now, therefore,

Be it resolved by the Board of Control of the City of Cleveland that under Ordinance No. 705-16, passed July 13, 2016 by the Cleveland City Council, the price of $270.00 is determined to be fair market value by the Cleveland City Council, the price of $170.00 is determined to be fair market value by the City of Cleveland conveying the easement, which deed of easement shall contain such additional provisions as the Director of Law determines necessary to protect and benefit the City’s interests.

Yeas: Directors Langhenry, Dumas, Davis, Acting Directors Flask, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.

Nays: None.

Absent: Mayor Jackson and Director West.

Resolution No. 359-16.

By Director Spronz.

Be it resolved that the Board of Control of the City of Cleveland that the employment of the following subcontractors by R.J. Platten Contracting Company is hereby approved:

<table>
<thead>
<tr>
<th>Subcontractor</th>
<th>CSB/MBE/FBE</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boullion &amp; Company</td>
<td>CSB $124,616.00</td>
<td>5.726%</td>
</tr>
<tr>
<td>Eastern Industrial</td>
<td>CSB $58,084.00</td>
<td>2.669%</td>
</tr>
<tr>
<td>Down to Earth Landscaping</td>
<td>CSB $263,336.50</td>
<td>12.101%</td>
</tr>
<tr>
<td>Kruose Sign</td>
<td>non-certified $22,855.09</td>
<td>0.000%</td>
</tr>
</tbody>
</table>

Yeas: Directors Langhenry, Dumas, Davis, Acting Directors Flask, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.

Nays: None.

Absent: Mayor Jackson and Director West.
Resolution No. 359-16.

By Director Cox.

Whereas, by Ordinance No. 1061-14, passed by the Cleveland City Council on September 15, 2014, as amended by Ordinance No. 96-15, passed on February 2, 2015, the Council authorized the Director of Public Works to enter into one or more agreements with the Group Plan Commission, an Ohio non-profit corporation, regarding the redevelopment, construction, operations and programming of Public Square; and

Whereas, C.O. Section 131.07 requires a party conducting a "special event", as defined in said Section to obtain a permit; and

Whereas, Board of Control Resolution No. 161-91, adopted March 20, 1991, established certain user rentals for special events located, wholly or in part, on property owned or maintained by the City of Cleveland; and

Whereas, agreements entered into between the City of Cleveland and the Group Plan Commission, delegate the responsibility for administration of the use of Public Square and the issuance of special event permits to the Group Plan Commission; and

Whereas, upon review of the recommendations of the Group Plan Commission regarding special event permit fees, this Board of Control desires to approve a schedule of reservation fees for special events in Public Square; now, therefore,

Be it resolved by Board of Control of the City of Cleveland that, effective upon the adoption of this resolution, as authorized by the Property Operations and Programming Agreement dated June 30, 2016 between the City and the Group Plan Commission, and Resolution No. 161-91, adopted March 20, 1991, establishing user rentals for portions of Public Square, the following schedule of reservation fees is approved for all special events located on Public Square:

1. Reservation Fees. All persons or entities sponsoring special events located on Public Square shall pay a daily Reservation Fee calculated on a sliding scale. The Reservation Fee shall be composed of a base rent per day, plus an additional amount based on the expected attendance (Size of Group Modifier); minus any discount for eligible organizers, as follows:

<table>
<thead>
<tr>
<th>Size of Group Modifier</th>
<th>Reservation Fee Base Rate Per Day Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Speakers</td>
</tr>
<tr>
<td>0-49</td>
<td>$50</td>
</tr>
<tr>
<td>($0)</td>
<td></td>
</tr>
<tr>
<td>50-499</td>
<td>$150</td>
</tr>
<tr>
<td>($100)</td>
<td></td>
</tr>
<tr>
<td>500-999</td>
<td>$350</td>
</tr>
<tr>
<td>($300)</td>
<td></td>
</tr>
<tr>
<td>1000-1999</td>
<td>$800</td>
</tr>
<tr>
<td>($750)</td>
<td></td>
</tr>
<tr>
<td>2000-4999</td>
<td>$1,050</td>
</tr>
<tr>
<td>($1,000)</td>
<td></td>
</tr>
<tr>
<td>5000-9999</td>
<td>$1,550</td>
</tr>
<tr>
<td>($1,500)</td>
<td></td>
</tr>
<tr>
<td>10,000+</td>
<td>$2,550</td>
</tr>
<tr>
<td>($2,500)</td>
<td></td>
</tr>
<tr>
<td>Commercial Photo or Video Shoot (exclusive use of section)/4 hours</td>
<td>$250</td>
</tr>
</tbody>
</table>

2. Discounts for eligible organizers. Certain organizers of special events shall be entitled to a discount on the Reservation Fee (not applicable to organizers of private ticket events), as follows:

<table>
<thead>
<tr>
<th>Event Organizer</th>
<th>Discount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Governmental entities (with exception of existing annual or signature events designated by City of Cleveland)</td>
<td>25%</td>
</tr>
<tr>
<td>501(c)(3) non-profit organization</td>
<td>50%</td>
</tr>
<tr>
<td>Schools (primary, elementary, secondary, and preschools) day cares, and camps for children or youth</td>
<td>75%</td>
</tr>
</tbody>
</table>

No organizer of a private ticketed special event is eligible for a discounted Reservation Fee.

Be it further resolved that Resolution No. 161-91 is amended by deleting the user rentals established therein for portions of Public Square and substituting the Reservation Fee rates set forth in this resolution.

Yeas: Directors Langhenry, Dumas, Davis, Acting Directors Flask, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.

Nays: None.

Absent: Mayor Jackson and Director West.
Resolution No. 360-16.
By Director Cox.
Whereas Ordinance No. 723-16, passed July 13, 2016 by the Cleveland City Council, the Commissioner of Purchases and Supplies is directed to convey the aforementioned City-owned property known as Permanent Parcel No. 012-26-007, located immediately east of and adjacent to 4305 Archmere Avenue, as more fully described in the ordinance, to Linda M. Myles at a price of $375.00.

Be it further resolved that the Mayor is requested to examine and deliver the official deed of the City of Cleveland conveying the property, which shall contain such additional provisions as the Director of Law determines necessary to protect the City's interest.

Yeas: Directors Langhenry, Dunham, Davis, Acting Directors Flask, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.

Nays: None.

Absent: Mayor Jackson and Director West.

Resolution No. 361-16.
By Director Cox.
Be it resolved, by the Board of Control of the City of Cleveland that all bids received on May 25, 2016, for the capital maintenance and repair of(properties) not bid for, with the Division of Property Management, Department of Public Works, for an initial period of eighteen months, beginning with the date of execution of a contract, with two one-year renewals, are received on June 25, 2016, under the Ordinance 122-15, passed by Cleveland City Council on March 14, 2016, which on the basis of the estimated quantity would amount to $451,000.00 (Net), is affirmed and approved and the lowest and best bid, and the Director of Public Works is requested to enter into a requirement contract for the goods and/or services specified.

The requirement contract shall further provide that the Contractor shall furnish the City's requirements for the goods and/or services, 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 that the employment of the following subcontractor by Aggregate Construction, Inc. is approved:

<table>
<thead>
<tr>
<th>Subcontractor</th>
<th>Percentage</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Booker &amp; Son Trucking</td>
<td>0.000%</td>
<td>undetermined</td>
</tr>
</tbody>
</table>

Yeas: Directors Langhenry, Dunham, Davis, Acting Directors Flask, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.

Nays: None.

Absent: Mayor Jackson and Director West.

Resolution No. 363-16.
By Director Rush.
Whereas, under Ordinance No. 2076-76 passed October 25, 1976, the City is conducting a Land Reutilization Program ("Program") according to the provisions of Chapter 5722 of the Ohio Revised Code; and

Whereas, under the Program, the City has acquired Permanent Parcel No. 107-06-071 located at 8226 Sowinski Avenue; and

Whereas, Section 183.021 of the Codified Ordinances of Cleveland, Ohio, 1976 authorizes the Commissioner of Purchases and Supplies, when directed by the Director of Community Development and when certain specified conditions have been met, to sell Land Reutilization Program parcels; and

Whereas, Patsy Threat Hewlett has proposed to the City to purchase and develop the parcel for yard expansion; and

Whereas, the following conditions exist:

1. The member of Council from Ward 7 has either approved the proposed sale or has not disapproved or requested a hold of the proposed sale within 45 days of notification of it;

2. The proposed purchaser of the parcel is neither tax delinquent nor in violation of the Building and Housing Code; now, therefore,

Be it resolved by the Board of Control of the City of Cleveland that under Section 183.021 of the Codified Ordinances of Cleveland, Ohio, 1976, the Commissioner of Purchases and Supplies is authorized, when directed by the Director of Community Development, and the Mayor is requested, to execute an Official Deed for and on behalf of the City of Cleveland, with Patsy Threat Hewlett for the sale and development of Permanent Parcel No. 107-06-071 located at 8226 Sowinski Avenue, according to the Land Reutilization Program in such manner as best carries out the intent of the program.

Be it further resolved that the consideration for the sale of the parcel shall be $200.00, which amount is determined to be not less than the fair market value of the parcel for uses according to the Program.

Yeas: Directors Langhenry, Dunham, Davis, Acting Directors Flask, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.

Nays: None.

Absent: Mayor Jackson and Director West.
**Resolution No. 365-16.** By Director Nichols, under the authority of Ordinance No. 405-15, passed June 8, 2015, the Commissioner of Purchases and Supplies is authorized, by and at the direction of the Board of Control, to convey certain City-owned properties found and determined to be no longer needed for the City’s public use, located east of East 59th Street and Euclid Avenue (the “Property”) for the Office of Capital Projects, at a price determined to be fair market value by the Board of Control; now, therefore, by this resolution, the Board of Control of the City of Cleveland that under the authority of Ordinance No. 405-15, passed June 8, 2015, the City Council, the Commissioner of Purchases and Supplies is directed to convey the Property, located east of East 59th Street and Euclid Avenue and more fully described in the ordinance, in “as is” condition and subject to restrictive covenants necessary by the ordinance and including the environmental covenant currently on the Property, to Hemingway or its designee, for the price of $1,195,000.00, which is determined to be not less than fair market value.

Be it further resolved by the Board of Control of the City of Cleveland that the Mayor and the Commissioner of Purchases and Supplies are requested to execute and deliver a Purchase Agreement and/or an Option to Purchase Agreement and/or the official deeds of the City of Cleveland conveying the Property, which documents shall contain such additional terms and conditions as the Director of Law shall deem necessary to protect the public interest and shall specifically contain a provision against the erection of any advertising signs or billboards except permitted identification signs.

Yeas: Directors Langhenry, Dumas, Davis, Acting Directors Flask, Johnson, Director Gordon, Acting Directors Withers, Cosgrove, Ebersole, Director Fumich, and Acting Director Hussain.

Nays: None.

Absent: Mayor Jackson and Director West.

**JEFFREY B. MARKS,**
Secretary

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**CIVIL SERVICE NOTICES**

**General Information**

Application blanks and information, regarding minimum entrance qualifications, scope of examination, and suggested reference materials may be obtained at the office of the Civil Service Commission, Room 119, City Hall, East 6th Street, and Lakeside Avenue.

Application blanks must be properly filled out on the official form prescribed by the Civil Service Commission and filed at the office of the Commission not later than the final closing date slated in the examination announcement.

**EXAMINATION RESULTS:** Each applicant whether passing or failing will be notified of the results of the examination as soon as the Commission has graded the papers. Thereafter, eligible lists will be established which will consist of the names of those candidates who have been successful in all parts of the examination.

**PHYSICAL EXAMINATION:** All candidates for original entrance positions who are successful in any other parts of the examinations must submit to a physical examination.

**ROBERT BENNETT,**
President

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**ANNOUNCEMENTS — 2016**

**Filing Beginning 8/19/2016**

**Annu Exam Class- Exam- Type**

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<thead>
<tr>
<th>Announ-Exam Class</th>
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<tr>
<td>65 WR Animal Control Officer</td>
<td>Open</td>
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<td>66 EE Building Inspector I Non-Comp</td>
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<tr>
<td>67 EE Electrical Safety Inspector I Open</td>
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**PROOF OF CITY RESIDENCY**

Any applicant wishing to receive residency credit will be asked to show that he/she is a bona fide resident of the City of Cleveland. The following list gives examples of items that an applicant may present at the time of filing. The Civil Service Commission requires a minimum of three items from at least three different categories, where applicable. All items must be current. Please note that presentation of these items does not constitute conclusive proof of bona fide residency. Acceptable categories include, but are not limited to, the following:

- Lease - from rental agency.
- Lease - from independent party. Must include copy of cancelled check or money order receipts for previous rent and/or security deposit, and fully executed, otherwise, it is unacceptable.
- Utility bills bearing the property address and your name.
- Post Office change of address form stamped.
- Official documents relating to home ownership including deed, purchase agreement, or insurance policy.
- Bank statements (Within last three months).
- School registration of children.
- Car insurance documents.
Car registration or Driver’s License or Ohio I.D. (One only).
Loans and credit card statements (Within last three months).
Rental contracts (e.g. furniture, tools, car, etc.).
Current bills not listed above (Within last three months).
The following are examples of unacceptable categories of proof:
- Library cards.
- Voter registration cards.
- Birth certificates.
- Notarized letters or affidavits.
- Social Security card.
Rental receipts from independent party without cancelled checks or money order receipt.

APPROVED C.S.C. MINUTES
ANNOUNCEMENT NO. 65
ANIMAL CONTROL OFFICER (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY
The prevailing salary for this position as established by Ordinance of the Council of the City of Cleveland is $17.64 - $18.36 per Hour.

FILING OF APPLICATION
Application must be made on the regular application form available online or at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE AVAILABLE FOR PICK-UP IN THE CIVIL SERVICE OFFICE TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION – APPLICATIONS WILL BE AVAILABLE FROM FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, SEPTEMBER 15, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 15, 2016.

THE CIVIL SERVICE COMMISSION’S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

EXAMINATION INFORMATION
TYPE: WRITTEN TEST
Applicants will be notified of the time, date, and place of the exam by U.S. Mail.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

DUTIES OF THE POSITION
Under general supervision, performs work of routine difficulty enforcing animal control ordinances and regulations. Patrols assigned areas within the City to detect and prevent violations of animal control ordinances and regulations. Responds to incidents including stray animals, animal bites, noise complaints, and animal cruelty. Arrests, apprehends, impounds, and transports domestic, exotic, and wild animals that are stray, injured, diseased, or unwanted. Uses snares, catch poles, and traps to capture and impound animals. Places animals in animal control service vehicle. Transports captured animals to the City’s animal shelter. Investigates incidents involving animal cruelty, animal bites, and animal nuisances reported by members of the public. Interviews complainants, victims, and witnesses in order to collect information on possible violations of animal control laws, ordinances, and regulations. Identifies, collects, and preserves evidence pertaining to investigations of animal cruelty. Identifies the owners of animals that are the subject of an investigation. Gives verbal and written warnings as required citations to animal owners and animal handlers who have violated ordinances and regulations related to animal control. Prepares incident reports and completes all forms pertaining to animal control activity. Enforces Cleveland Safety Forces and other city departments by handling animals that are present at crime scenes. Assists law enforcement in animal control citations and other matters relating to animal control. Performs kennel duties as required by handling, feeding, cleaning, and providing care to animals; maintains the sanitary conditions of kennels. Handles domestic, exotic, and wild animals that are stray, injured, and diseased. Performs euthanasia procedures on injured, sick, dangerous, or unwanted animals by means of lethal injection (when certified). Operates a two-way portable radio, an animal control service vehicle, catch poles, traps, needles, syringes, computers and other various pieces of office equipment. Provides customer service to residents that enter the kennel. Performs other job-related duties as required. Follows all operational safety policies and safe work practices. Attends and participates in operations and safety training class that demonstrates competence (demonstration of competence may be determined by exam.) Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:
A High School Diploma or GED is required. The equivalent of one year of full time experience in the animal control service field is required. Must obtain certification as a Euthanasia Technician within one year of the date of employment. A valid State of Ohio Driver’s License is required. Must be able to lift and carry a minimum of 50 pounds. Must be computer proficient and have the ability to learn RMS system and Divisional computer programs.

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee payable in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant’s request in writing made within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or indigence is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Those persons who are residents of the City of Cleveland for at least one year at the date of filing who received passing scores shall have ten (10) additional points added to their grades. A list of acceptable forms of proof of residency applicants need to present at the time of filing is included with the application.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES
ANNOUNCEMENT NO. 66
BUILDING INSPECTOR I (NON-CMP)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of a NON COMPETITIVE examination for the above mentioned classification.

SALARY
The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $14.68 to $25.86 per Hour.

FILING OF APPLICATION
Application must be made on the regular application form available at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE AVAILABLE FOR PICK-UP IN THE CIVIL SERVICE OFFICE TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION – APPLICATIONS WILL BE AVAILABLE FROM FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, SEPTEMBER 15, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 15, 2016.
THE CIVIL SERVICE COMMISSION'S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

EXAMINATION INFORMATION

TYPE: EXPERIENCE EVALUATION:
- Applicant's eligibility will be determined based on Education and
  Experience found in Resume.

NOTE: Each applicant is required to submit a detailed resume of his/her
  education and experience at the time of filing application.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT
  TO REVIEW AND EVALUATE ANY AND ALL INFORMATION
  CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL
  RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

DUTIES OF THE POSITION

Under supervision of the Commission-
er of Code Enforcement, makes
inspections of residential and com-
nercial buildings and structures, or
any appurtenances connected or
attached to such buildings or struc-
tures to ensure compliance with the
rules and regulations governing the
purposes of ensuring compliance with
laws, ordinances, rules, and reg-
ulations relating to the construction,
alteration, movement, enlargement,
replacement, repair, equipment, use
and occupancy, location, removal and
maintenance. Performs related duties
as required that pertain to enforce-
ment of the Cleveland Housing, Build-
ing, and Zoning Codes as well as the
Ohio Building and Residential Codes.
Follows all operations and safety
policies and safe work practices.
Attends and participates in opera-
tions and safety training classes and
demonstrates competence (demon-
stration of competence may be deter-
mined by exam). Wears and properly
utilizes safety equipment in accor-
dance with Divisional policy at all
times.

MINIMUM QUALIFICATIONS FOR
ENTRANCE TO THIS EXAMINA-
TION AS ESTABLISHED BY THE
CIVIL SERVICE COMMISSION OF
THE CITY OF CLEVELAND ARE AS
FOLLOWS:

A High School Diploma or GED is
required. Must have maintained
Ohio Driver’s License is required. A State of
Ohio Board of Building Standards
(OBBS) certification as a Building
Inspector and OBBS certification as a
Residential Building Inspector are
required. Must have and maintain cer-
tifications throughout employment.
One of the following is required:
Three years of full time paid experi-
ence as a construction contractor or
supervisor or for non-residential build-
ings and structures within the scope
of Code Enforcement and the Bureau
Managers of the Division of Code
Enforcement and the Bureau Manag-
er of the Division of Building Regu-
lations, or as a code advisor for the
City of Cleveland or any other local
jurisdiction. Must have maintained
OBBS certification or its equivalent as a
Building Inspector.

NOTE: Minimum qualifications must be met as of the last day of the filing
period unless otherwise stated.

NOTE: Applications must be returned
in person. All copies of diplomas, li-
censes, certificates, and resumes
must be presented at the time of filing.
Applications may not be accepted
if copies are not submitted with appli-
cation at time of filing.

NOTE: Any applicant who resigns or
is dismissed from employment with the
City of Cleveland will have his/her
name removed from the eligi-
ble list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES
ANNOUNCEMENT NO. 67

ELECTRICAL SAFETY INSPECTOR
I (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleve-
land, Ohio of an Open examination for the above mentioned classifi-
cation.

SALARY

The prevailing salary range for this position as established by Ordinance
of the Council of the City of Cleveland is $14.83 - $25.86 per Hour. The esti-
mated salary for this position is $25.86 per Hour.

FILING OF APPLICATION

Application must be made on the reg-
ular application form available on-
line or at the Office of the Civil Ser-
vice Commission, 601 Lakeside
Avenue, Room 119. No other form
will be accepted. APPLICATIONS
WILL BE AVAILABLE FOR PICK-UP IN
THE CIVIL SERVICE OFFICE TO
APPLY TO THE CIVIL SER-
VICE COMMISSION. APPLICATIONS
WILL BE AVAILABLE FROM
8:30 A.M. ON FRIDAY, AUGUST 19,
2016 UNTIL 4:30 P.M. ON THURSDAY,
SEPTEMBER 15, 2016.

NOTE: APPLICATIONS WILL NOT
BE ACCEPTED AFTER 4:30 P.M. ON
THURSDAY, SEPTEMBER 15, 2016.

THE CIVIL SERVICE COMMISSION'S POLICY IS THAT NO LATE
FILING WILL BE ALLOWED.

EXAMINATION INFORMATION

TYPE: EXPERIENCE EVALUATION:
- Applicant's grade will be deter-
mined based on Education and Expe-
rience found in Resume. Each appli-
cant is required to submit a detailed
resume of his/her education and
experience at the time of filing appli-
cation.

NOTE: THE CIVIL SERVICE COM-
mission reserves the right to review and evaluate any and all information.
LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

NOTE: Applications will be required to pay a $10.00 (TEN DOLLARS) filing fee payable in cash or money order
(no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However,
that when an applicant is disqualified from taking an examination
on the basis of age, education or failure to meet other entrance requirements, the fee paid by such applicant shall be refunded to
such applicant upon the date the request in writing made within ten (10) days after the date of examination.
Any applicant who can provide
proof of unemployment, public assistance, or indigence is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES
ANNOUNCEMENT NO. 68

EMERGENCY MEDICAL TECHNICIAN (Trainee) (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary for this position as established by Ordinance of the Council of the City of Cleveland is $10.50 per Hour.

FILING OF APPLICATION

Application must be made on the regular application form available online or at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE AVAILABLE FOR PICK-UP IN THE CIVIL SERVICE OFFICE TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION – APPLICATIONS WILL BE AVAILABLE FROM 8:30 A.M. ON FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, AUGUST 25, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, AUGUST 25, 2016.

THE CIVIL SERVICE COMMISSION'S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

EXAMINATION INFORMATION

TYPE: EXPERIENCE EVALUATION

Applicant's grade will be determined based on Education and Experience found in Resume. Each applicant is required to submit a detailed resume of his/her education and experience at the time of filing application.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REJECT AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

DUTIES OF THE POSITION

Under general supervision, transports sick and injured persons by ambulance to specified locations. Responds to 911 ambulance calls and operates an emergency vehicle in an appropriate and safe manner in accord with the State and Federal laws. Administers pre-hospital care treatment within the limits defined by law within the Division of Emergency Medical Service and the State of Ohio. Completes patient care reports and related documents, participates in all policy and procedures according to the City of Cleveland and the Division of Emergency Medical Service. Completes the EMS Cadet Training Academy comprised of an initial 320 hr. (minimum) classroom training and certification classes, 80 hr. (minimum) field training and agility testing, as well as continuing education, sessions and meetings. Demonstrates competency (demonstration of competence may be determined by exam.) Participates in operations and safety training classes when scheduled and demonstrates competence in protocols, skills and the standard of care set forth by the Division of Emergency Medical Service. (demonstration of competence may be determined by exam.) Possesses the ability to utilize all safety equipment in accordance with Divisional policy at all times.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

A High School Diploma or GED is required. A valid State of Ohio Driver's License with less than 6 points is required and must be maintained throughout employment. Must be able to lift and carry a minimum of 100 pounds and transport the physical demands of the position. Must currently be enrolled in or have completed the City of Cleveland EMT training program within the last year.

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee payable in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum examination requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant's request in writing within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or indigence is exempt from the filing fee. A copy of such proof must be included with application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

NOTE: Those persons who are residents of the City of Cleveland for at least one year at the date of filing and who received passing scores shall have ten (10) additional points added to their grades. A list of acceptable forms of proof of residency applicants need to present at the time of filing is included with the application.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES
ANNOUNCEMENT NO. 58A

HEAVY DUTY TECHNICIAN (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $17.75 - $26.65 per Hour. The average hourly rate of current City of Cleveland employees in this classification is $25.67.

FILING OF APPLICATION

Application must be made on the regular application form available online or at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE AVAILABLE FOR PICK-UP IN THE CIVIL SERVICE OFFICE TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION – APPLICATIONS WILL BE AVAILABLE FROM 8:30 A.M. ON FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, SEPTEMBER 8, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 8, 2016.

THE CIVIL SERVICE COMMISSION'S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

NOTE: THOSE PERSONS WHO HAVE ALREADY APPLIED BUT HAVE NOT YET TESTED DO NOT NEED TO FILE AGAIN.

EXAMINATION INFORMATION

TYPE: WRITTEN TEST

Applicants will be notified of the time, date, and place of the exam by U.S. Mail.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.
DUTIES OF THE POSITION

Under supervision, inspects, repairs, adjusts, and services trucks and other motorized equipment 20,000 GVW and over. Performs other repairs and adjustments to secondary units. Performs other job-related duties as required. Follows all operations and safety policies and safe work practices. Attends and participates in operations and safety training classes and demonstrates competence (demonstration of competence may be determined by exam.) Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

MUST MEET THE MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AT THE TIME OF FILING UNLESS OTHERWISE STATED. SUCH QUALIFICATIONS AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

A High School Diploma or GED is required, a Diploma from a High School Or Trade School with training in heavy, truck and diesel repair is preferred. Three years of full time paid experience in the repair and maintenance of motorized heavy equipment 20,000 lbs. G.V.W. and over is required. Must have the appropriate statesv. required duties. A valid State of Ohio Class B Commercial Driver’s License is required. Must be able to lift and carry a minimum of 30 pounds.

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee payable in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrancerequirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant’s request in writing made within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or indigence is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applicants must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be submitted at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 69

INCOME TAX TRACER (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $12.60 - $19.62 per Hour.

FILING OF APPLICATION

Application must be made on the regular application form available online or at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL NOT BE AVAILABLE FOR PICK-UP IN THE CIVIL SERVICE OFFICE. TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION – APPLICATIONS WILL BE AVAILABLE FROM 8:30 A.M. ON FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL APPLICATIONS CONTAINED IN THE APPLICATION OR RESUME. PACKS OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

DUTIES OF THE POSITION

Verifies income tax returns for mathematical accuracy. Totals and corrects income, place of employment, and residence. Codes and batches income tax returns and verifies scanned payment information on CRTs. Receives and applies payments on delinquent accounts. Performs other related duties within or outside the tax office. Follows all operations and safety policies and safe work practices. Attends and participates in operations and safety training classes and demonstrates competence (demonstration of competence may be determined by exam.) Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee payable in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant’s request in writing made within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or indigence is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Those persons who are residents of the City of Cleveland for at least one year at the date of filing and who received passing scores shall have ten (10) additional points added to their grades. A list of acceptable forms of proof of residency applicants need to present at the time of filing is included with the application.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 70

INTELLIGENCE ANALYST (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $38,000.00 - $54,641.81 per Year.

FILING OF APPLICATION

Application must be made on the regular application form available online or at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE AVAILABLE FOR PICK-UP IN THE CIVIL SERVICE OFFICE. TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION – APPLICATIONS WILL BE AVAILABLE FROM 8:30 A.M. ON FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.
THE CIVIL SERVICE COMMISSION'S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

EXAMINATION INFORMATION

TYPE: EXPERIENCE EVALUATION

APPLICATION: Applicant's grade will be determined by the review and evaluation any and all information contained in the application or resume. Lack of honesty will result in immediate removal from the eligible list.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

DUTIES OF THE POSITION

Perform preliminary research and analysis of raw data from field reports, internet, police departments, and other sources to be used in conjunction with the development of intelligence products. Studies trends and draws data from intelligence sources, compiles information into reports and bulletins, and assists in preparing presentations to local law enforcement agencies and joint intelligence projects. Produces basic narrative reports, graphics, and link charts based on analysis of intelligence. Analyzes Record Management System records on gathered, Studies current literature to remain current on research methodology and police issues. Performs other related duties as assigned or as the situation requires. Follows all operations and safety training classes and demonstrates competence (demonstration of competence may be determined by exam.) Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

A Bachelor's Degree in Business, International Studies, Intelligence Analysis, Criminal Justice, Statistics, or related field from an accredited four year college or university is required. One year of full time professional experience performing duties in researching, compiling, analyzing, and fusing intelligence, preferably in law enforcement (Internships are acceptable). A valid State of Ohio Drivers License is required. Certification in 28 Code of Federal Regulations Part 25 within 90 days of the date of hire is required. Completion of the Apprenticeship of Intelligence Analysis Training or similar training as approved by the Fusion Center Director within one year of the date of hire is required. Must have experience with Microsoft Office (Word, Excel, Access, and Powerpoint) and should be proficient in 12 Analyst Notebook, GIS, and crime mapping computer systems such as ArcView. Should be able to pass an extensive background investigation and maintain a secret security clearance as issued by the Department of Homeland Security (DHS).

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee payable in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, if an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant's request in writing made within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or indigence is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, security clearances, and resumes must be presented at the time of filing. Applications may not be accepted if copies are submitted with application at time of filing.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 71

INTERN APPRENTICE (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $14.84 - $16.22 Per Hour.

FILING OF APPLICATION

Application must be made on the regular application form available on-line or at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE AVAILABLE FOR PICK-UP IN THE CIVIL SERVICE OFFICE TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION - APPLICATIONS WILL BE AVAILABLE FROM 8:30 A.M. ON FRIDAY, AUGUST 19, 2016 UNLESS 4:30 P.M. ON THURSDAY, AUGUST 25, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, AUGUST 25, 2016.

THE CIVIL SERVICE COMMISSION'S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

EXAMINATION INFORMATION

TYPE: EXPERIENCE EVALUATION

Applicant's grade will be determined based on Education and Experience found in Resume. Each applicant is required to submit a detailed resume of his/her education and experience at the time of filing application.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

DUTIES OF THE POSITION

Under the immediate supervision of field operations staff, assists and/or shadows line crews as they perform the tasks associated with electrical utility work. Obtains training in the following areas: The safe operation of electrical utility vehicles; the proper use of safety equipment and tools; the proper safety procedures for working around electric utilities; how to work with electrical transformers, streetlight wattages, streetlights; and handling of "safe work zone". Performs other job-related duties as required. Follows all operations and safety training classes and demonstrates competence (demonstration of competence may be determined by exam.) Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

A High School Diploma (Must have fulfilled all state and local requirements for graduation, including passage of all parts of the Ohio Graduation Test (OGT), unless validly waived) or GED is required. A valid State of Ohio Class C Driver's License is required. Must have completed all requirements of Cleveland Public Power's Apprenticeship Program, or an equivalent program as determined by the Civil Service Commission upon the recommendation of the Joint Apprenticeship Committee established by the City and Local 39, International Brotherhood of Electrical Workers, AFL-CIO. Must have a 93 percent attendance record during Cleveland Public Power's Internship to Apprenticeship program, or an equivalent internship program.

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee. Applicants who are currently employed in this position with the City of Cleveland are exempt. However, if an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant's
request in writing made within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or indigence is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

STATE: Those persons who are residents of the City of Cleveland for at least one year at the date of filing and who achieved passing scores shall have ten (10) additional points added to their grades. A list of acceptable forms of proof of residency applicants need to present at the time of filing is included with the application.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES
ANNOUNCEMENT NO. 72

JUNIOR CLERK (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $11.97 - $14.86 per Hour.

FILING OF APPLICATION

Application must be made on the regular application form available on line or at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE AVAILABLE FOR PICK-UP IN THE CIVIL SERVICE OFFICE TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION - APPLICATIONS WILL BE AVAILABLE FROM 8:30 A.M. ON FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

THE CIVIL SERVICE COMMISSION'S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

EXAMINATION INFORMATION

TYPE: WRITTEN TEST Applicants will be notified of the time, date, and place of the exam by U.S. Mail.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

DUTIES OF THE POSITION

Under immediate supervision, does clerical work of a routine nature. Performs related duties as required. TYPICAL TASKS: Verifies files and records, Checks lists, bills, and requisitions for accuracy. Files records, bills, receipts, certificates, and correspondence. Prepares bills, cards, and tallies. Records changes, statistics, and operating data. Records stock and material data. Types lists and payroll forms, payrolls, and records. Handles incoming and outgoing mail. Delivers mail, messages, and reports. Traces records and information. Sorts mail, invoices, requisitions, and correspondence. Operates office machines. Cleans and oils office machines. Handles and arranges stock. Assists at information desk and counter. Makes and answers work-related telephone calls. Performs other job-related duties as required. Follows all operations and safety policies and safe work practices. Attends and participates in operations and safety training classes and demonstrates competence (demonstration of competence may be determined by exam.) Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF CLEVELAND ARE AS FOLLOWS:

A High School Diploma or GED is required. One year of full time paid experience in an office setting with a working knowledge of Microsoft Office is required. Must be able to lift and carry at least 30 pounds.

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee payable in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, if copies are not submitted with application, the filing fee will be refunded to such applicant upon the applicant’s request in writing made within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or indigence is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Those persons who are residents of the City of Cleveland for at least one year at the date of filing and who achieved passing scores shall have ten (10) additional points added to their grades. Applicants who received passing scores shall have ten (10) additional points added to their grades. Any applicant who can provide proof of residency applicants need to present at the time of filing is included with the application.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES
ANNOUNCEMENT NO. 73

MACHINIST (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $15.83 - $23.99 per Hour.

FILING OF APPLICATION

Application must be made on the regular application form available on line or at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

THE CIVIL SERVICE COMMISSION'S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

EXAMINATION INFORMATION

TYPE: WRITTEN TEST This portion of the exam will be worth 60% of Applicants' Final grades. Applicants will be notified of the time, date, and place of the exam by U.S. Mail.

PERFORMANCE TEST Applicants will be required to demonstrate their ability to operate the equipment listed in the Duties of the Position. This portion of the exam will be worth 40% of Applicants' Final grades. Applicants MUST receive a passing score on BOTH parts of the exam in order to receive a score. Those persons who do not pass both parts will receive a zero.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

DUTIES OF THE POSITION

Under supervision, operates lathes, shapers, drill presses, and other machine tools. Assembles, installs, and repairs machinery of all kinds. Performs related duties as required. TYPICAL TASKS: Operates lathes, shapers, milling machines, drill presses, grinders, and other machine tools. Fashioning and machining tools, parts, and other articles of metal. Assembles and erects new machinery and equipment. Dismantles, rebuilds,
and repairs turbines, engines, pumps, stokers, and other machinery and equipment. Maintains and repairs boiler shop and power plant equipment. Does bench or hand work. Does drilling, tapping, and flanging. Does straightening, cutting, shaping, and testing. Cleans and oils machinery and equipment. Follows all operations and safety policies and safe work practices. Attends and participates in operations and safety training classes and demonstrates competence in construction of competence may be determined by exam.) Wears and properly utilizes safety equipment as required by Divisional policy at all times.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THE EXAMINATION – CLASSIFICATION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

A High School Diploma or GED is required. Two years of full time paid experience in a machine shop is required. Must be able to operate various hand, bench, and machine shop tools. Must be able to work in confined spaces. A valid State of Ohio Driver’s License is required. Must be able to lift and carry a minimum of 50 pounds.

NOTE: Minimum qualifications must be met at the time of filing unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant’s request in writing made within ten (10) days after the date of examination. Any applicant who can prove prior to the time of employment, public assistance, or indigence is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES
ANNOUNCEMENT NO. 74

Masters Plan Examiner (Non-Comp)

Public notice is hereby given by the City of Cleveland, Civil Service Commission of Cleveland, Ohio of a NON COMPETITIVE examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $23,647 to $114,089.91 per year. The estimated salary for this position is $31.31 per hour.

FILING OF APPLICATION

Application must be made on the regular application form available at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form or method of application will be accepted. Applications will be available from 8:30 A.M. on, Friday, August 19, 2016 until 4:30 P.M. on Thursday, September 15, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 15, 2016.

THE CIVIL SERVICE COMMISSION’S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

EXAMINATION INFORMATION

TYPE: EXPERIENCE EVALUATION: Applicant’s eligibility will be determined based on Education and Experience found in Resume.

NOTE: Each applicant is required to submit a detailed resume of his/her education and experience at the time of filing application.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

NOTE: THE ELIGIBLE LIST FOR THIS CLASSIFICATION WILL BE VALID FOR ONLY ONE YEAR FROM THE DATE OF ITS APPROVAL BY THE CIVIL SERVICE COMMISSION.

DUTIES OF THE POSITION

Under the supervision of the designated Chief Building Official for the City of Cleveland, the Chief Building Commissioner of the Division of Construction Permitting, reviews commercial and residential construction documents for conformance to the Ohio Building Code, Residential Code of Ohio, Cleveland Zoning Code, and the Cleveland Codified Ordinances. Prepares correction letters, adjudication orders, and plan approval letters. Provides code consultation with applicants, design professionals, contractors, and developers. Represents the Department of Building and Housing at hearings and meetings including the Board of Building Standards and the Board of Zoning Appeals. Performs other job-related duties as assigned. Follows all operations and safety policies and safe work practices. Attends and participates in operations and safety training classes and demonstrates competence (demonstration of competence may be determined by exam). Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION – CLASSIFICATION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

A Bachelor’s Degree in Architecture or Engineering from a four year accredited college or university is required. Five years of full time paid experience in building design and construction for buildings or structures within the scope of the rules of the Ohio Board of Building Standards (OBBS) OR five years of full time paid experience in construction or building-related related duties as required. Follows all operations and safety policies and safe work practices. Attends and participates in operations and safety training classes and demonstrates competence (demonstration of competence may be determined by exam). Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

An equal opportunity employer

APPROVED C.S.C. MINUTES
ANNOUNCEMENT NO. 75

POTR Officer (Lateral) (Open)

Public notice is hereby given, by the Civil Service Commission of Cleveland, Ohio, of an open competitive examination for the above classification.

FILING OF APPLICATION

Application must be made electronically through the City of Cleveland’s website:

http://www.city.cleveland.oh.us/CityofCleveland/Home/Government/CityAgencies/CivilServiceCommission/TestingAnnouncements

No other form or method of application will be accepted. Accepted electronic and paper applications will be accepted.

THE APPLICATION PERIOD IS FROM 12:01 A.M. ON FRIDAY, AUGUST 19, 2016 UNTIL 11:59 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 11:59 P.M. ON THURSDAY, SEPTEMBER 1, 2016.
THE CIVIL SERVICE COMMISSION'S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

NOTE: YOU ARE NOT APPLYING FOR AN IN-PERSON JOB OPENING. YOU ARE APPLYING TO TAKE AN EXAMINATION WHICH WILL BE HELD ON AUGUST 17, 2016, 8:00 A.M. AT THE CLEVELAND POLICE TRAINING ACADEMY. THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVOKE THE RESULTS OF AN EXAMINATION IF WRITTEN EVIDENCE OF A VIOLATION OF THE RULES IS PRESENTED. SUCH VIOLATION MAY RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST. THE CIVIL SERVICE COMMISSION'S POLICY IS THAT NO LATE FILING WILL BE ALLOWED. NO LATE FILING WILL BE ALLOWED. NO LATE FILING WILL BE ALLOWED.

NOTE: All copies of diplomas, licenses, statements of satisfactory related experience, and previous employment must be uploaded and included with your Application when it is submitted. Applications received from the required documents will be rejected.

THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVOKE THE RESULTS OF AN EXAMINATION IF WRITTEN EVIDENCE OF A VIOLATION OF THE RULES IS PRESENTED. SUCH VIOLATION MAY RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

NOTE: The eligibility list from this examination will expire upon the establishment of the regular Patrol Officer eligibility list.

NOTE: Pursuant to the Charter of the City of Cleveland and the Ohio Revised Code:

Any applicant that willfully provides any false document, statement, or certification in regard to any test will be terminated from all processing, removed from any eligible list, and may face possible criminal prosecution.

VETERANS' PREFERENCE

Veterans' preference will be awarded, when applicable, to eligible veterans in accordance with Civil Service Rules 4.40E, 4.40F and 4.40G. Proof of active service in the United States Armed Forces (in the form of urinalysis. Any applicant whose results from the drug screening examination are determined to be positive shall be removed from the eligible list unless such results can be attributed to the advice of a recognized medical practitioner. Drug screening may also be conducted after appointment to the academy.

Background Investigation: Background investigation and evaluation may include interviews with present and previous employers. Neighbors and family may be contacted as part of the investigation. In addition, a check of Driving Record and Motor Vehicle records, both adult and juvenile, Bureau of Motor Vehicle records, will be conducted. A background test will also include review of sealed and expunged records. Unsatisfactory findings in one or more of these areas may cause for removal from the Civil Service eligibility list. Convictions for felonies are grounds for removal from the list. Any applicant convicted of a felony will be removed from the eligible list and will receive no further consideration. There are also misdemeanor convictions for removal of an applicant from the eligibility list.

Psychological Evaluation: A psychological evaluation to determine the applicant's emotional suitability to perform all aspects of the job will be conducted. Each applicant may be required to take several written examinations. These, along with the results of the background investigation, will be submitted to one or more psychologists/psychiatrists who will interview the candidates. All records of the psychological and background examinations will be made available to the Civil Service Commission. The Commission will review such records and make the final determination of each applicant's suitability for removal from the eligible list.

Medical Examination: Any appointment to the position of Patrol Officer will be conditioned upon passing a pre-employment medical examination conducted in accordance with the provisions of Title I of the Federal American's with Disabilities Act (ADA). A copy of the ADA may be obtained at the Civil Service Commission Office at a minimal cost. Prerequisites and standards for the medical examination are available for review in the Office of the Civil Service Commission and online.

LIFE OF THE ELIGIBILITY LIST

The eligibility list from this examination will expire upon the establishment of the regular Patrol Officer eligibility list.

NOTE: Any applicant that willfully provides any false document, statement, or certification in regard to any test will be terminated from all processing, removed from any eligible list, and may face possible criminal prosecution.

VETERANS' PREFERENCE

Veterans' preference will be awarded, when applicable, to eligible veterans in accordance with Civil Service Rules 4.40E, 4.40F and 4.40G. Proof of active service in the United States Armed Forces (in the form of urinalysis. Any applicant whose results from the drug screening examination are determined to be positive shall be removed from the eligible list unless such results can be attributed to the advice of a recognized medical practitioner. Drug screening may also be conducted after appointment to the academy.

Background Investigation: Background investigation and evaluation may include interviews with present and previous employers. Neighbors and family may be contacted as part of the investigation. In addition, a check of Driving Record and Motor Vehicle records, both adult and juvenile, Bureau of Motor Vehicle records, will be conducted. A background test will also include review of sealed and expunged records. Unsatisfactory findings in one or more of these areas may cause for removal from the Civil Service eligibility list. Convictions for felonies are grounds for removal from the list. Any applicant convicted of a felony will be removed from the eligible list and will receive no further consideration. There are also misdemeanor convictions for removal of an applicant from the eligibility list.

Psychological Evaluation: A psychological evaluation to determine the applicant's emotional suitability to perform all aspects of the job will be conducted. Each applicant may be required to take several written examinations. These, along with the results of the background investigation, will be submitted to one or more psychologists/psychiatrists who will interview the candidates. All records of the psychological and background examinations will be made available to the Civil Service Commission. The Commission will review such records and make the final determination of each applicant's suitability for removal from the eligible list.

Medical Examination: Any appointment to the position of Patrol Officer will be conditioned upon passing a pre-employment medical examination conducted in accordance with the provisions of Title I of the Federal American's with Disabilities Act (ADA). A copy of the ADA may be obtained at the Civil Service Commission Office at a minimal cost. Prerequisites and standards for the medical examination are available for review in the Office of the Civil Service Commission and online.

LIFE OF THE ELIGIBILITY LIST

The eligibility list from this examination will expire upon the establishment of the regular Patrol Officer eligibility list.

NOTE: Any applicant that willfully provides any false document, statement, or certification in regard to any test will be terminated from all processing, removed from any eligible list, and may face possible criminal prosecution.

VETERANS' PREFERENCE

Veterans' preference will be awarded, when applicable, to eligible veterans in accordance with Civil Service Rules 4.40E, 4.40F and 4.40G. Proof of active service in the United States Armed Forces (in the form of urinalysis. Any applicant whose results from the drug screening examination are determined to be positive shall be removed from the eligible list unless such results can be attributed to the advice of a recognized medical practitioner. Drug screening may also be conducted after appointment to the academy.

Background Investigation: Background investigation and evaluation may include interviews with present and previous employers. Neighbors and family may be contacted as part of the investigation. In addition, a check of Driving Record and Motor Vehicle records, both adult and juvenile, Bureau of Motor Vehicle records, will be conducted. A background test will also include review of sealed and expunged records. Unsatisfactory findings in one or more of these areas may cause for removal from the Civil Service eligibility list. Convictions for felonies are grounds for removal from the list. Any applicant convicted of a felony will be removed from the eligible list and will receive no further consideration. There are also misdemeanor convictions for removal of an applicant from the eligibility list.

Psychological Evaluation: A psychological evaluation to determine the applicant's emotional suitability to perform all aspects of the job will be conducted. Each applicant may be required to take several written examinations. These, along with the results of the background investigation, will be submitted to one or more psychologists/psychiatrists who will interview the candidates. All records of the psychological and background examinations will be made available to the Civil Service Commission. The Commission will review such records and make the final determination of each applicant's suitability for removal from the eligible list.

Medical Examination: Any appointment to the position of Patrol Officer will be conditioned upon passing a pre-employment medical examination conducted in accordance with the provisions of Title I of the Federal American's with Disabilities Act (ADA). A copy of the ADA may be obtained at the Civil Service Commission Office at a minimal cost. Prerequisites and standards for the medical examination are available for review in the Office of the Civil Service Commission and online.
NOTE: Applicants who desire additional Veterans’ Credit (as provided for in ORC 310.09) will be required to submit a copy of an affidavit stating the applicant’s date of separation from active duty and date of discharge; and shall understand that this affidavit will be subject to verification by the Civil Service Commission. Any false information provided on this affidavit will be considered as a falsification of application and result in the applicant being removed from the eligible list upon discovery of the error (in accordance with Civil Service Rule 5.40). THE COMMISSION WILL NOT ENTERTAIN APPEALS FOR VETERANS’ PREFERENCE CREDIT AFTER THE APPLICANT HAS FILED HIS/HER APPLICATION. THE DECISION OF THE COMMISSION IS FINAL.

TIE SCORES

In accordance with Civil Service Rule 5.18, in an Open examination, should two or more applicants receive the same grade, the order in which their names shall be placed on the eligible list shall be determined by random selection.

WAIVER OF RULES

The Civil Service Commission hereby waives all applicable rules or portions of its rules which may or may not conflict with the Charter of the City of Cleveland and/or litigation involving this examination. In particular:

1. Rule 4.30D (The waiver of this Rule shall mean that the medical examination will not be administered prior to the establishment of the eligible list.)

2. Rule 4.30P (The waiver of this Rule shall mean that applicants who fail the psychological examination will be automatically scheduled for re-examination to gain a second opinion.)

3. Rule 6.80 (The waiver of this Rule shall mean that the probationary period for Patrol Officer shall be fixed at six months, upon completion of the Police Academy.)

The aforementioned Civil Service Rules are hereby waived either in their entirety or in part. The Commission retains the right to waive other Rule requirements as appropriate.

Applicants having questions regarding these waivers should contact the Civil Service Office at (216) 664-2467.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 76

SENIOR TAX AUDITOR (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $26,080.00 - $53,246.03 per Year.

FILING OF APPLICATION

Application must be made on the regular application form available online at the Office of the Civil Service, 1600 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE AVAILABLE FOR PICK-UP IN THE CIVIL SERVICE OFFICE TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION. APPLICATIONS WILL BE AVAILABLE FROM 8:30 A.M. ON FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

THE CIVIL SERVICE COMMISSION’S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

EXAMINATION INFORMATION

TYPE: EXPERIENCE EVALUATION

Applicant’s grade will be determined based on Education and Experience. Each applicant is required to submit a detailed resume of his/her education and experience at the time of filing application.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN REMOVAL FROM THE ELIGIBLE LIST.

DUTIES OF THE POSITION

Under administrative supervision, audits and examines various municipal income tax accounts from individuals, businesses, and employers and recommends areas for targeted compliance programs or in-depth audits. Supervises tax auditors as assigned to assure accuracy and validity of work product. Assigns, performs, summarizes, and communicates results of tax investigations. Makes recommendations for appropriate action based on the results of investigations. Uses special secure and confidential database which conducts the more complex compliance programs and audits. Reconciles tax issues related to special revenue districts (e.g., income tax revenue sharing districts, joint economic development districts/zones) and insures accuracy of same via appropriate audit and compliance programs. Represents Central Collection Agency (CCA) regarding tax matters in court and at Board of Review hearings. Offers testimony under oath regarding to taxpayer appeals at these forums based upon in-depth knowledge of specific tax issues and prepares supporting documentation for same. Attends meetings with municipal officials in member communities and makes presentations as required. Designs and participates in taxpayer assistance and compliance programs. Performs other job-related duties as required. Follows all operations and safety policies and safe work practices. Attends and participates in civic and miscellaneous training classes and demonstrates competence (demonstration of competence may be determined by C.C.A.) Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

MINIMUM QUALIFICATIONS FOR FILING OF APPLICATION

AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION

A High School Diploma or GED is required. A Bachelor’s Degree in Accounting, Finance, Business Administration, or Public Administration is required. A Master’s Degree in Accounting, Finance, or Business Administration is preferred. A current license to practice as a CPA is preferred. Must be computer proficient and have experience with Income tax software, Microsoft Office Suite, and the Internet. A CPA is preferred as is excellent written and verbal communication skills and the ability to maintain the highest level of confidentiality. A valid State of Ohio Driver’s License is required. A valid State of Ohio Driver’s License is required. A valid State of Ohio Driver’s License is required. A valid State of Ohio Driver’s License is required. Applicants must have at least two years full-time paid experience in preparation and auditing of income taxes. Two years of related experience may be substituted for each year of college completed. Must be computer proficient and have experience with Income tax software, Microsoft Office Suite, and the Internet. A CPA is preferred. Must be computer proficient and have experience with Income tax software, Microsoft Office Suite, and the Internet. A CPA is preferred. Must be computer proficient and have experience with Income tax software, Microsoft Office Suite, and the Internet. A CPA is preferred. Must be computer proficient and have experience with Income tax software, Microsoft Office Suite, and the Internet. A CPA is preferred. Must be computer proficient and have experience with Income tax software, Microsoft Office Suite, and the Internet.

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $16.00 ($TEN DOLLARS) filing fee payable in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is employed in this position with the City of Cleveland is exempt. However, that when an applicant is employed in this position with the City of Cleveland is exempt. However, that when an applicant is employed in this position with the City of Cleveland is exempt. However, that when an applicant is employed in this position with the City of Cleveland is exempt. However, that when an applicant is employed in this position with the City of Cleveland is exempt. Applicants who are currently employed in this position with the City of Cleveland are exempt.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 77

TAX AUDITOR II (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $15,48 - $22,84 per Hour.
CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

A High School Diploma or GED is required. A Bachelor’s Degree in Accounting, Business, or related field from a four-year accredited college or university is required. Four years of full-time paid auditing experience in a government income tax office is required. (Substitution: Two years of experience may substitute for each year of college education lacking.)

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee payable in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant’s request in writing made within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or indigence is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER
APPROVED C.S.C. MINUTES
ANNOUNCEMENT NO. 78
AIRPORT OPERATIONS AGENT I (OPEN)

Public notice is hereby given by the Civil Service Commission of Clevel-
dand, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $17.13 - $22.65 per Hour.

FILING OF APPLICATION

Application must be made on the regular application form available online at the Office of the City Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON FRIDAY, SEPTEMBER 1, 2016. THE CIVIL SERVICE OFFICE TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION – APPLICATIONS WILL BE AVAILABLE FROM 8:30 A.M. ON FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

NOTE: THE ELIGIBLE LIST FOR THIS CLASSIFICATION WILL BE AVAILABLE ON FRIDAY, SEPTEMBER 1, 2016.

DUTIES OF THE POSITION

Under supervision, assists in the operational management of Cleveland Hopkins International Airport to ensure that the City maintains the airport operating certificate. Maintains current knowledge of applicable Federal Aviation Regulations and FAA Advisory Circulars. Ensures compliance with applicable regulations. Reviews operations report of preceding shift, special instructions, and nature of field conditions. Assists with the preparation of field condition information. Operates radio and telephone equipment. Communicates with air carriers, FAA ATC, other government entities, and all other government agencies as required. Escorts emergency, construction, and other government agencies as required. Makes regular patrols and physical inspections of roadway, airport, and related operations and conditions. Helps coordinate airport operations and conditions. Helps to coordinate movement of snow removal crews, crash and rescue crews, construction activity, and vehicular movement activity. Monitors aircraft movement. Communicates with air carriers, FAA ATC, airport, and other government agencies as required. Escorts emergency, construction, and other government agencies as required. Makes regular patrols and physical inspections of roadway, airport, and related operations and conditions. Helps coordinate airport operations and conditions. Helps to coordinate movement of snow removal crews, crash and rescue crews, construction activity, and vehicular movement activity. Monitors aircraft movement. Communicates with air carriers, FAA ATC, airport, and other government agencies as required.
The City Record

August 17, 2016

training classes and demonstrates competence (demonstration of competence may be determined by exam.). Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

A High School Diploma or GED is required. An Associate’s Degree in Aviation, Airport Management, or related field from an accredited college or university is required. (Substitution: One year of experience in an Airport Operations office or airport operations-related experience may be substituted for each year of college education lacking. A valid State of Ohio Driver’s License is required. Must be able to type and possess general computer skills including Microsoft Office Suite products. Must successfully complete a Transportation Security Administration (TSA) fingerprint-based criminal history records check and employment background check. Must be able to lift and carry 50 pounds. Must be willing to work nights, weekends, holidays and/or sit for extended periods of time on a frequent basis. Must have the ability to talk and/or sit for extended periods of time on a frequent basis. Must possess both near and far visual acuity.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee. Applicants who are currently employed in this position with the City of Cleveland are exempt. However, when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant’s request in writing made within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or military service is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES

ANNOUNCEMENT NO. 79

AIRPORT OPERATIONS AGENT II (OPEN)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an Open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is $21.52 - $25.96 per Hour.

FILING OF APPLICATION

Application must be made on the regular application form available online or at the Civil Service Commission, 601 Lakeside Avenue, Room 220. The application form will be accepted. APPLICATIONS WILL BE AVAILABLE FOR PICK-UP IN THE CIVIL SERVICE OFFICE TO APPLY TO TAKE THE CIVIL SERVICE EXAMINATION - APPLICATIONS WILL BE AVAILABLE FROM 8:30 A.M. ON FRIDAY, AUGUST 19, 2016 UNTIL 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, SEPTEMBER 1, 2016.

THE CIVIL SERVICE COMMISSION’S POLICY IS THAT NO LATE FILING WILL BE ALLOWED.

EXAMINATION INFORMATION

TYPE: WRITTEN TEST Applicants will be notified of the time, date, and place of the exam by U.S. Mail.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

NOTE: THE ELIGIBLE LIST FOR THIS CLASSIFICATION WILL BE VALID FOR ONLY ONE YEAR FROM THE DATE OF ITS APPROVAL BY THE CIVIL SERVICE COMMISSION.

DUTIES OF THE POSITION

Under supervision, assists in the operational management of Cleveland Hopkins International Airport to maintain the airport operating certificate. Must maintain a current knowledge base of applicable Federal Aviation Regulations (FAR) and Advisory Circulars. Ensures compliance with applicable regulations. Reviews operational conditions, including shift, special instructions, and nature of field conditions. Assists with the dissemination of field condition information. Operates radio and telephone equipment. Communicates with and answers questions from public on airport operations and conditions. Helps to coordinate movement of aircraft, including a non-standard work week. Monitors aircraft movement. Communicates with air carriers, FAA ATC, airport, and airport operations-related entities as required. Escorts emergency, construction, and other approved vehicles as required. Makes regular patrols and physical inspections of field, airfield, and terminal conditions. Notifies the police in violations, discrepancies potentially hazardous conditions, as well as operational problems in landing, hangar, ramp, roadways, terminal areas, and other airport properties. Conducts wildlife patrols, performing wildlife hazing and reduction procedures as necessary which may require the use of pyrotechnic weapon and/or shotgun. May be required to remove debris or dead wildlife from airport property. Responds to and assists with emergency situations. Monitors security equipment, fire, and equipment systems for alarms and makes notifications and reports on conditions as necessary. Logs information on an aircraft for landing fees. Reviews daily log entries and ensures log, reports, and records at close of shift. Maintains files. Performs other job-related duties as required. Follows all operations and safety policies and safe work practices. Attends and participates in operations and safety training classes and demonstrates competence (demonstration of competence may be determined by exam.). Wears and properly utilizes safety equipment in accordance with Divisional policy at all times.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

A High School Diploma or GED is required. An Associate’s Degree in Aviation, Airport Management, or related field from an accredited college or university is required. Two years of full-time paid experience as an airport operations agent is required. (Substitution: One year of experience in an Airport Operations office or airport operations-related experience may be substituted for each year of college education lacking. A valid State of Ohio Driver’s License is required. Must be able to type and possess general computer skills including Microsoft Office Suite products. Must successfully complete a Transportation Security Administration (TSA) fingerprint-based criminal history records check and employment background check. Must be able to lift and carry 50 pounds. Must be willing to work nights, weekends and/or sit for extended periods of time on a frequent basis. Must have the ability to talk and/or sit for extended periods of time on a frequent basis. Must possess both near and far visual acuity.

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee payable in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant’s request in writing made within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or military service is exempt from the filing fee. A copy of such proof must be included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted...
 Minimum qualifications must be demonstrated by examination in accordance with Division policy at all times.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

A High School Diploma from an accredited high school program or GED is required. The equivalent of one year of full time paid experience in the operation of heavy duty equipment and construction related equipment and other vehicles is required. A valid State of Ohio Class "B" Commercial Driver's License is required, a Class "A" CDL is preferred. Must be able to lift and carry 90 pounds. Must have basic writing, communication, and computer skills. Must be able to work non-standard work weeks/shifting holidays within a 24-hour operation in all weather conditions. Must work overtime during snow removal operations. Must comply with a Transportation Security Administration (TSA) ten year employment background check and fingerprint-based criminal history records check.

NOTE: Minimum qualifications must be met as of the last day of the filing period unless otherwise stated.

NOTE: Applicants will be required to pay a $10.00 (TEN DOLLARS) filing fee payable in cash or money order (no checks). Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant's request in writing made within ten (10) days after the date of examination. Any applicant who can provide proof of unemployment, public assistance, or indigence is exempt from the filing fee. Such proof must be included with the application.

NOTE: Those persons who are residents of the City of Cleveland for at least one year prior to filing and who received passing scores shall have ten (10) additional points added to their grades. A list of acceptable forms of proof of residence applicants need to present at the time of filing is included with the application.

NOTE: Applications must be returned in person. All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications may not be accepted if copies are not submitted with application at time of filing.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

ROBERT BENNETT, President

SCHEDULE OF THE BOARD OF ZONING APPEALS

MONDAY, AUGUST 29, 2016

9:30 A.M.

Calendar No. 16-175: 2447 West 5th Street (Ward 3)

Mendo Veloff, owner, proposes to erect a 15' x 22' two story frame addition to the front of an existing single family residence in a B1-wo-Family Residential District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 357.09(a) which states that the required front yard setback is 21' - 6" where the appellant is proposing 12' - 10".

2. Section 357.09(2)(B) which states that the Minimum Rear Yard setback is 7' - 4" where the appellant is proposing 3' - 0".

Calendar No. 16-179: 13215 Miles Avenue (Ward 1)

131 Miles LLC., owner, proposes to construct a new restaurant existing in a B1 Local Retail Business District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 357.07(a) which states that an 8 foot specific setback is required along Miles Avenue where a 7 foot setback is proposed. Parking spaces are proposed within the setback.

2. Section 343.18(c) which states that a driveway is required to be at least 15 feet from side property lines and the proposed driveway is 4' from property line. (Filed July 19, 2016)

Calendar No. 16-180: 5409 Bridge Avenue (Ward 1)

Tupelo Properties 1 LLC., owner, proposes to change the use of an existing three family residence to a 20' x 25' second floor master bedroom addition and second floor garage in a B1-Family Residential District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 357.23(a) which states that an accessory garage requires a minimum distance of 18' from all property lines including coves and gutters and distance is not shown on the site plan.

2. Section 355.04(b) which states that the Maximum Gross Floor Area shall not exceed 50 percent of lot size or in this case 2,175 square feet where the appellant is proposing 2,313 square feet.

3. Section 357.09(b)(2)(A) which states that no building shall be erected less than 10' from main building on an adjoining lot where the appellant is proposing 8'.

4. Section 357.09(b)(2)(C) which states that the Minimum Required Interior Side Yard shall not be less than 8' where the appellant is proposing 5'.

5. Section 357.13(b)(4) which states that Open Front porches shall not project more than 6' from the front of the building; the appellant is proposing 8' - 5"; said porches shall not be less than 10' from property line and the appellant would not be able to build.
The City Record August 17, 2016

is proposing 5' - 3". (Filed July 19, 2016)

Calendar No. 16-184: 4011 Bridge Avenue (Unit 4b) (Ward 3)
Tri-Bran Investments LLC., owner, proposes to erect a 20' x 28' - 8" four story frame fee simple single family residential with attached garage in a B1 wo Family Residential District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:
1. Section 355.04(a) which states that the Minimum Lot Area shall not be less than 4,800 square feet and the appellant is proposing 1,403 square feet. The Minimum Lot Width shall not be less than 40' - 26.9' where the appellant is proposing 20' - 26.9'.
2. Section 357.04(a) which states that the required Front Yard Set-back is 4' - 6" and the appellant is proposing 1' - 4".
3. Section 357.08(b)(1) which states that the Required Rear Yard Width shall not be less than 40' - 26.9' where the appellant is proposing 16'.
4. Section 357.08(b)(1) which states that the Required Rear Yard Width shall not be less than 40' - 26.9' where the appellant is proposing 657 square feet. His section also states that the Minimum Lot Area shall not be less than 4,800 square feet and the appellant is proposing 1,684 square feet. His section also states that the Maximum Gross Floor Area shall not be less than 50 percent of lot size or in this case 824 square feet and the appellant is proposing 461 square feet. His section also states that the Maximum Height allowed is 35' and the appellant is proposing 21.91'.
5. Section 357.04(a) which states that the Required Rear Yard is 4' - 6" and no front yard setback is proposed.
6. Section 357.08(b)(1) which states that the Required Rear Yard is 4' - 6" where 0' are provided.
7. Section 357.09(2)(A) which states that no building shall be erected less than 10' from main building on an adjoining lot in Residence District where 4.75' and 0' are provided.
8. Section 357.09(2)(B) which states that the total width of Interior Side Yards on same premises shall not be less than 10' where the appellant is proposing 1.91' and 0' yards are proposed.
9. Section 357.09(2)(B) which states that the total width of Interior Side Yards on same premises shall not be less than 10' where the appellant is proposing 0' and the front porch extends beyond any building line.
10. Section 357.09(2)(A) which states that no building shall be erected less than 10' from main building on an adjoining lot in Residence District and 5' are proposed.
11. Section 357.09(2)(B) which states that the Total Width of Interior Side Yards on same premises shall not be less than 10' where the appellant is proposing 19'1" and 0' side yards.
12. Section 357.09(2)(B) which states that the required interior side yards shall not be less than 10' where the appellant is proposing 0' and the front porch extends beyond any building line.
13. Section 357.09(2)(A) which states that no building shall be erected less than 10' from main building on an adjoining lot in Residence District where 6' and 0' are proposed.
14. Section 357.09(2)(B) which states that the required interior side yards shall not be less than 10' where the appellant is proposing 0' and the front porch extends beyond any building line.
15. Section 357.09(2)(A) which states that no building shall be erected less than 10' from main building on an adjoining lot in Residence District and 5' are proposed.
16. Section 357.09(2)(B) which states that the Total Width of Interior Side Yards on same premises shall not be less than 10' where the appellant is proposing 19'1" and 0' yards are proposed.
17. Section 357.09(2)(B) which states that the required interior side yards shall not be less than 10' where the appellant is proposing 0' and the front porch extends beyond any building line.
18. Section 357.09(2)(A) which states that no building shall be erected less than 10' from main building on an adjoining lot in Residence District where 6' and 0' are proposed.
19. Section 357.09(2)(B) which states that the Total Width of Interior Side Yards on same premises shall not be less than 10' where the appellant is proposing 19'1" and 0' yards are proposed.
20. Section 357.09(2)(B) which states that the required interior side yards shall not be less than 10' where the appellant is proposing 0' and the front porch extends beyond any building line.

Calendar No. 16-188: 4011 Bridge Avenue (Sublot 3) (Ward 3)
Tri-Bran Investments, LLC., owner, proposes to erect a 20' x 28' - 8" four story frame fee simple single family residential with attached garage in a B1 wo Family Residential District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:
1. Section 357.02(c) which states that no building shall be erected less than 10' from main building on an adjoining lot in Residence District where 6' and 0' are proposed.
2. Section 357.01 which states that the Maximum Height allowed is 35' and the appellant is proposing 21.91'.
3. Section 355.04(a) which states that the Minimum Lot Area shall not be less than 4,800 square feet, his section also states that the Maximum Gross Floor Area shall not be less than the 50 percent of lot size or in this case 329 square feet where the appellant is proposing 1,403 square feet; the Minimum Lot Width shall not be less than 40' and the appellant is proposing 20' - 26.9'.
4. Section 357.04(a) which states that the Required Rear Yard Width shall not be less than 40' where the appellant is proposing 20' - 26.9'.
5. Section 357.08(b)(1) which states that the Required Rear Yard is 4' - 6" and no front yard setback is proposed.
6. Section 357.09(2)(A) which states that no building shall be erected less than 10' from main building on an adjoining lot in Residence District and 5' are proposed.
7. Section 357.09(2)(B) which states that the Total Width of Interior Side Yards on same premises shall not be less than 10' where the appellant is proposing 19'1" and 0' yards are proposed.
8. Section 357.09(2)(B) which states that the required interior side yards shall not be less than 10' where the appellant is proposing 0' and the front porch extends beyond any building line.
this case 40' is required where 2' are proposed.

4. Section 357.09(b)(2)(B)In Two Family interior side yard shall be not less than 1/4 height of main building (10') and per 357.09(b)(2)(1) no building shall be erected less than 20' from a main building on an adjoining lot within such district; the appellant is proposing 5' & 0' interior side yards.

5. Section 353.02 which states that the Minimum lot area per unit required is 2,400 square feet and the appellant is proposing 400 square feet where the appellant is proposing 1,754 square feet. (Filed August 1, 2016)

Calendar No. 16-200: 1953 Randall Road (Sublot 6) (Ward 3)

Triban Investment, LLC., owner, proposes to construct a fee simple townhouse with attached garage as part of a five unit development in B1 wo Family Residential District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 355.04 which states that the minimum lot area per unit required is 2,400 square feet and the appellant is proposing 866 square feet, his section also states that the Minimum lot width allowed is 40' and the appellant is proposing 20'.

2. Section 357.04(a) which states that the "1" Height District permits a 35' maximum height and a 40' tall house is proposed.

3. Section 357.08(b)(1) which states that the Rear Yard shall not be less than height of building or in this case 40' is required where 3' are proposed.

4. Section 357.09(b)(2)(B) which states that in wo Family interior side yard shall be not less than 1/4 height of main building (10') and per 357.09(b)(2)(1) no building shall be erected less than 20' from a main building on an adjoining lot within such district; the appellant is proposing 3' & 3' interior side yards.

5. Section 353.02 which states that the "1" Height District permits a 35' maximum height and a 40' tall house is proposed.

6. Section 355.04 which states that the Maximum gross floor area of building cannot exceed 1/2 lot area; lot area allowed in this case 400 square feet where the appellant is proposing 2,215 square feet. (Filed August 1, 2016)

Calendar No. 16-202: 1953 Randall Road (Sublot 7) (Ward 3)

Triban Investment, LLC., owner, proposes to construct a fee simple townhouse with attached garage as part of a five unit development in B1 wo Family Residential District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 355.04 which states that the minimum lot area per unit required is 2,400 square feet and the appellant is proposing 2,215 square feet where the appellant is proposing 1,754 square feet. (Filed August 1, 2016)

Calendar No. 16-209: 4195 Lorain Court Sublot 1 (Ward 3)

B.R. Knez, Construction, owner, proposes to construct a 2-story frame single family residence with attached garage in a B1 wo Family Residential District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 355.04 which states that the Minimum Lot Area shall not be less than 4,800 square feet and the appellant is proposing 1,230 square feet. This section also states that the Maximum Gross Floor Area shall not be less than 50 percent of lot size or in this case 615 square feet and the appellant is proposing 2,932 square feet. The Minimum Lot Width shall not be less than 40' where the appellant is proposing 36.25 feet.

2. Section 357.04(a) which states that the Rear Yard shall not be less than 10' from main building on an adjoining lot in Residence District where zero feet are proposed.

3. Section 357.04(b)(1) which states that the Required Rear Yard is required where 3' are proposed.

4. Section 357.09(b)(2)(B) which states that in wo Family interior side yard shall be not less than 1/4 height of main building (10') and per 357.09(b)(2)(1) no building shall be erected less than 20' from a main building on an adjoining lot within such district; the appellant is proposing 20' & 20' interior side yards.

5. Section 353.02 which states that the "1" Height District permits a 35' maximum height and a 40' tall house is proposed.

6. Section 355.04 which states that the Maximum gross floor area of building cannot exceed 1/2 lot area; lot area allowed in this case 400 square feet where the appellant is proposing 2,215 square feet. (Filed August 1, 2016)

Calendar No. 16-210: 4195 Lorain Court Sublot 2 (Ward 3)

B.R. Knez, Construction, owner, proposes to erect a 25' x 37' four story frame single family residence with attached garage in a B1 Two
Calendar No. 16-211: 4195 Lorain Court Sublot 3 (Ward 3) B.R. Knez, Construction, owner, proposes to erect a 25' x 37' four story frame single family residential with attached garage in a B1 wo Family Residential District. The owner appeal for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 353.01(A) which states that the minimum maximum height allowed is 35' and the appellant is proposing 41 feet.
2. Section 355.04(a) which states that the required Front Yard Set-back is 8.23' and the appellant is proposing 3.64 feet.
3. Section 357.04(b)(1) which states that the Required Rear Yard is 31.89' and the appellant is proposing 31.19 feet.
4. Section 357.09(2)(A) which states that no building shall be erected less than 10' from main building on an adjoining lot in Residence District where zero feet are proposed.
5. Section 357.09(2)(B) which states that the total width of Interior Side Yards on same premises shall not be less than 10' where the appellant is proposing 0 feet.

Calendar No. 16-212: 4195 Lorain Court Unit 4 (Ward 3) B.R. Knez, construction, owner, proposes to erect a 22.05' x 27' - 10" four story frame single family residential with attached garage in a B1 wo Family Residential District. The owner appeal for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 353.01(A) which states that the minimum maximum height allowed is 35' and the appellant is proposing 41 feet.
2. Section 355.04(a) which states that the Minimum Lot Area shall not be less than 4,800 square feet and the appellant is proposing 516 square feet.
3. Section 357.09(2)(A) which states that the Minimum Lot Area shall not be less than 4,800 square feet and the appellant is proposing 516 square feet.
4. Section 357.09(2)(B) which states that the total width of Interior Side Yards on same premises shall not be less than 10' where the appellant is proposing 0 feet.
5. Section 357.09(2)(B) which states that the required Rear Yard is 41' and the appellant is proposing 35' and the appellant is proposing 4.20 feet. The required interior yard shall not be less than 10' where the appellant is proposing 0 feet.
6. Section 357.09(2)(B) which states that the total width of Interior Side Yards on same premises shall not be less than 10' where the appellant is proposing 0 feet.

Calendar No. 16-213: 4195 Lorain Court Unit 5 (Ward 3) B.R. Knez, Construction, owner, proposes to place a 6' x 6' dumpster on a vacant lot in a B1 wo Family Residential District. The owner appeal for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 353.01(A) which states that the maximum height allowed is 35' and the appellant is proposing 41 feet.
2. Section 355.04(a) which states that the Minimum Lot Area shall not be less than 4,800 square feet and the appellant is proposing 516 square feet. The Minimum Lot Width shall not be less than 40' where the appellant is proposing 36.87 feet.
3. Section 357.09(2)(A) which states that no building shall be erected less than 10' from main building on an adjoining lot in Residence District where zero feet are proposed.
4. Section 357.09(2)(B) which states that no building shall be erected less than 10' from main building on an adjoining lot in Residence District where zero feet are proposed.

Calendar No. 16-214: 4195 Lorain Court Unit 6 (Ward 3) B.R. Knez, Construction, owner, proposes to erect a 21.67' x 27' - 10" four story frame single family residential with attached garage in a B1 wo Family Residential District. The owner appeal for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 353.01(A) which states that the maximum height allowed is 35' and the appellant is proposing 41 feet.
2. Section 355.04(a) which states that the Minimum Lot Area shall not be less than 4,800 square feet and the appellant is proposing 516 square feet. The Minimum Lot Width shall not be less than 40' where the appellant is proposing 36.87 feet.
3. Section 357.09(2)(A) which states that the Minimum Lot Area shall not be less than 4,800 square feet and the appellant is proposing 516 square feet.
4. Section 357.09(2)(B) which states that the total width of Interior Side Yards on same premises shall not be less than 10' where the appellant is proposing 0 feet.
5. Section 357.09(2)(B) which states that the required Rear Yard is 41' and the appellant is proposing 35' and the appellant is proposing 4.20 feet. The required interior yard shall not be less than 10' where the appellant is proposing 0 feet.

POSTPONED FROM JULY 25, 2016

Calendar No. 16-144: 1684 Lorain Court Sublot 4 (Ward 3) Edward Kopp, owner, proposes to erect a 29' - 6" x 78' three story frame single family residence with...
attached garage on irregular shaped lot located in a B1 wo-Family Residential District and a K1 Local Retail Business District. The owner appeals for relief from the strict application of the following sections of the Cleveland Codified Ordinances:

1. Section 355.04(a) which states that the maximum gross floor area shall not be greater than 50% of lot size or in this case 2,583 square feet and 4,074 square feet are proposed.

2. Section 357.09(b)(3) which states that on irregular shaped lots no interior side yard shall be less than a point and the appellant is proposing 0’ and 3’.

3. Section 357.09(b)(2) which states that no building shall be less than 10’ from a main building on adjoining lot where the appellant is proposing 0’ and 3’.

4. Section 351.11(G) which states that a funeral home is first permitted in the General Retail Business District; The proposed location is in the Local Retail Business District.

5. Section 352.09 which states that an eight (8) foot wide landscape transition strip is required where a Local Retail Business District abuts a Single Family Residence District where no landscape strip is proposed.

6. Section 352.10(c) which states that a minimum six (6) foot wide landscaped frontage strip is required for parking lots and none are proposed. (Filed February 24, 2016 - testimony taken)

On March 24, 2016, a motion to approve failed 2-1 (at the time the only variance needed was item number 4, the revised plan satisfied the landcaping issues), the appellant requested and was granted a rehearing to take place when the Board had a full complement of members.

REPORT OF THE BOARD OF ZONING APPEALS

MONDAY, AUGUST 15, 2016

At the meeting of the Board of Zoning Appeals on Monday, August 15, 2016 the following appeals were scheduled for hearing before the Board.

The following appeals were APPROVED:

Calendar No. 16-105: 4801 Bridge Avenue (Unit A)
4201 Bridge LLC, owner, proposes to construct a fee simple townhouse (Unit A out of six units) in a B1 wo-Family Residential District.

Calendar No. 16-106: 1914 West 48th Street (Unit C)
4201 Bridge LLC, owner, proposes to construct a fee simple townhouse (Unit C out of six units) in a B1 wo-Family Residential District.

Calendar No. 16-107: 1912 West 48th Street (Unit B)
4201 Bridge LLC, owner, proposes to construct a fee simple townhouse in a B1 wo-Family Residential District.

Calendar No. 16-108: 1916 West 48th Street (Unit D)
4201 Bridge LLC, owner, proposes to construct a fee simple townhouse (Unit D out of six units) in a B1 wo-Family Residential District.

Calendar No. 16-109: 1918 West 48th Street (Unit E)
4201 Bridge LLC, owner, proposes to construct a fee simple townhouse (Unit E out of six units) in a B1 wo-Family Residential District.

Calendar No. 16-110: 1920 West 48th Street (Unit F)
4201 Bridge LLC, owner, proposes to construct a fee simple townhouse (Unit F out of six units) in a B1 wo-Family Residential District.

Calendar No. 16-111: 1912-1920 West 48th Street (Common Drive - Lot G)
4801 Bridge LLC, owner, proposes to construct a common drive for a six townhouse development (units A through F) on Bridge Avenue and West 48th Street in a B1 wo-Family Residential District.

Calendar No. 16-127: 3615 Superior Avenue
Tyrellville, LLC, owner, proposes to erect three (3) single faced non-illuminated signs in a B3 General Industry District. The dimensions of the signs are approximately 1’ x 10’, 2’ x 16’ - 6”, 2’ x 7” x 8’ - 7”.

Calendar No. 16-158: 1811 Brevier Avenue
Stephen Duirk, owner, proposes erect an 18’ x 25’ one story frame reverse gable accessory garage attached to existing single family residence in a C1 Multi-Family Residential District.

Calendar No. 16-166: 8105 Whittenton Avenue
Deborah Gordon, owner, proposes to change use to a funeral home and construct an attached 17’ x 22’ 1 story frame flat roof garage.

Calendar No. 16-171: 4502 Clinton Avenue
Julie Carley and Mike Kane, owners, propose to change use of existing two family residence into a single family residence and construct an attached 17’ x 22’ 1 story frame flat roof garage.

The following appeals were DENIED:

None.

The following appeal was WITHDRAWN:

Calendar No. 16-117: 4533 Warner Road
Rightway Investments, owner, proposes to establish use as Motor Vehicle Facility in a C1 Local Retail Business District.

The following appeal was DISMISSED:

Calendar No. 16-76: Appeal from Decision of Landmarks Commission
Kathleen Thomas appeals under the authority of Section 76-6(b) of the Charter of the City of Cleveland and Section 329.02(d) of the Cleveland Codified Ordinances from the decision of the City of Cleveland Landmarks Commission rendered on March 24, 2016

The following cases were POSTPONED:

Calendar No. 16-84: Curtis A. Hart
5935 East 185th Street. Postponed to September 19, 2016.

Calendar No. 16-164: U.C.C.
700 Prospect Avenue. Postponed to September 26, 2016.

The following cases were heard by the Board of Zoning Appeals on Monday, August 8, 2016 and the decisions were adopted and approved on Monday, August 15, 2016:

The following appeals were APPROVED:

Calendar No. 16-59: 2376 Professor Avenue
Don Shury, owner, proposes to erect a three story retail and two dwelling unit building in a C1 General Retail Business District.

Calendar No. 16-149: 927 East 123rd Street
Paul McPherson, owner, proposes to add carry-out restaurant use to barber shop and beauty salon in a C1 Local Retail Business District.

Calendar No. 16-152: 4000 Fulton Court
Niagara Homes L. D., owner, proposes to establish use as residence and production and sales of furniture, ceramic and metal products, and woodworking in a D3 Local Retail Business District and a Pedestrian Retail Overlay District.

Calendar No. 16-157: 781 Starkweather Avenue
Adam Brustos, owner, proposes erect a 21’ x 26’ two story frame single family residence on the front half of a lot maintaining an existing...
single family residence on rear half of lot in a B1 wo-Family Residential District.

**Calendar No. 16-162:** 4720 Brookpark Road

Bassam Shihada, owner, proposes to establish a parking lot in a B3 General Industry District.

**Calendar No. 16-163:** 14213 Clifford Avenue

Jeffrey Sommer and Korky Thacker, owners, propose to erect a 16' x 35' x 11' two story frame gable addition to existing single family residence located on a lot that is 60' x 120' the zone A1 One-Family Residential.

**REPORT OF THE BOARD OF BUILDING STANDARDS AND BUILDING APPEALS**

Re: Report of the Meeting of August 10, 2016

As required by the provisions of Section 3103.20(2) of the Codified Ordinances of the City of Cleveland, Ohio 1976, the following brief action of the subject meeting is given for publication in the City Record:

**Docket A-112-16.**

RE: Appeal of Regina A. Fortner, Owner of the Two Dwelling Units Two & One-half Story Frame Property, located on the premises known as 2214 East 70th Street from a CONDEMNATION ORDER, dated April 7, 2016 of the Director of the Department of Building and Housing, requiring compliance with the Codified Ordinances of the City of Cleveland and the Ohio Building Code (OBC).

BE IT RESOLVED, a motion is in order at this time to grant the Appellant until September 15, 2016 to obtain all required permits to complete the work, noting that failure to meet the thirty (30) day deadline to obtain permits will result in the property being REMANDED immediately; the property is REMANDED at this time on appeal of the Director of the Department of Building and Housing for supervision and any required further action. Motion made by Mr. Gallagher, seconded by Mr. Saab.


* * *

**Docket A-118-16.**

RE: Appeal of Schultz Financial Company, LLC, Owner of the One Dwelling Unit Single-Family Residence Two & One/half Story Frame Property, located on the premises known as 6805 Hague Avenue from a NOTICE OF VIOLATION — FIRE DAMAGE, dated May 12, 2016, of the Director of the Department of Building and Housing, requiring compliance with the Codified Ordinances of the City of Cleveland and the Ohio Building Code (OBC).

BE IT RESOLVED, a motion in order at this time to grant the Appellant until September 15, 2016 to obtain all required permits to complete the work, noting that failure to meet the thirty (30) day deadline to obtain permits will result in the property being REMANDED immediately; the property is REMANDED at this time on appeal of the Director of the Department of Building and Housing for supervision and any required further action. Motion made by Mr. Gallagher, seconded by Mr. Saab.


* * *

**Docket A-119-16.**

RE: Appeal of First Prospect Development LLC, Owner of the Property, located on the premises known as 3814 Prospect Avenue from a NOTICE OF VIOLATION — FIRE CODE, dated May 12, 2016, of the Director of the Department of Building and Housing, requiring compliance with the Codified Ordinances of the City of Cleveland and the Ohio Building Code (OBC).

Docket A-119-16 has been POST-PONED; to be rescheduled for August 24, 2016.

* * *

**Docket A-120-16.**

RE: Appeal of Scott L. Scrivens, Owner of the B Business — Offices, Laboratories, Adult School Two Story Wood Frame/Siding/Masonry Veneer Property, located on the premises known as 2428 Detroit Avenue from a NOTICE OF VIOLATION — EXTERIOR MAINTENANCE, dated May 17, 2016, of the Director of the Department of Building and Housing, requiring compliance with the Codified Ordinances of the City of Cleveland and the Ohio Building Code (OBC).
BE IT RESOLVED, a motion is in order at this time to DENY the Appellant’s request for additional time, the property is REMANDED at this time to the Department of Building and Housing for supervision and any required further action. Motion so in order. Motioned by Mr. Bradley and seconded by Mr. Gallagher.

* * *

APPROVAL OF RESOLUTIONS:

Separate motions were entered by Mr. Maschke and seconded by Mr. Bradley for Approval and Adoption of the Resolutions as presented by the Secretary for the following Dockets respectively, subject to the Codified Ordinances of the City of Cleveland and the Ohio Building Code (OBC):

A-95-16 — Nathan A. Prusak
A-101-16 — Christine Kis
A-104-16 — Robert Watson
A-105-16 — Joseph Henderson
A-108-16 — 2015 West 53rd Cleveland LLC
A-110-16 — Georgianna B. White


* * *

Separate motions were entered by Mr. Gallagher and seconded by Mr. Maschke for Approval and Adoption of the Resolutions as presented by the Secretary for the following Dockets respectively, subject to the Codified Ordinances of the City of Cleveland and the Ohio Building Code (OBC):

A-99-16 — Cleveland Harris
A-102-16 — Thor Real Estate
A-103-16 — Carla Robinson
A-106-16 — Paul Bunn


* * *

Separate motions were entered by Mr. Bradley and seconded by Mr. Gallagher for Approval and Adoption of the Resolution as presented by the Secretary for the following Docket respectively, subject to the Codified Ordinances of the City of Cleveland and the Ohio Building Code (OBC):

A-107-16 — Jezel Acosta


* * *

Separate motions were entered by Mr. Bradley and seconded by Mr. Gallagher for Approval and Adoption of the Resolution as presented by the Secretary for the following Docket respectively, subject to the Codified Ordinances of the City of Cleveland and the Ohio Building Code (OBC):

A-142-16 — Medici Properties LLC


* * *

APPROVAL OF MINUTES:

Separate motions were entered by Mr. Maschke and seconded by Mr. Bradley Approval and Adoption of the Minutes as presented by the Secretary, subject to the Codified Ordinances of the City of Cleveland and the Ohio Building Code (OBC):

July 27, 2016


* * *

JOSEPH F. DENK
Chairman

PUBLIC NOTICE

NONE

NOTICE OF PUBLIC HEARING

NONE

CITY OF CLEVELAND BIDS

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.

187.10 Negotiated contracts; Notice required in Advertisement 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 certification 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 and time opening of 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.”

WEDNESDAY, AUGUST 31, 2016

File No. 91-16 — Fencing and Gates Including Labor and Materials for Repair and Installation, for the Division of Cleveland Hopkins International Airport, Department of Port Control, as authorized by Ordinance No. 333-16, passed by the Council of the City of Cleveland, April 25, 2016.

THERE WILL BE A NON-MANDATORY PRE-BID MEETING, TUESDAY, AUGUST 23, 2016 AT 10:00 A.M. CLEVELAND HOPKINS INTERNATIONAL AIRPORT’S CENTRAL RECEIVING BUILDING, 19451 FIVE POINTS ROAD, CLEVELAND, OH 44135.

File No. 92-16 — Labor & Materials to Maintain Vehicles, Trucks and Various Types of Equipment (Re-Bid), for the Division of Cleveland Hopkins International Airport, Department of Port Control, as authorized by Ordinance No. 225-15, passed by the Council of the City of Cleveland, April 27, 2015.


WEDNESDAY, SEPTEMBER 7, 2016

File No. 93-16 — Sewer Maintenance Appurtenance Slabs for the Division of Water Pollution Control, Department of Public Utilities, as authorized by Section 129.27 of the Codified Ordinances of Cleveland, Ohio, 1976.


File No. 94-16 — Disposal of Catch Basin Debris (Re-Bid), for the Division of Water Pollution Control, Department of Public Utilities, as authorized by Section 129.29 of the Codified Ordinances of Cleveland, Ohio, 1976.

THERE WILL BE A NON-MANDATORY PRE-BID MEETING, FRIDAY, AUGUST 26, 2016 AT 11:00 A.M. THE DIVISION OF WATER POLLUTION CONTROL, 12302 KIRBY AVENUE, RED CONFERENCE ROOM, CLEVELAND, OH 44108.

August 17, 2016 and August 18, 2016
Section 2. That this resolution is declared to be an emergency measure and, pursuant thereto, 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 no effect and be in force from and after the earliest period allowed by law.


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Res. No. 932-16. 
By Council Member Bancatelli, An emergency resolution objecting to the renewal of a C1 Liquor Permit at 1503 Spring Road, 1st floor.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based on legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, the date of the expiration of the permit; now, therefore,

BE IT RESOLVED, THAT the City of Cleveland: 

Section 1. That Council does hereby declare its objection to the renewal of a D1, D2, D3, D3A and D6 Liquor Permit (Liquor Permit) in the City of Cleveland to the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code.

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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning of Revised Code Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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.

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 41119 owned by Revenue, Inc., 5200 W. 231st St., Euclid, Ohio 44119, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

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.


Res. No. 937-16, By Council Member Kelley.

An emergency resolution objecting to the renewal of a D5 Liquor Permit at 6101 Memphis Avenue, Cleveland, Ohio 44113, in that the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D6 Liquor Permit, Permit No. 41114, owned by Revenue, Inc., 5200 W. 231st St., Euclid, Ohio 44119, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

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.


Res. No. 935-16, By Council Member Kelley.

An emergency resolution objecting to the renewal of a D2, D3, D3A and D6 Liquor Permit at 4818-22 Memphis Avenue and patio, 2301 Broadview Road, 1st Floor, owned by H I M, Inc., DBA Memphis Tavern, 4818-22 Memphis Avenue, Cleveland, Ohio 44144, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 4525622 owned by Kay Em Cee, LLC, DBA The City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 and D6 Liquor Permit, Permit No. 3845982 owned by H I M, Inc., DBA Memphis Tavern, 4818-22 Memphis Avenue, Cleveland, Ohio 44144, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 4525622 owned by Kay Em Cee, LLC, DBA The City of Cleveland:

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 4525622 owned by Kay Em Cee, LLC, DBA The City of Cleveland:
Effective August 11, 2016.

Res. No. 940-16, By Council Member McCormack. An emergency resolution objecting to the transfer of location of a D2, D2X, D3 and D6 Liquor Permit to 668 Euclid Avenue, Suite 8, Cleveland, Ohio 44114, Permanent Number 9283393; and Whereas, the granting of this application for a liquor permit to 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 has demonstrated that he has operated his liquor business in disregard of the laws, regulations or local ordinances of the state; and

Whereas, the place for which the permit is sought is so located with respect to the neighborhood that it substantially interferes with decency, sobriety, peace or good order; 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 Revised Code. Council's objection and resolution 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 the renewal of a D2, D2X, D3, D3A and D6 Liquor Permit from Pololu, Ltd., 12018 Mayfield Road, Cleveland, Ohio 44106, Permanent Number 7800005645, Beauty Bar, LLC, DBA Manifest, 668 Euclid Avenue, Suite 8, Cleveland, Ohio 44114, Permanent Number 9283393; and

Whereas, the place for which the permit is sought is so located with respect to the neighborhood that it has substantially interfered with the public peace, prosperity, safety and welfare pursuant to Section 4303.26 of the Ohio Revised Code. Council's objection and resolution 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 the renewal of a D2, D2X, D3 and D6 Liquor Permit at 4301 State Road.
accordance with provisions of Section 4303.26 of the Revised Code of Ohio.

Section 1. 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 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

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.

Adopted August 10, 2016, Effective August 11, 2016.

Res. No. 941-16, By Council Member Polensek.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 870 East 185th Street.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 4969821 owned by Carla LaGrutta, DBA Quix, 870 East 185th Street, Cleveland, Ohio 44119, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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.

Adopted August 10, 2016, Effective August 11, 2016.

Res. No. 942-16, By Council Member Polensek.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 15222 Waterloo Road.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 5339250 owned by Lucky Times, LLC, DBA Freeway Sunoco, 15222 Waterloo Road & Gas Pumps, Cleveland, Ohio 44110, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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.

Adopted August 10, 2016, Effective August 11, 2016.

Res. No. 944-16, By Council Member Brancatelli.

An emergency resolution objecting to a New C2 Liquor Permit at 1303 Clark Avenue.

Whereas, Council has been notified by the Division of Liquor Control of an application for a New C2 Liquor Permit at Neetu Foods, Inc., 1303 Clark Avenue, Cleveland, Ohio 44109, Permit Number 6311968; 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 City 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 located with respect to the neighborhood it substantially interferes with public decencies, sobriety, peace or good order; and

Whereas, this objection is based on other legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, 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.

Adopted August 10, 2016.
Effective August 11, 2016.

Res. No. 946-16.
By Council Member Brancatelli.
An emergency resolution objecting to the renewal of a D5 Liquor Permit at 968 East 105th Street.
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 located with respect to the neighborhood it substantially interferes with public decencies, sobriety, peace or good order; and

Whereas, this objection is based on other legal grounds as set forth in division (A) of 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 4303.271 of the Revised Code of Ohio. Council's objection to said permit must be received by the Superintendent of Liquor Control within 30 days of notification.

Be it resolved by the Council of the City of Cleveland:
Section 1. 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.

Adopted August 10, 2016.
Effective August 11, 2016.

Res. No. 947-16.
By Council Member Conwell.
An emergency resolution objecting to a New C1 Liquor Permit at 1578 Independence Road.
Whereas, the unifom date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor business in disregard of the laws, regulations or local ordinance of this County 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 located with respect to the neighborhood it substantially interferes with public decencies, sobriety, peace or good order; and

Whereas, this objection is based on other legal grounds as set forth in Revised Code Section 4303.292;

Be it resolved by the Council of the City of Cleveland:
Section 1. 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.

Adopted August 10, 2016.
Effective August 11, 2016.

Res. No. 948-16.
By Council Member Brancatelli.
An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 7020 Harvard Avenue.
Whereas, the unique date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor business in disregard of the laws, regulations or local ordinance of this County or any other state; and

Whereas, this objection is based on other legal grounds as set forth in Revised Code Section 4303.292;

Be it resolved by the Council of the City of Cleveland:
Section 1. 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.

Adopted August 10, 2016.
Effective August 11, 2016.
Whereas, the place for which the permit is sought is so located with respect to its neighbors and 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 Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity and welfare pursuant to Section 4303.292 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 C2 Liquor Permit at Gee Gee Grocery Co., DBA Gee Gee Grocery, 908 East 156th Street, Cleveland, Ohio 44108, Permit Number 8932938; and requests the Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 1203.52 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 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.


Res. No. 940-16,
By Council Member K. Johnson,
An emergency resolution withdrawing objection to the transfer of ownership of a C1, C2 and D6 Liquor Permit at 3929 Union Avenue, Unit A and repealing Resolution No. 828-16 objecting to said permit.

Whereas, the place for which the permit is sought is so located with respect to its neighbors and 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 Section 4303.292 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 transfer of ownership of a C1, C2 and D6 Liquor Permit to Fakhoury Enterprises, Inc., 12408 Union Avenue, Unit A, Cleveland, Ohio 44105, Permanent Number 2060031 by Resolution No. 164-16 adopted by the Council on February 8, 2016; 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 a New C1 Liquor Permit at 1201 East 185th Street and repealing Resolution No. 272-16, objecting to said permit.

Whereas, this Council objected to a New C1 Liquor Permit at 1201 East 185th Street, Cleveland, Ohio 44119, Permanent Number 6548391, be and the same is hereby withdrawn and Resolution No. 272-16 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.


Res. No. 950-16,
By Council Member Polensek,
An emergency resolution withdrawing objection to the transfer of ownership of a C1 Liquor Permit at 3916 East 123rd, Inc., DBA Food Plus, 3916 East 123rd Street, Cleveland, Ohio 44105, Permanent Number 8871329 by Resolution No. 164-16 adopted by the Council on February 8, 2016; 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 3916 East 123rd, Inc., DBA Food Plus, 3916 East 123rd Street, 1st floor only, Cleveland, Ohio 44105, Permanent Number 8871329 by Resolution No. 164-16 objecting to said permit.

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 1201 East 185th Street and repealing Resolution No. 272-16 objecting to said permit.

Whereas, this Council objected to a transfer of ownership of a C1 and C2 Liquor Permit to Fakhoury Enterprises, Inc., 12408 Union Avenue, Unit A, Cleveland, Ohio 44105, Permanent Number 2060031 by Resolution No. 164-16 adopted by the Council on February 8, 2016; 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 a New C1 Liquor Permit at 1201 East 185th Street and repealing Resolution No. 272-16, objecting to said permit.

Whereas, the place for which the permit is sought is so located with respect to its neighbors and 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 Section 4303.292 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 C2 Liquor Permit at 185 Gas, Inc., 1201 East 185th Street, Cleveland, Ohio 44119, Permanent Number 6548391, be and the same is hereby withdrawn and Resolution No. 272-14, 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.


Res. No. 952-16,
By Council Member Brady,
An emergency resolution objecting to the renewal of liquor permits at 11619 Lorain Avenue, 1st floor and basement.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

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Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D1, D2, D3 and D3A Liquor Permit. Permit No. 5862119 owned by Your Place & Mine LLC, DBA Your Place & Mine, 5515-55 Dolloff Road, Cleveland, Ohio 44111, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

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.

Res. No. 956-16. By Council Member Kazy.

An emergency resolution objecting to the renewal of a C2, C2X and D6 Liquor Permit at 4050 West 140th Street

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and
Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and
Whereas, the applicant is unfit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based upon 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,
Be it resolved by the Council of the City of Cleveland:
Section 1. That Council does hereby record its objection to the renewal of a D2, D2X, D3, D3A and D6 Liquor Permit, Permit No. 7140274 owned by Quiet Bobs Bar & Grill, 4050-29 West 140th Street and patio, Cleveland, Ohio 44108, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

Res. No. 957-16. By Council Member Kazy.

An emergency resolution objecting to the renewal of a D2, D2X, D3, D3A and D6 Liquor Permit at 4050 West 140th Street and patio

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and
Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,
Be it resolved by the Council of the City of Cleveland:
Section 1. That Council does hereby record its objection to the renewal of a D2, D2X, D3, D3A and D6 Liquor Permit, Permit No. 7140274 owned by Quiet Bobs Bar & Grill, 4050-29 West 140th Street and patio, Cleveland, Ohio 44108, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

Res. No. 958-16. By Council Member Kazy.

An emergency resolution objecting to the renewal of a C2 and C2 Liquor Permit at 4050 West 140th Street and basement.

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and
Whereas, the applicant is unfit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based upon 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,
Be it resolved by the Council of the City of Cleveland:
Section 1. That Council does hereby record its objection to the renewal of a C2, C2X and D6 Liquor Permit, Permit No. 7140274 owned by Quiet Bobs Bar & Grill, 4050-29 West 140th Street, Cleveland, Ohio 44108, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

Res. No. 959-16. By Council Member Kazy.

An emergency resolution objecting to the renewal of a C2 and C2 Liquor Permit at 4050 West 140th Street and basement.

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and
Whereas, the applicant is unfit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based upon 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,
Be it resolved by the Council of the City of Cleveland:
Section 1. That Council does hereby record its objection to the renewal of a C2, C2X and D6 Liquor Permit, Permit No. 7140274 owned by Quiet Bobs Bar & Grill, 4050-29 West 140th Street, Cleveland, Ohio 44108, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.
shall take effect and be in force from and after the earliest period allowed by law.


Res. No. 959-16.
By Council Member Zone
An emergency resolution object-

Whereas, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and
Whereas, the applicant is unfit to continue to engage in the liquor business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Revised Code, the objection to the renewal of liquor permits shall be made no later than thirty days prior to the expiration of the permit; now, therefore,
Be it resolved by the Council of the City of Cleveland:
Section 1. That Council does hereby record its objection to the renewal of a D1, D2, D3, D4 and D5 Liquor Permit, Permit No. 809311 owned by Shlomba, LLC, DBA Now That’s Class, 11213-15 Detroit Avenue, 1st floor and basement, Cleveland, Ohio 44102, and requests the Superintendent of the Division of Liquor Control, a hearing for said application in accordance with provisions of Section 4303.271 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.
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.

Res. No. 962-16.
By Council Member Zone
An emergency resolution object-

Whereas, the applicant is unfit to continue to engage in the liquor business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Revised Code of Ohio.


Res. No. 961-16.
By Council Member Zone
An emergency resolution object-

Whereas, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and
Whereas, the applicant is unfit to continue to engage in the liquor business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1, C2 and C5 Liquor Permit, Permit No. 022256 owned by Anila Enterprises, LLC, DBA Convenient Food Services, at 1247 W. 26th Street, Cleveland, Ohio 44113, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and is hereby directed to transmit two certified copies of this resolution, together with a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.271 of the Revised Code of Ohio.

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.


Res. No. 963-16,
By Council Member Zone No. 6,
An emergency resolution objecting to the renewal of a C1, C2 and C5 Liquor Permit at 7201 Lorain Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon other legal grounds as set forth in subsection (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 and D6 Liquor Permit at 5021 West 165th Street, Cleveland, Ohio 44112, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

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.


Res. No. 964-16,
By Council Member Zone No. 5,
An emergency resolution objecting to the renewal of a D5 and D6 Liquor Permit at 7201 Lorain Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon other legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 and D6 Liquor Permit, Permit No. 022256 owned by Anila Enterprises, LLC, DBA Convenient Food Services, at 1247 W. 26th Street, Cleveland, Ohio 44113, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and is hereby directed to transmit two certified copies of this resolution, together with a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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.

Res. No. 966-16, By Council Member Kazy.

An emergency resolution objecting to the renewal of a D5 Liquor Permit at 12520 Brookpark Road and patio.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code of Ohio, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, the applicant is unifit to continue to engage in the liquor business in a manner that demonstrates a disregard for the laws, regulations of local ordinances of the state, and that 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 4303.271 of the Revised Code of Ohio.

Res. No. 971-16, By Council Member Mitchell.

An emergency resolution objecting to the renewal of a C1, C2 and D6 Liquor Permit at 2603 Woodhill Road.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code of Ohio, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of 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 4303.271 of the Revised Code of Ohio.

Res. No. 972-16, By Council Member Cleveland.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 2625 East 55th Street.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code of Ohio, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of 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 4303.271 of the Revised Code of Ohio.

Whereas, the applicant is unfit to continue to engage in the liquor business in a manner that demonstrates a disregard for the laws, regulations of local ordinances of the state, and that 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 4303.271 of the Revised Code of Ohio.

By Council Member Kazy.

An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 3266 West 117th Street.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code of Ohio, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of 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 4303.271 of the Revised Code of Ohio.

By Council Member Cleveland.

An emergency resolution objecting to the renewal of a C1, C2 and D6 Liquor Permit at 2603 Woodhill Road.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code of Ohio, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of 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 4303.271 of the Revised Code of Ohio.
Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 187116, in the name of John Doe, 547681 owned by J & D Enterprises, 4232 Warner Road, 1st floor and basement, Cleveland, Ohio 44104, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code of Ohio.

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.

Ohio 44109, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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.

Adopted August 10, 2016.
Effective August 11, 2016.

Res. No. 976-16, By Council Member Cleveland.
An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 5275-79 Broadway Avenue, 1st floor and basement.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 8876756 owned by Dionne Mae Thomas, DBA Josephine's Lounge, 7902-04 Central Avenue, Cleveland, Ohio 44104, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

Adopted August 10, 2016.
Effective August 11, 2016.

Res. No. 977-16, By Council Member Cleveland.
An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 7401-05 Central Avenue, 1st floor and basement.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 3452641 owned by Gurdev, Inc., DBA D5 Liquor Permit, Permit No. 8876756 owned by Dionne Mae Thomas, DBA Josephine's Lounge, 7902-04 Central Avenue, Cleveland, Ohio 44104, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

Adopted August 10, 2016.
Effective August 11, 2016.

Res. No. 978-16, By Council Member Mitchell.
An emergency resolution objecting to the renewal of a D5 Liquor Permit at 7902-14 Central Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 Liquor Permit, Permit No. 8876756 owned by Dionne Mae Thomas, DBA Josephine's Lounge, 7902-04 Central Avenue, Cleveland, Ohio 44104, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

Adopted August 10, 2016.
Effective August 11, 2016.
Res. No. 979-16, By Council Member Mitchell.  
An emergency resolution objecting to the renewal of a D1, D2, D3, DIA and D6 Liquor Permit at 11132 Buckeye Road, P.O. Box 20370, Cleveland, Ohio 44102, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.  
Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and  
Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and  
Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and  
Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,  
Section 1. 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.  
Adopted August 10, 2016.  
Effective August 11, 2016.  

Res. No. 980-16, By Council Member Mitchell.  
An emergency resolution objecting to the renewal of a D5 and D6 Liquor Permit, Permit No. 9060830 owned by Tripod Tavern, Inc., DBA Tiki Inn, 28 Clifton Boulevard, Cleveland, Ohio 44102, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.  
Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and  
Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,  
Section 1. 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.  
Adopted August 10, 2016.  
Effective August 11, 2016.  

Res. No. 981-16, By Council Member K. Johnson.  
An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 3111 East 93rd Street, Cleveland, Ohio 44108.  
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and  
Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and  
Whereas, the applicant is unfit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,  
Section 1. 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.  
Adopted August 10, 2016.  
Effective August 11, 2016.  

Res. No. 982-16, By Council Member K. Johnson.  
An emergency resolution objecting to the renewal of a C1, C2 and C3 Liquor Permit at 3111 East 93rd Street, Cleveland, Ohio 44108.  
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and  
Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and  
Whereas, the applicant is unfit to continue to engage in the liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,  
Section 1. 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.  
Adopted August 10, 2016.  
Effective August 11, 2016.  

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the Ohio Revised Code, objections to the renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Section 1. That Council does hereby resolve its objection to the renewal of a C1, C2 and D6 Liquor Permit, Permit No. 7650570 owned by Sabah Hanini, 1254 Woodland Avenue, 1st floor front, Cleveland, Ohio 44112, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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 requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Liquor Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Revised Code Section 4303.292; and

That the Clerk of Council transmit two certified copies of this resolution, together with two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Liquor Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Revised Code Section 4303.292; and

Res. No. 998-16
By Council Member Reed.
An emergency resolution objecting to the transfer of location of a C2 and C2X Liquor Permit to 4025 East 131st Street.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in 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 4303.271 of the Revised Code, objections to the renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 8429791 owned by Speedy Harvard, LLC, 4025 East 131st Street, Cleveland, Ohio 44110 and requests the...
Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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.


Res. No. 990-16.
By Council Member Reed.

An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 4525 Turney Road.

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative and executive municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that 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 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 3602732 owned by Hargur, Inc., DBA Turney Deli, 4525 Turney Road, Cleveland, Ohio 44105, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 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, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

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.


Ord. No. 440-16.
By Council Members Kazy and Brady.

An emergency ordinance to supplement and regulate the use of portable storage containers to protect the public safety and aesthetics of the neighborhoods in the City; and amending Section 327.99, as amended by Ordinance No. 1396-14, passed December 8, 2014, regarding penalty.

Whereas, the City of Cleveland has experienced an increase in the number of portable storage containers (also known as “PODS” or “portable on demand storage”) outside of residential neighborhoods for personal storage needs or in conjunction with construction projects; and

Whereas, unfortunately, some containers are placed in the front setback area of homes and for several months or more which has resulted in complaints from neighbors about public safety and aesthetics in residential neighborhoods; and

Whereas, several cities, including Shawnee Hills, Ohio, Sacramento, California, and Cutler Bay, Florida, have regulated the use of portable storage containers, including their time, placement, and condition to help ensure public safety and aesthetics in residential neighborhoods; and

Whereas, the City of Cleveland recognizes the need to regulate the use of portable storage containers as accessory uses in order to protect the public safety of Cleveland’s citizens and the aesthetics of residential neighborhoods; 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 Codified Ordinances of Cleveland, Ohio 1976, are supplemented hereby.

Section 2. New Section 337.231, Portable Storage Containers, shall be added to the Codified Ordinances of Cleveland, Ohio 1976, as follows:

(a) For purposes of this section, a “portable storage container” means a container, unit of similar-like structure, or other receptacle that is capable of being moved and is, or can be, utilized for the temporary storage of personal property or building materials of any kind, and is located on residential property.

(b) No person shall place a portable storage container upon residential property without first obtaining a permit issued by the Director of Building and Housing, and displaying the permit on the front of the container most visible from the street. The Board of Control shall determine the permit fee and the Director of Building and Housing shall determine the permit application content.
All portable storage containers and their use on residential premises shall meet the following requirements:

1. A portable storage container may be located at a residential property for more than thirty (30) consecutive days of any calendar year.

2. No more than one portable storage container may be placed at a residential property at any given time without the express permission of the Director of Building and Housing.

3. All portable storage containers shall be placed where it obstructs traffic vision or on any public sidewalk or street, nor placed within any required front yard setback; and a portable storage container shall be placed at least ten feet away from any side-street property line and from any main building on an adjoining lot; and

4. No portable storage container shall be placed where it obstructs traffic vision or on any public sidewalk or street, nor placed within any required front yard setback; and a portable storage container shall be placed at least ten feet away from any side-street property line and from any main building on an adjoining lot; and

5. Portable storage containers may be kept on a property during the term of the building permit issued by the Director of Building and Housing for construction work on the property, and must be removed within fifteen (15) days of final cessation of construction or any thirty (30) day storage period.

6. No portable storage container shall be placed on a property for more than thirty (30) feet in length, ten (10) feet in width, or ten (10) feet in height.

Section 327.99 Penalty

(a) Except as provided in divisions (c) and (d) below, any person, firm or corporation who violates any of the provisions of this Zoning Code or who fails to comply shall, for each and every violation or failure, be fined not less than one hundred dollars ($100.00) or imprisoned for not more than thirty (30) days, or both. Whoever violates Section 347.08 as a second or subsequent offense of that section shall be fined not more than one thousand dollars ($1,000.00) or imprisoned for not more than six (6) months.

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.

Ord. No. 649-16

By Council Members Conwell, K. Johnson, Brancaletti and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Public Works to enter into an amendment and restatement of a Lease Agreement with the Cleveland Museum of Art to change certain terms of the lease, including but not limited to, the term and development issues relating to Case Western Reserve University's Greenway Connector Project; and authorizing the Director to lease certain properties located on land to the Cleveland Art Museum and Case Western Reserve University for the purpose of implementing the Project, for a term of ninety-nine years, with one option to renew, for an additional ninety-nine years.

Whereas, in 1930, the Cleveland Museum of Art ("Museum") entered into an Agreement with the City of Cleveland for maintenance and beautification of the Fine Arts Garden Lagoon by a Fine Arts Garden Commission, also known as Parcel "B" (the "1930 Agreement");

Whereas, in 2004, the Museum entered into a ninety-nine year Lease with the City of Cleveland for maintenance and beautification of the Fine Arts Garden Lagoon by a Fine Arts Garden Commission, also known as Parcel "B" (the "2004 Lease");

Whereas, in 2016, the Museum entered into a ninety-nine year Lease with the City of Cleveland for maintenance and beautification of the Fine Arts Garden Lagoon by a Fine Arts Garden Commission, also known as Parcel "A" (the "2016 Lease");

Whereas, Case Western Reserve University wishes to enter into an Agreement with the City and to lease a portion of the Cleveland Museum of Art traversing west across Wade Park, and extending East 101st Street; and

Whereas, the Project will require a lease of land between the City and the Cleveland Museum of Art, also known as Parcel "C" (the "CWRU Lease"), an amendment and restatement of the 2004 Lease to include Parcel B from the 1930 Agreement and the 2004 Lease; and authorizing subleases to CWRU, adding a provision to allow that the amended and restated 2004 Lease can be further amended to include the CWRU Lease parcel C in the event that the CWRU Lease is terminated early, and to extend the lease term for the amended and restated 2004 Lease for a period of ninety-nine years, with one option to renew, which will run consecutively with the CWRU Lease;

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

By the Council of the City of Cleveland:

Sections

1. That notwithstanding and as an exception to Sections 181 and 183 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No. 1396-14, passed December 8, 2014 is hereby declared to be an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

By the Council of the City of Cleveland:

Legislative Summary

The Cleveland Museum of Art is a major art museum in Cleveland, Ohio. The museum was founded in 1913 and is located in a newly constructed building designed by architect Philip Johnson, which opened in 1975. The museum is one of the premier art museums in the United States and is known for its extensive collection of European paintings, sculptures, and decorative arts. The museum is also home to the revered works of Pablo Picasso and Claude Monet, as well as a large collection of Byzantine and Islamic art.

The museum's mission is to serve as a cultural and educational resource for the citizens of Cleveland and to offer a range of programs and exhibitions that showcase the best in art and design. The museum is committed to the preservation of its collection and the promotion of art and culture, both in Cleveland and around the world. The museum is a major tourist attraction and is a popular destination for visitors from across the country and around the world.
of land conveyed to the Cleveland Museum of Art by deed recorded in Volume 15467 Page 773 of Cuyahoga County Deed Records;

Thence along the westerly and southerly lines of land conveyed to said Cleveland Museum of Art by the following two (2) courses and distances:

Course No. 5:
Thence S 8°19'38" E, a distance of 76.56 feet to a point;

Course No. 6:
Thence S 81°40'22" E, a distance of 183.15 feet to a point on the westerly curved line of Parcel A, conveyed to The Cleveland Museum of Art by deed recorded in Volume 12228 Page 601 of Cuyahoga County Deed Records;

Course No. 7:
Thence along said westerly curved line of Parcel A, along the arc of a curve deflecting to the left, 20.79 feet, said curve having a radius of 105.00 feet, a delta angle of 19°21'17" and a chord of 10.03 feet to a point of tangency;

Course No. 8:
Thence S 12°12'25" E, continuing along the westerly line of said Parcel A, a distance of 106.77 feet to a point;

Course No. 9:
Thence S 20°41'03" E, a distance of 353.79 feet to a point on the existing back of curb (easterly side) of Martin Luther King Jr. Drive;

Course No. 10:
Thence along said existing back of curb (easterly side) of Martin Luther King Jr. Drive by the following ten (10) courses and distances:

Course No. 11:
Thence N 62°34'19" W, a distance of 37.83 feet to a point of curve;

Course No. 12:
Thence along the arc of a curve deflecting to the right, 542.15 feet, said curve having a radius of 713.12 feet, a delta angle of 42°55'11" and a chord which bears N 41°19'44" E, a distance of 529.81 feet to a point of tangency;

Course No. 13:
Thence N 67°27'00" W, a distance of 60.57 feet to a point;

Course No. 14:
Thence N 62°34'19" W, a distance of 37.83 feet to a point of curve;

Course No. 15:
Thence along the arc of a curve deflecting to the right, 129.83 feet, said curve having a radius of 718.50 feet, a delta angle of 10°21'11" and a chord which bears N 2°50'30" W, a distance of 125.65 feet to a point of tangency;

Course No. 16:
Thence N 2°20'05" E, a distance of 41.00 feet to a point of curvature;

Course No. 17:
Thence along the arc of a curve deflecting to the right, 199.25 feet, said curve having a radius of 178.00 feet, a delta angle of 19°32'25" and a chord which bears S 54°39'39" E, a distance of 171.33 feet to a point of tangency;

Course No. 18:
Thence N 22°06'57" E, a distance of 27.00 feet to a point;

Course No. 19:
Thence S 33°52'52" S, a distance of 160.31 feet to a point on the existing back of walk on Jeptha Drive;

Course No. 20:
Thence S 44°22'32" E, a distance of 60.14 feet to a point of curvature;

Course No. 21:
Thence along the arc of a curve deflecting to the right, 61.73 feet, said curve having a radius of 181.00 feet, a delta angle of 19°21'17" and a chord of 10.03 feet to a point;

Course No. 22:
Thence S 44°22'32" E, a distance of 60.14 feet to a point of curvature;

Course No. 23:
Thence along the arc of a curve deflecting to the right, 209.01 feet, a distance of 199.25 feet to a point of tangency;

Course No. 24:
Thence along the arc of a curve deflecting to the right, 373.30 feet, said curve having a radius of 416.60 feet, a delta angle of 16°27'30" and a chord of 8°14'22" E, a distance of 74.00 feet to a point of tangency;

Course No. 25:
Thence along the arc of a curve deflecting to the right, 129.83 feet, said curve having a radius of 330.00 feet, a delta angle of 42°55'11" and a chord of 10.03 feet to a point of tangency;

Course No. 26:
Thence along the arc of a curve deflecting to the right, 61.73 feet, said curve having a radius of 181.00 feet, a delta angle of 19°21'17" and a chord of 10.03 feet to a point of tangency;

Course No. 27:
Thence along the arc of a curve deflecting to the right, 129.83 feet, said curve having a radius of 330.00 feet, a delta angle of 42°55'11" and a chord of 10.03 feet to a point of tangency;

Course No. 28:
Thence along the arc of a curve deflecting to the right, 61.73 feet, said curve having a radius of 181.00 feet, a delta angle of 19°21'17" and a chord of 10.03 feet to a point of tangency;

Course No. 29:
Thence along the arc of a curve deflecting to the right, 129.83 feet, said curve having a radius of 330.00 feet, a delta angle of 42°55'11" and a chord of 10.03 feet to a point of tangency;

Course No. 30:
Thence along the arc of a curve deflecting to the right, 61.73 feet, said curve having a radius of 181.00 feet, a delta angle of 19°21'17" and a chord of 10.03 feet to a point of tangency;

Course No. 31:
Thence along the arc of a curve deflecting to the right, 129.83 feet, said curve having a radius of 330.00 feet, a delta angle of 42°55'11" and a chord of 10.03 feet to a point of tangency.

Note: The intent for the establishment of the lease line along Martin Luther King Jr. Drive is to follow the existing back of curb for Jeptha Drive to follow the existing back of walk.

LEGAL DESCRIPTION OF PARCEL B
TO BE LEASED TO THE CLEVELAND MUSEUM OF ART

Situated in the City of Cleveland, County of Cuyahoga and State of Ohio, and known as being part of Original 100 Acre Lot Number 402 and further bounded and described as follows:

Beginning at a stone with a nail found on a base line between two monuments in the easterly line of Centerline of Bellflower Road, said stone with nail being approximately 95.00 feet south of the centerline of Bellflower Road;

Thence S 05°47'18" E, along said base line, a distance of 33.20 feet to a point;

Thence S 81°40'22" W, a distance of 71.12 feet to the northeasterly corner of Parcel "A" conveyed to The Cleveland Museum of Art by deed recorded in Volume 12228 Page 601 of Cuyahoga County Deed Records;

Thence along the easterly line and southerly lines of said Parcel "A" by the following three (3) courses and distances:

Thence along the arc of a curve deflecting to the left, 52.98 feet, said curve having a radius of 183.00 feet, a delta angle of 26°44'09" and a chord which bears S 15°22'42" E, a distance of 119.26 feet to a point of tangency;

Thence along the arc of a curve deflecting to the left, 373.30 feet, said curve having a radius of 416.60 feet, a delta angle of 16°27'30" and a chord of 8°14'22" E, a distance of 74.00 feet to a point of tangency;

Thence along the arc of a curve deflecting to the left, 119.67 feet, said curve having a radius of 416.60 feet, a delta angle of 16°27'30" and a chord of 8°14'22" E, a distance of 74.00 feet to a point of tangency.
Drives to follow the existing back of Avenue and Martin Luther King Jr. Driveway.

Section 2. That the Amended 2004 Lease shall include, but not be limited to, adding Parcel B from the 1930 Agreement, terminating the 1930 Agreement when the Amended 2004 Lease is executed, allowing the Museum to mortgage City property with prior City approval, and adding a provision that in the event that the CWRU Lease is terminated that the City can further amend the Amended 2004 Lease.

Section 3. That the Amended 2004 Lease parcels A and B shall be leased at a rental of $1.00 per year, and other valuable consideration, which are determined to be fair market value, exclusive of utilities, for a term of ninety-nine years, with one option to renew for an additional ninety-nine years, exercisable by the Director of Public Works, and shall run contemporaneously with the CWRU Lease authorized in this ordinance.

Section 4. That notwithstanding the provisions of Chapters 181 and 183 of the Cuyahoga County Reserves Ordinance of Cleveland, Ohio, the Director of Public Works is authorized to lease to CWRU certain property known as Parcel C, the CWRU Lease which is more fully described as follows:

LEGAL DESCRIPTION OF PARCEL C

TO BE LEASED TO THE CASE WESTERN RESERVE UNIVERSITY

Situated in the City of Cleveland, County of Cuyahoga and State of Ohio, and known as being part of the CWRU Lease, described as follows:

Thence along the arc of a curve deflection to the left, 140.26 feet, said curve having a radius of 623.55 feet, a delta angle of 18°58'27" and a chord having a radius of 62.47 feet to a point of reverse curve;

Course No. 18:
Thence S 22°58'12" E, a distance of 22.51 feet to a point on the existing back of curb of said Martin Luther King Jr. Driveway;

Course No. 19:
Thence N 61°14'57" W, a distance of 17.68 feet to a point;

Course No. 20:
Thence N 67°27'00" W, a distance of 46.23 feet to a point;

Course No. 21:
Thence N 67°41'03" E, a distance of 353.79 feet to a point on the westerly line of Parcel A, conveyed to The Cleveland Museum of Art by deed recorded in Volume 12258 Page 601 of Cuyahoga County Deeds Records;

Course No. 22:
Thence along the arc of a curve deflection to the right, 62.65 feet, said curve having a radius of 241.75 feet, a delta angle of 139.62 feet to a point of tangency;

Course No. 23:
Thence along the arc of a curve deflection to the left, 76.34 feet, said curve having a radius of 241.75 feet, a delta angle of 20°09'40" and a chord having a radius of 139.62 feet to a point;

Course No. 24:
Thence N 61°40'22" E, a distance of 414.73 feet to the principal point of beginning and containing 1.878 acres of land as calculated and described by Christopher L. Courtney, Registered Surveyor Number 7762 of Garrett & Associates, Inc., in May, 2016, the same or less, but subject to all legal highways.

All iron pins are 5/8" bar with plastic cap marked "Garrett & Assoc 1640 / 7762".

Bearings used herein are based on assumed meridian and are used to indicate direction only.

Note: The intent for the establishment of the lease line along East 105th Street, Chester Avenue and Martin Luther King Jr. Drives to follow the existing back of walk.
Section 9. That this ordinance is declared to be an emergency measure and, provided 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 after the earliest period allowed by law. Passed August 16, 2016, Effective August 11, 2016.

Ord. No. 665-16, By Council Member Brady.

An emergency ordinance to amend Sections 630.01 and 630.02 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No.141-09, passed March 30, 2009, relating to criminal activity nuisances.

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 630.01 and 630.02 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No.141-09, passed March 30, 2009, are amended to read as follows:

Section 630.01 Criminal Activity Nuisances

(a) Activities, as defined in any of the following Codified Ordinances, occurring on property in the City, and engaged in by an occupant or invitee of the owner or occupant of the property, are declared to be nuisance activities. To be a nuisance activity, a criminal conviction is not necessary. There must be probable cause to believe that the activity occurred.

(1) Any animal violation under Sections 603.01 (Animals or Fowl at Large), 603.02 (Unmuzzled Dogs at Large), 603.04 (Dog Nuisances), 603.05 (Killing or Injuring Animals), 603.07 (Illegal Fights between Animals), 603.08 (Poisoning Animals), 603.09 (Cruelest to Animals), 603.091 (Neglect of Cats), 603A.11 (Large Cats), 603A.03 (Keeping an Exotic Animal Without a Permit), 603A.08 (Cage and Container of an Exotic Animal Held Under Permit), 601A.14 (Facilities Housing Reptiles), 601A.17 (Snakes in Multi-Family Residences Prohibited), 604.03 (Control of Violent and Dangerous Dogs) of the Codified Ordinances;

(2) Any disorderly conduct or disorderly activity violation under Sections 605.01 (Riot), 605.02 (Failure to Disperse), 605.03 (Disorderly Conduct; Intoxication), 605.05 (Misconduct at an Emergency), 605.06 (Inducing Panic), 605.07 (Making False Alarm), 605.071 (Improper Use of 9-1-1 Telephone System), 605.10 (Unnecessary Noise), 605.14 (Minor's Curfew) of the Codified Ordinances;

(3) Any drug abuse violation under Chapter 607 of the Codified Ordinances;

(4) Any family offense violation under Sections 619.03 (Involving Minor), 619.04 (Negligent Assault), 619.06 (Aggravated Menacing), 619.08 (Unlawful Contact), 619.09 (Coercion), 619.10 (Telephone Harassment), 619.11 (Threatening or Harassing Phone Calls), 619.14 (Hazing) of the Codified Ordinances;

(5) Any offense against another person under Sections 621.03 (Assault), 621.031 (Assault by a Minor), 621.04 (Negligent Assault), 621.06 (Aggravated Menacing), 621.07 (Menacing), 621.08 (Unlawful Contact), 621.09 (Coercion), 621.10 (Telephone Harassment), 621.11 (Threatening or Harassing Phone Calls), 621.14 (Hazing) of the Codified Ordinances;

(6) Any weapons and explosives violation under Sections 627.04 (Using Weapons While Intoxicated), 627.05 (Criminal Tools), 627.10 (Unlawful Use of 'WIC' Coupons) of the Codified Ordinances;

(7) Any liquor control violation under Sections 617.02 (Sales to and Use by Minors; False or Misleading Statements), 617.021 (Purchase, Consuming or Possession by Minor; Misrepresentation), 617.04 (Sale to Intoxicated Persons), 617.05 (Permit Required), 617.06 (Printed Warnings and Posters), 617.08 (Hours of Sale) of the Codified Ordinances;

(8) Any obscenity and sex offenses violation under Sections 619.03 (Corporal Punishment of a Minor), 619.04 (Negligent Assault), 619.05 (Importuning), 619.08 (Procuring), 619.09 (Soliciting), 619.10 (Prostitution), 619.12 (Disseminating Material Harmful to Juveniles), 619.14 (Possession of Obscene Material Involving Minor), 619.15 (Possession of Sexually Oriented Material Involving Minor), 619.16 (Displaying Matter Harmful to Juveniles), 619.17 (Prohibited Conduct) of the Codified Ordinances;

(9) Any theft violation under Sections 625.05 (Petty Theft), 625.08 (Criminal Tools), 625.10 (Unlawful Use of 'WIC' Coupons) of the Codified Ordinances;

(10) Any weapons and explosives violation under Sections 627.04 (Using Weapons While Intoxicated), 627.05 (Criminal Tools), 627.10 (Unlawful Use of 'WIC' Coupons) of the Codified Ordinances;

(11) Any theft violation under Sections 625.05 (Petty Theft), 625.08 (Criminal Tools), 625.10 (Unlawful Use of 'WIC' Coupons) of the Codified Ordinances;

(12) Any weapons and explosives violation under Sections 627.04 (Using Weapons While Intoxicated), 627.05 (Criminal Tools), 627.10 (Unlawful Use of 'WIC' Coupons) of the Codified Ordinances;

(13) Any specific offense violation under Sections 622.01 (Reckless Assault), 622.02 (Drunken Assault), 622.05 (Assault in Public Nuisance), 622.07 (Battering Spouse), 622.08 (Obstructing or Endangering) of the Codified Ordinances;

(14) Any theft violation under Sections 625.05 (Petty Theft), 625.08 (Criminal Tools), 625.10 (Unlawful Use of 'WIC' Coupons) of the Codified Ordinances;

(15) Any explosives violation under Sections 630.01 (Illegal Providing Access to Firearm by Minor), 627.09 (Discharging Firearms), 627.12 (Seizure and Destruction of Dangerous Weapons), 627.16 (Prohibition Against Transferring Firearms or Controlled Substance to a Felon or Intoxicated Person), 627.21 (Sale of Long Bladed Pocket Knives), 627.22 (Sale of Possession of Sling Shots and Pea Shooters), 627.23 (Unlawful Display of Weapons), 627.24 (Possession or Use of Stench Bombs), 627.25 (Tear Gas Guns), 627.26 (Containers of Combustibles), 627.27 (Jump Traps), 627.19 (Facsimile Firearms) of the Codified Ordinances;

(16) Any devices violation under Section 683.01 (Playing of Sound Devices Prohibited) of the Codified Ordinances;

(17) Any devices violation under Section 683.01 (Playing of Sound Devices Prohibited) of the Codified Ordinances;

(18) Any open burning violation under Sections 277.08 of the Codified Ordinances;

(b) When three (3) or more nuisance activities as defined herein: (a) occur on separate occasions on the same property within any twelve (12) month period, the Director of
Public Safety, or his or her designee, may declare the premises to be a nuisance and may take any other action necessary to collect the costs of abatement.

(c) Costs of Abatement. Costs of abatement shall be determined based on the time required to respond to the nuisance violation as applied by an hourly rate based upon the wages and benefits of a police officer, dispatch costs, vehicle costs, enforcement costs, and supervisory and administrative costs. The hourly rate may be adjusted based on a police officer or police office required to abate the nuisance.

(d) Nuisance Abatement Plan. The owner of a nuisance property may avoid being charged the cost of abatement of the nuisance activity or the owner meets with the Director of Public Safety or his or her designee; presents a plan to prevent further nuisance activity; and implements the plan.

(e) Appeal. The owner of a nuisance property may file a notice declaring the owner’s property to be a nuisance property, a notice charging of the cost of abatement activity, or a notice that the cost of abatement shall be certified to the County Auditor, or may appeal by submitting a written request to the City official who issued the notice within ten (10) days of the date of the notice. If, after a decision on that appeal, the owner disagrees with the decision, the owner may appeal the decision of the City official to the Board of Zoning Appeals. An appeal to the Board of Zoning Appeals shall not stay any actions by the City.

Section 2. That the Director of Port Control is authorized to enter into one or more public improvement contracts for the making of the public improvement with the lowest responsible bidder and to conduct competitive bidding on a unit basis for the benefit of the City of Cleveland.

Passed August 10, 2016.

Effective August 11, 2016.
for this project, Request No. RQS 3091, RL 2016-64.

Section 7. 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.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 792-16.
By Council Member Polensek.
An emergency ordinance to add the name David D. Dawson, Sr. Way as a secondary and honorary name to Thames Avenue.

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 Codified Ordinances of the City of Cleveland, 1976, the name David D. Dawson, Sr. Way is added as a secondary and honorary name to Thames Avenue.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 794-16.
By Council Member Cleveland.
An emergency ordinance designating Griswold Avenue between Kinsman Avenue and East 61st Street with a secondary and honorary designation of “C. D. Gant Way”.

Whereas, Pastor C. D. Gant has been the pastor of the Second Mount Carmel Baptist Church on Kinsman Road for forty-eight years; and,
Whereas, Pastor Gant has given back to the community, establishing food and clothing programs, youth activities, and senior programs; and,
Whereas, the citizens of Cleveland want to honor C. D. Gant with a street sign designation of “C. D. Gant Way”; and,
Whereas, this ordinance constitutes an emergency measure 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 Central Avenue from East 68th Street to East 85th Street is designated with a secondary and honorary designation of “Stanley Jackson, Sr. Way”.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 795-16.
By Council Member Cleveland and Mitchell.
An emergency ordinance designating Central Avenue from East 68th Street to East 85th Street with a secondary and honorary designation of “Stanley Jackson, Sr. Way”.

Whereas, this ordinance constitutes an emergency measure 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, notwithstanding and as an exception to the Codified Ordinances of the City of Cleveland, 1976, the name George and Janet Voinovich Way, as a secondary and honorary name to Schenely Avenue, 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.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 796-16.
By Council Members Zone and Kelley (by departmental request).
An emergency ordinance authorizing the Director of Public Safety to accept a grant from the United States Department of Justice for the FY 2014 COPS Hiring Program.
Whereas, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore, it is ordained by the Council of the City of Cleveland:

Section 1. That the Director of Public Safety is authorized to accept a grant from the Department of Justice in the approximate amount of $1,875,000 and other funds that become available during the grant term, to provide related professional services necessary to implement and to provide the necessary hardware and software to implement the Project.

Section 2. That the application for the grant, 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 City of Cleveland:

An emergency ordinance authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to apply for and accept a grant in the approximate amount of $109,548, and other funds that may become available during the grant term, to provide related professional services necessary to implement the Project.

An emergency ordinance authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to enter into one or more contracts with Justice A/V Solutions, Inc. for professional services necessary to design, integrate, and install hardware and software necessary to implement the Project, and to provide the necessary hardware and software to implement the Project.

An emergency ordinance authorizing the Director of Finance to extend the term of the grant, made a part of this ordinance as if fully rewritten, is approved in all respects and shall not be changed without additional legislative authority.

An emergency ordinance authorizing the Director of Finance to enter into one or more contracts with Justice A/V Solutions, Inc. for professional services necessary to design, integrate, and install hardware and software necessary to implement the Project.


Ord. No. 797-16.
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 Justice A/V Solutions, Inc. and other funds that may become available during the grant term, to provide related professional services necessary to implement the Project.

An emergency ordinance authorizing the Director of Finance to extend the term of the grant.


Ord. No. 798-16.
By Council Members McCormack, Brancatelli and Kelley (by departmental request).

An emergency ordinance approving the report of the Assessment Equalization Board on objections concerning the assessments, as equalized by the Board, for the District Benefitting the Ohio City - Cleveland Business Improvement District and the comprehensive services plan for safety, maintenance and other services to be provided for the District; adopting the assessments; and levying the assessments and the comprehensive services plan for safety, maintenance and other services to be provided for the District; determining to proceed with the plan to provide public services within the District; adopting the assessments; and levying the assessments, as equalized by the Board.

An emergency ordinance authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to enter into one or more contracts with Justice A/V Solutions, Inc. for professional services necessary to design, integrate, and install hardware and software necessary to implement the Project.

Whereas, under Resolution No. 584-16, adopted June 6, 2016, the Assessment Equalization Board (the "Board") was appointed to hear and determine all objections concerning the assessments as equalized by the Board, as provided by law, and the Board has filed with the County Auditor within fifteen (15) days after the passage of this ordinance, a report of its findings, which report is hereby adopted as the final report.


Whereas, this ordinance deems the report proper in all respects; and

Whereas, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore, it is ordained by the Council of the City of Cleveland:

Section 1. That the report of the Board, appointed under Resolution No. 584-16, adopted June 6, 2016, was adopted July 15, 2016, and approved and filed in the office of the County Auditor.

Section 2. That the Board is determined to proceed to provide for the plan for public services benefitting the District (collectively, "District Services"), as established in Resolution No. 467-16 (the "Resolution of Necessity").

Section 3. That the District Services shall be performed under the provisions of the Resolution of Necessity, as established in Resolution No. 467-16, the "Resolution of Necessity").


Section 1. That the Board, appointed under Resolution No. 584-16, adopted June 6, 2016, has determined to provide the plan for public services benefitting the District (collectively, "District Services"), as established in Resolution No. 467-16 (the "Resolution of Necessity").

Passed August 10, 2016.
ordinance, or as otherwise required by Section 319.61 of the Revised Code.

Section 2. That the Clerk of Council is directed to cause a notice of the passage of this ordinance to be published in a newspaper of general circulation in this City.

Section 4. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this ordinance were conducted in an open meeting of this Council, and that all deliberations of this Council and any of its committees that resulted in such formal action, were conducted in meetings open to the public, in compliance with all legal requirements.

Section 5. That the Directors of City Planning and Finance are authorized to enter into a contract with the Ohio City Improvement Corporation setting forth the terms under which the City will levy an assessment for the District and the work to be performed for the assessment.

Section 6. That the costs of the loan shall not exceed $4,900,000 and shall be paid from the fund or funds to which are credited the loan proceeds received from HUD under this ordinance, and funds are appropriated for this purpose.

Section 7. That the Director of Economic Development is authorized to accept such collateral as set forth in the file referenced above in order to secure repayment of the loan. Any loan agreement, security instrument, or other document shall be prepared and approved by the Director of Law.

Section 8. 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. The fees shall be deposited and expended from Fund No. 72F 328, Loan Fees Fund.

Section 9. That the contract authorized by this legislation shall be prepared by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.


Ord. No. 799-16.

By Council Members Mitchell, Brancatelli and Kelley (by departmental request).

An emergency ordinance authorizing the Director of Economic Development to apply for and accept a HUD 108 Empowerment Zone loan from the United States Department of Housing and Urban Development to partially finance the development of an office building located at 10500 Cedar Avenue and other associated costs necessary to redevelop the property; and authorizing the Director of Economic Development to enter into one or more agreements with Hemingway Development LLC, or its designee, for the purpose.

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 apply for and accept a HUD 108 Empowerment Zone loan in an amount up to $4,900,000 from the United States Department of Housing and Urban Development ("HUD"), to partially finance the development of an office building located at 10500 Cedar Avenue (the "Project").

Section 2. That the Director of Economic Development is authorized to enter into a loan agreement with Hemingway Development LLC, or its designee, and any necessary related agreements, to provide economic assistance to partially finance the Project, and for other associated costs necessary to redevelop the property.

Section 3. That the terms of the loan shall be according to the terms set forth in the Summary contained in File No. 799-16-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 changed without additional legislative authority.

Section 4. That the costs of the contract shall not exceed $4,900,000 and shall be paid from the fund or funds to which are credited the loan proceeds received from HUD under this ordinance, and funds are appropriated for this purpose.

Section 5. That the Director of Economic Development is authorized to accept such collateral as set forth in the file referenced above in order to secure repayment of the loan. Any loan agreement, security instrument, or other document shall be prepared and approved by the Director of Law.

Section 6. That the Director of Economic Development is authorized to accept monies in repayment of the loan and to deposit the same in any banks selected by the Director of Finance.

Section 7. 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. The fees shall be deposited and expended from Fund No. 72F 328, Loan Fees Fund.

Section 8. That the contract and other appropriate documents needed for the purpose of the loan are prepared and approved by the Director of Finance.

Section 9. 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. The fees shall be deposited and expended from Fund No. 72F 328, Loan Fees Fund.


Ord. No. 800-16.

By Council Members Mitchell, Brancatelli and Kelley (by departmental request).

An emergency ordinance authorizing the Director of Economic Development to enter into an Enterprise Zone Agreement with Hemingway Development LLC, or its designee, to provide for tax abatement for certain real property improvements as an incentive for the development of an office building located at 10500 Cedar Avenue in the Cleveland Area Enterprise Zone.

Whereas, by letter dated July 6, 2016, the City provided the Cleveland Metropolitan Sewer District ("CMSD") with a notice of proposed tax exemptions required by the Revised Code; and

Whereas, Ordinance No. 948-95, passed June 19, 1995, this Council designated an area, which is in the City of Cleveland and described in File No. 948-95-A, as the Cleveland Area Enterprise Zone (the "Zone") under Chapter 5709 of the Revised Code; and

Whereas, under Ordinance No. 1568-14, passed December 8, 2014, this Council changed the maximum term of tax abatements from ten to fifteen years, as now allowed under Ohio law; and

Whereas, in August, 1995, the Director of Development of the State of Ohio determined that the Zone contained the properties described in division (A) of Section 5709.61 of the Revised Code and certified that the area is a "Urban Jobs and Enterprise Zone" under Chapter 5709 of the Revised Code; and

Whereas, Hemingway Development LLC, or its designee (the "Enterprise") has proposed to develop an office building located at 10500 Cedar Avenue, comprising Permanent Parcel Nos. 121-20-001, 121-20-002, 121-20-003, 121-20-004, 121-20-005, 121-20-006, 121-20-007, 121-20-008, 121-20-057, 121-20-058, 121-20-059, and 121-20-064, in the Cleveland Area Enterprise Zone; and

Whereas, the Enterprise has certified to the City that it would be at a competitive disadvantage operating at this location if taxes on certain real property improvements were not abated; and

Whereas, this ordinance constitutes an emergency measure providing for the immediate preservation of the public peace, safety, property, and welfare and that its enactment is necessary to provide immediate assistance to create and preserve job opportunities and advance and promote commercial and economic development in the City of Cleveland, and the assistance is immediately necessary or jobs will be lost; now, therefore,

Be it ordained by the Council of the City of Cleveland:

Section 1. That this Council approves the application of the Enterprise for enterprise zone incentives on the basis that the Enterprise is qualified by financial responsibility and business experience to create and preserve job opportunities in the Cleveland Area Enterprise Zone and to improve the economic climate of the City of Cleveland.

Section 2. That the Director of Economic Development is authorized to enter into an Enterprise Zone Agreement with the Enterprise to provide for a 10-year, sixty percent (60%) tax abatement for certain real property improvements commencing the first year for which the real property improvements
would first be taxable were that property not exempted from tax at
the time such property was first made subject to the annual review of the Tax Incentive Review Council.

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 into a loan agreement under the Vacant Property Initiative ("VPI") with the Detroit Shoreway Community Development Organization, or its designee, to provide a $250,000 VPI loan with up to $180,000 being forgivable, for the redevelopment of the parking lot in a total amount not to exceed $210,000, to provide economic development assistance to partially finance the project costs needed for the redevelopment of the private parking lot, located in the Detroit Shoreway Community Development Organization, at 11801-11850 Lorain Avenue.

Section 2. That the summary for the project, File No. 802-16-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 Economic Development is authorized to accept such collateral as the director determines is sufficient in amount not to exceed the maximum allowable under Chapter 5709 of the Revised Code. The fees shall be deposited to and expended from Fund No. 17 SF 305.

Section 4. 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 5. That any contract authorized by this legislation must require the recipient of financial assistance to work with, and/or cause their contractors to work with, the Workforce Investment Board for Workforce Area No. 3 to identify and solicit qualified candidates for job opportunities related to the City’s contracts. The identification process places special emphasis on the hard to employ, including people who are disabled and people who have been convicted of or who have pled guilty to a criminal offense which is unrelated to the duties of the job opportunity.

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 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.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 802-16.
By Council Members Brady, Brancatelli and Kelley (by departmental request).

An emergency ordinance authorizing the Director of Economic Development to enter into contract with the Detroit Shoreway Community Development Organization, or its designee, to provide economic development assistance to partially finance the project costs needed for the redevelopment of the Variety Theatre Complex located at 11801-11850 Lorain Avenue.

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 into a loan agreement with the Detroit Shoreway Community Development Organization, or its designee, to provide a $250,000 VPI loan with up to $180,000 being forgivable, for the redevelopment of the parking lot in a total amount not to exceed $210,000, to provide economic development assistance to partially finance the project costs needed for the redevelopment of the private parking lot, located in the Detroit Shoreway Community Development Organization, at 11801-11850 Lorain Avenue.

Section 2. That the summary for the project, File No. 802-16-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 Economic Development is authorized to accept such collateral as the director determines is sufficient in amount not to exceed the maximum allowable under Chapter 5709 of the Revised Code. The fees shall be deposited to and expended from Fund No. 17 SF 305.

Section 4. 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 5. That any contract authorized by this legislation must require the recipient of financial assistance to work with, and/or cause their contractors to work with, the Workforce Investment Board for Workforce Area No. 3 to identify and solicit qualified candidates for job opportunities related to the City’s contracts. The identification process places special emphasis on the hard to employ, including people who are disabled and people who have been convicted of or who have pled guilty to a criminal offense which is unrelated to the duties of the job opportunity.

Section 7. 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 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.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 803-16.
By Council Members K. Johnson, Brancatelli and Kelley (by departmental request).

An emergency ordinance authorizing the Director of Capital Projects and/or City Planning to enter into one or more contracts with Janet Zweig for professional services necessary for the design, production, and installation of a yet-to-be designed public artwork associated with, and installed at, the new Cleveland Kennel.

Whereas, the City desires to install new artwork at the new Cleveland Kennel to be in place concurrent with the start of operations at the new Kennel; and

Whereas, under Chapter 186 of the Codified Ordinances of Cleveland, Ohio, artists are selected by the City Planning Commission, through its Public Art Committee, based upon a specific concept; and

Whereas, however, prior to January 15, 2016, Zweig was selected based upon her qualifications and her agreement to develop a public artwork relating to the City’s Kennel, community representatives, and other appropriate groups; 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 the provisions of Chapter 186 of the Codified Ordinances of Cleveland, Ohio, 1976, the Director of Capital Projects and/or City Planning is authorized to enter into one or more contracts with Janet Zweig for professional services necessary for the design, production, and installation of a yet-to-be designed public artwork associated with, and installed at, the new Cleveland Kennel, for the Office of Capital Projects and/or the Department of City Planning under the Public Art Program as more fully described in Chapter 186.

Section 2. That to the extent any part of this ordinance conflicts with Chapter 186, this ordinance shall control for this public artwork project.

Section 3. That the contract or contracts shall not exceed $60,000 and shall be paid from Fund Nos. 20 SF 517, 20 SF 520, 20 SF 524, 20 SF 528, 20 SF 532, 20 SF 534, 20 SF 539, 20 SF 540, 20 SF 545, 20 SF 546, 20 SF 551, 20 SF 553, 20 SF 554, 20 SF 559, 20 SF 562, 20 SF 563, 20 SF 566, 20 SF 568, 20 SF 571, and 20 SF 572, Request No. RQS 1013, RL 2016-68.

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 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.

Passed August 10, 2016.
Effective August 11, 2016.

1264
Ord. No. 508-16
By Council Member K. Johnson and Kelley (by departmental request).

An emergency ordinance determining the method of making the public improvement of constructing material capital repairs and capital improvements to First Energy Stadium; authorizing one or more public improvement contracts for the making of the public improvement; and professional services to design, or in the alternative, to reimburse or accept the professional services from the Cleveland Browns.

Whereas, Ordinance No. 1578-13, passed November 25, 2013, this Council authorized the Directors of Public Works and Finance to enter into contract with the Cleveland Browns Stadium Company LLC ("Cleveland Browns") relating to making and providing capital repairs and improvements to the First Energy Stadium (the "Stadium"); and

Whereas, the Mayor, in pursuance of Ordinance No. 805-16, passed January 25, 2016, passed November 25, 2013, allowed by law.

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 or more contracts with LOGOS Communications, Inc., Black Box Network Services for professional services necessary to design, install, and implement the Court's paperless document management system; under the basis of their proposal, for the Cleveland Municipal Court.

Section 2. That, in the alternative, to reimburse or accept the professional services from the Cleveland Browns in 2015, for the Department of Public Works or the Director of Capital Projects, as appropriate, is authorized to enter into contract for the making of the public improvement with the lowest responsible bidder after competitive bidding for a gross price 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 3. That the cost of the contract or contracts authorized in this ordinance shall be paid from Fund No. 10 SF 689, RQS 0115, RL 2016-75.

Section 4. That 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 constructing capital repairs and improvements to the Stadium, including replacing upper concourse lights with smaller lights, replacing the field security cameras, repairing ducts, steps, steel frame deck supports, replacing and upgrading outdated water plant, a pump, retrofitting elevators, exterior envelope, sealants, miscellaneous exterior repairs, and other various items identified in URS report dated May 5, 2014, and in several Osborn reports commissioned by the Cleveland Browns for that purpose.

Whereas, under that ordinance, the City and the Cleveland Browns entered into an agreement dated February 10, 2014 (the "2014 Agreement"), and the City agreed to deposit in the Capital Repair Fund (the "$12 Million Deposit") to be used exclusively for the making of certain types of Capital Repairs under the Lease as proposed by the Browns; and

Section 2. That, in the alternative, to reimburse or accept the professional services from the Cleveland Browns, for that purpose, the regularly employed staff of the Cleveland Municipal Court, is authorized to enter into agreements necessary to implement the Initiative.

Section 3. That, under Section 167 of the Charter of the City of Cleveland, this Council determines to make the public improvement of constructing capital repairs and improvements to the Stadium, including replacing upper concourse lights with smaller lights, replacing the field security cameras, repairing ducts, steps, steel frame deck supports, replacing and upgrading outdated water plant, a pump, retrofitting elevators, exterior envelope, sealants, miscellaneous exterior repairs, and other various items identified in URS report dated May 5, 2014, and in several Osborn reports commissioned by the Cleveland Browns in 2015, for the Department of Public Works or the Office of Capital Projects, as appropriate, by contract duly let to the lowest responsible bidder after competitive bidding for a gross price for the improvement.

Whereas, the Director of Public Works or the Director of Capital Projects, as appropriate, is authorized to enter into contract for the making of the public improvement with the lowest responsible bidder after competitive bidding for a gross price 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 4. That, in the alternative, to reimburse or accept the professional services from the Cleveland Browns, for that purpose, the regularly employed staff of the Cleveland Municipal Court, to enter into one or more contracts with LOGOS Communications, Inc., Black Box Network Services for professional services necessary to design, install, and implement the Court's paperless document management system; under the basis of their proposal, for the Cleveland Municipal Court.

Section 5. That, in the alternative, to reimburse or accept the professional services from the Cleveland Browns, for that purpose, the regularly employed staff of the Cleveland Municipal Court, is authorized to enter into agreement dated August 17, 2016 The City Record 89

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 constructing capital repairs and improvements to the Stadium, including replacing upper concourse lights with smaller lights, replacing the field security cameras, repairing ducts, steps, steel frame deck supports, replacing and upgrading outdated water plant, a pump, retrofitting elevators, exterior envelope, sealants, miscellaneous exterior repairs, and other various items identified in URS report dated May 5, 2014, and in several Osborn reports commissioned by the Cleveland Browns.

An emergency ordinance authorizing the Director of City Planning to apply for and accept one or more grants from the US Department of Transportation through their FY 2016 TIGER program; to enter into contracts with Parsons Brinkerhoff, Inc. for grant application services; to amend their FY 2015 contract to provide additional services; and to apply for and accept gifts, grant, and other funding from various public and private 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 City Planning is authorized to apply for and accept one or more grants in an amount not to exceed $37.4 million from the US Department of Transportation through their FY 2016 Transportation Investment Generating Economic Recovery Discretionary Grant ("TIGER Grant") program to facilitate implementation of the Cleveland Multi-Modal Facility resulting from recommendations outlined in the Cleveland Multi Modal Facility transportation for livable communities' initiative. 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 grant application placed in the file described below.

Section 2. That the grant application for the 2016 TIGER Grant, File No. 806-16-A, made a part of this ordinance, is fully rewritten, including the obligation of the City of Cleveland to provide cash matching in the sum of $9.3 million from various sources, is approved in all respects and shall not be changed without additional legislative authority.

Section 3. That the Director of City Planning is authorized to enter into one or more contracts with Parsons Brinkerhoff, Inc. for professional services necessary to assist the preparation of the City of Cleveland's 2016 Federal TIGER Grant application, in an amount not to exceed $19,852.64.

Section 4. That the Director of City Planning is authorized to enter into an amendment to Contract No. CT0110PS with Parsons Brinkerhoff, Inc. for additional design services required under the FY 2015 TIGER Grant to develop a needed third design alternative for the Cleveland Multi-Modal Facility. The cost of the amendment shall not exceed $14,714.36.

Section 5. That, unless expressly prohibited by the grant agreement, under Section 108(B) of the Charter, purchases made under the grant agreement shall be made through cooperative arrangements with other governmental agencies. The Director of City Planning 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 Director of City Planning is authorized to apply for and accept grants, other funding, and gifts of property, services, and money from various public and private entities, including but not limited to, NOACA, to implement this ordinance. The Director of City Planning is authorized to file all papers and execute all documents necessary to receive the grants, other funding, and gifts under this ordinance, and that the funds are appropriated for the purposes of this ordinance.

Section 7. That the costs of this ordinance shall be paid from grant funds accepted under this ordinance, other public or private gifts and funding, including but not limited to, funds received from NOACA, Fund Nos. SF 520, 20 SF 524, 20 SF 528, 20 SF 532, 20 SF 534, 20 SF 539, 20 SF 540, 20 SF 545, 20 SF 546, 20 SF 553, 20 SF 554, 20 SF 559, 20 SF 562, 20 SF 563, 20 SF 568, and 20 SF 569, the fund or funds to which are credited the future bond funds if issued for this purpose, and the cash matches, RQS 0110, RQ 0116, RQ 0119, RQ 0121, and RQ 0126.

Whereas, the owner of the 3101 Euclid Avenue Building has been provided and has consented in writing to the proposed designation; and

Whereas, the Commission has recommended designation of the 3101 Euclid Avenue Building as a landmark, and has set forth certain findings of fact constituting the basis for its decision; and

Whereas, this ordinance constitutes an emergency measure providing for the immediate preservation of the historic landmark and safety in that the immediate protection of the historic landmark is necessary to safeguard the special historical, community, or aesthetic interest or value in the landmark; and

Be it ordained by the Council of the City of Cleveland:

Section 1. That the 3101 Euclid Avenue Building whose street address in the City of Cleveland is 3101 Euclid Avenue, Cuyahoga County Auditor’s Permanent Parcel Numbers are 103-06-029 and 103-06-030, and is also known as the following described property:

**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 the 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 153 feet Easterly measured along said line, its intersection with the Easterly line of East 30th Street (formerly Sterling Avenue) (450 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; then 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., 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, subject to all legal highs.

**Parcel No. 2 (Easement Parcel)**
Together with an appurtenant Easement created by Instrument from The 3101 Euclid Avenue Co., a limited partnership, and Hailey H. Lipp Ltd. dba, The 3101 Euclid Ave. Co., a limited partnership, to The 3101 Euclid Avenue Co., filed for record May 7, 1958 at 9:05 A.M. and recorded in Volume 9077, Page 611 of Cuyahoga County Records, over the following described premises:

Situated in the City of Cleveland, County of Cuyahoga and State of Ohio and known as being part of the Original 10 acre Lot No. 87 and bounded and described as follows:

Beginning on the Easterly line of East 30th Street, 60 feet wide, at a point distant 20 feet Easterly measured along said Easterly line from the Northeasterly corner 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; then Southerly along the Easterly line of land East 30th Street, 20 feet to the Northerly line of land conveyed to Scripps-Howard Radio Inc., as aforesaid, 195 feet to the place of beginning, be the same more or less subject to all legal highs;

Whereas, the owner of the 3101 Euclid Avenue Building has been provided and has consented in writing to the proposed designation as a landmark for its decision; and

Whereas, this ordinance constitutes an emergency measure providing for the immediate preservation of the historic landmark and safety in that the immediate protection of the historic landmark is necessary to safeguard the special historical, community, or aesthetic interest or value in the landmark; and

Be it ordained by the Council of the City of Cleveland:

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed August 10, 2016.
Effective August 11, 2016.
By Mayor Jackson and Council Member Zone.

An emergency ordinance authorizing the submission to the electors of the City of Cleveland of a proposal to amend Section 115-2 of the Charter of the City of Cleveland relating to the Police Review Board.

Whereas, this ordinance constitutes an emergency measure providing for the immediate preservation of the public peace, property, health or safety in that it must be certified to the election authorities immediately in order for the question to appear at a special election to be held on November 8, 2016, and 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 authorizes the submission to the electors of the City of Cleveland at a special election to be held at the usual places of voting in the City of Cleveland on Tuesday, November 8, 2016, of a proposal to amend the Charter of the City of Cleveland by amending existing Section 115-2 to read as follows:

§ 115-2 Civilian Police Review Board
The Civilian Police Review Board shall consist of nine (9) members who are representative of the diverse communities within Cleveland. Five (5) members shall be appointed by the Mayor. Four (4) members shall be appointed by Council. Each of the police districts shall be represented by at least one (1) citizen who resides in that district. At least one member of the Board shall be between the ages of 18 and 30 at the time of appointment and may be among the members appointed by either the Mayor or the Council. No member of the Board shall be employed currently as a law enforcement officer and no member shall be a current or former employee of the Cleveland Division of Police. Vacancies during a term shall be filled in the same manner as original appointments for the unexpired term. Within 30 days of any vacancy on the Board, including vacancies caused by the end of a term, the City shall post an announcement of any vacancy and a request for applications to fill any vacancy. Members shall be chosen from the applicants. The members of the Civilian Police Review Board holding the office as of the effective date of this section may continue in office for the remainder of their terms recognizing that all of the police districts may not be represented until the service of those members is completed. The two additional members shall be appointed by Council and their terms shall commence on February 7, 2017. The next two vacancies following the effective date of this section, whether for a new term or an unexpired term, shall be filled by Council. Terms of office for members of the Board shall be for four years. No member may serve for more than two four-year terms when the second term begins less than four years after the end of the first term. However, a person may be eligible for appointment four years after the end date of the second term. Time spent fulfilling an unexpired term of two years or less shall not be considered as part of the two consecutive terms. The executive head of the police force may remove any member of the Board, upon notice and hearing, for neglect of duty or malfeasance in office.
All members of the Board shall participate in initial and annual training on topics relevant to the duties of the Board.

Passed August 10, 2016.
Effective September 9, 2016.
The City Record

August 17, 2016

Members of the Board shall receive compensation as may be established by the Council.

The Civilian Police Review Board shall have its own budget separate from and not a part of the Department of Public Safety Administration. The person in charge of administering the Office of Professional Standards shall oversee the budget on behalf of, and with guidance from, the Board.

The Board shall designate an annually one member of the Board to serve as its chair and one member to serve as its vice chair. No person shall serve more than two consecutive one-year terms in each position, but, except as further provided, may be eligible for appointment two years after the end date of the second term. A person may be eligible to serve in one of the positions for up to two consecutive one-year terms consecutive to service in the other position, but then may not serve in either position for two years after the end date of the term for the second position even if service in the first or second position was less than two years.

The Board shall appoint personnel as it deems necessary.

Section 2. That the foregoing proposed amendment to the Charter, on receiving the affirmative vote of a majority of the votes cast at the November 8, 2016, special election, shall become effective immediately upon its adoption.

Section 3. That the Board of Elections of Cuyahoga County shall cause an appropriate notice to be given of the election to be held on November 8, 2016, on the foregoing amendment to the Charter of this City and otherwise to provide for the election in the manner provided by the general laws of the State of Ohio.

Section 4. That the Board of Elections of Cuyahoga County shall cause an appropriate notice to be given of the election to be held on November 8, 2016, on the foregoing amendment to the Charter of this City and otherwise to provide for the election in the manner provided by the general laws of the State of Ohio.

Section 5. That the Clerk of Council is hereby authorized and directed to publish the following notice in a newspaper of general circulation in the City of Cleveland, to be published by the first publication of the ordinance to be made at least fifteen days prior to the election to be held on November 8, 2016, provided in Article XVII, Section 9 of the Constitution of the State of Ohio, Section 3 of the Revised Code, and Section 200 of the Charter of the City of Cleveland.

Section 6. That the ballot submitting the question of the adoption of the amendment shall read as follows:

**PROPOSED CHARTER AMENDMENT CITY OF CLEVELAND**

A majority affirmative vote is necessary for passage.

Shall Charter Section 115-2 regarding the Police Review Board be amended to change the name to Civilian Police Review Board; to increase the size of the Board from seven to nine members; to have the Mayor appoint five members and the City Council appoint four members; to limit the terms of the members to two consecutive one-year terms each; to provide that the Board shall be between the ages of 30 when appointed to provide that there shall be at least one member from each police district; to provide that no member shall be a current law enforcement officer or a current or former employee of the Department of Police; to provide for posting of vacancies and application to fill those vacancies; to provide for the selection of the chair and vice-chair; to limit the terms of the chair to two consecutive one-year terms each, with eligibility for either office after four years; to provide that the Board’s budget be separate from the Department of Public Safety Administration’s budget and be overseen by the administrator and the Board; and to provide that Board members receive initial and annual training?


**City Of Cleveland**

**Part-Time Workers’ Rights**

**SECTION 204. CREATION OF THE PART-TIME WORKERS’ RIGHTS COMMISSION**

Promoting a healthy, prosperous economy is important to the City and to the quality of life for its residents. Part-time employment opportunities that provide a dependable and predictable source of income are a key element of such an economy, especially for those who need to schedule and pay for child and elder care. Treating part-time workers with the same respect and dignity as those who work full-time is important to the financial and emotional well-being of employees.

In order to foster these kinds of desirable part-time employment opportunities for its residents, the City hereby affirms the following: economic productivity is increased when employers have access to a reliable, trained and enthusiastic workforce; economic success is increased when employers are invested in a positive outlook for their employer; employees perform better when they can coordinate their work and personal responsibilities; employees perform better when they can rely on a dependable and predictable source of income which to meet their financial obligations; and employees experience greater job satisfaction when they feel their contributions to the employer are valued equally to that of the other employees, regardless of status as full-time or part-time.

For the purpose of establishing oversight and workplace standards that support the productivity and economic success of employers and enhance the ability of part-time employees to perform at their highest potential, the Part-Time Workers’ Rights Commission is hereby established.

**SECTION 205. COMPOSITION OF THE COMMISSION**

The Commission shall be composed of five (5) individual members, each of whom shall be appointed by the City Council to serve without compensation. Appointments shall be for a term of two years and their respective successors shall have been appointed and duly qualified. Such members shall be appointed in
such manner as to create staggered terms. If a vacancy occurs for any reason, the City Council shall fill the unexpired term. Two members of the Commission shall be representative of employers, two members shall be representative of part-time employees, and one member shall represent the general public.

For purposes of Sections 204 to 214, the following terms have the following meanings:
- "full-time" shall mean employed on an hourly basis fewer than forty (40) hours per work week;
- "part-time" shall mean employed for forty (40) or more hours per work week; and "employer" shall mean any individual, corporation, partnership, association, labor organization, legal representative, mutual company, joint-stock company, trust or trustee, or any other person, in whole or in part, exercising control over the wages, hours or working conditions of any individual.

SECTION 206. DUTIES OF THE COMMISSION

The Commission shall have the power, authority, and duty to:
1. Advise and consult with the City Council on all matters involving workplace policies and conditions for part-time employees.
2. Serve in an advisory and consultative capacity to the City Council to assure effective compliance with fair part-time workplace policies and requirements and recommend to the City measures aimed at improving the ability of the City to promote equitable and practical working conditions for all part-time employees.
3. Recommend to the City Council legislation to aid in progress and further the purposes of Sections 204 to 214 and encourage community support for such legislation.
4. Receive complaints from any complainant concerning alleged violations of Sections 204 to 214 and make recommendations to the City Council on any amendments as may be needed over time to promote the continued effective administration of these sections.
5. Conduct research and obtain factual data to ascertain the status of part-time employment in the City and periodically evaluate the impact and effectiveness of the requirements of Section 204 to 214.
6. Cooperate with all city, state, county, federal, and other governmental bodies, public or private, and with resources helpful in achieving mutual appreciation and support of the social and economic benefits of fair part-time employment conditions and full utilization of human resources.

SECTION 207. ADVANCE NOTICE OF WORK SCHEDULES AND CHANGES IN WORK SCHEDULES

An employer shall provide any part-time employee with a good faith estimate of and/or changes in work schedules by doing either one of the following:
- Providing the employee with a written estimate of the expected number of scheduled shifts, and the days and hours of those shifts. This estimate shall include on-call shifts, where "on-call" means any work shift for which an employee must work on less than forty-eight (48) hours' notice. The estimate shall not constitute a contract offer and the employer shall not be bound by the estimate.
- Providing the employee with an on-call schedule in a conspicuous place at the workplace that is readily accessible and visible to the employee. An employer may provide the work schedule by email or text, so long as the requesting employee is given access to the electronic schedule at the workplace.

For part-time employees who request it, an employer shall provide the employee on his or her first day of employment with an initial work schedule that runs through the date that the next biweekly schedule for existing employees is scheduled to be posted or distributed. For all requesting employees, the work schedule shall include any on-call shifts, where applicable.

An employer may not require a part-time employee to work on-call, except for one mutually agreed-to shift per week. Either party may cancel that shift without repercussion or penalty as long as the cancellation occurs at least (48) forty-eight hours before the on-call shift is to start.

An employer shall provide a part-time employee notice of any change to the employee's work schedule that has been posted or transmitted pursuant to this section. An employer shall provide such notice by email or text message as well as in writing. This notice requirement does not apply to any schedule changes requested by the employee, such as employee-requested sick leave, time off, shift trades, or additional shifts.

The requirements of this section shall not apply under any of the following circumstances:
1. When operations cannot begin or continue due to threats to employees or property, or when civil authorities recommend that work not begin or continue.
2. When operations cannot begin or continue because public utilities fail to supply water, electricity, or gas, or there is a failure in a public utility or sewer system;
3. When operations cannot begin or continue due to an act of God or other cause not within the employer's control.

Nothing in this section shall be construed to prohibit an employer from providing notice of part-time employees' work schedules and/or changes in schedules than required by this section.

SECTION 208. EQUAL TREATMENT FOR PART-TIME EMPLOYEES

Employers shall provide part-time employees with the same starting rate of pay as those providing full-time employees who hold jobs that require equal skill, effort, and responsibility, and that are performed under similar working conditions. Pay differentials between part-time and full-time employees may be permissible if such differentials are based on reasons other than the part-time status of the employee. This section shall not affect the minimum hourly requirements for receipt of benefits including, but not limited to, health care benefits.

Employers shall provide part-time employees with proportional access to employer-provided paid and unpaid time off, including sick leave, personal leave and vacation leave, as that afforded to full-time employees for the same job classification. A part-time employee's eligibility for employer-provided paid or unpaid time off may be based on the number of hours that the part-time employee works.

Employers shall provide part-time employees with the same eligibility for promotions as those providing full-time employees for the same job classification, provided that an employer may condition eligibility for promotion on the employee's availability for full-time employment and on reasons other than the part-time status of the employee, such as the nature and amount of work experience.

Employers shall provide part-time employees with the same pro-rated benefits and eligibility for other benefits as that afforded to full-time employees for the same job classification.

SECTION 209. NOTICE OF EMPLOYEE RIGHTS

The Commission shall publish and make available to employers, in any language recognized by the City, a notice suitable for posting by employers in the workplace informing part-time employees of the requirements of Sections 204 to 214. Every employer that employs part-time employees shall post such notice in conspicuous places or job sites in conspicuous locations to ensure all part-time employees are informed of their rights under these sections.

SECTION 210. RETENTION OF EMPLOYMENT RECORDS

For a period of not less than three (3) years, employers shall retain employment and payroll records pertaining to current and former part-time employees.

SECTION 211. INVESTIGATION AND ENFORCEMENT

Any person who claims to have been injured by a violation of Sections 204 to 214 or who believes they are or will probably be injured by a violation of these sections that has occurred or is occurring may file a complaint with the City Commission. Such complaint shall be filed within one hundred eighty (180) days of the occurrence of an alleged violation. Such complaint shall be in writing, shall identify the person or entity alleged to have committed such violation, and shall state the facts upon which the alleging party is based.
Upon the filing of a complaint as herein provided, the Commission shall make a prompt and full investigation of the matter stated in the complaint. During or after the investigation, the Commission shall, if it appears that a violation has occurred or is threatening to occur, attempt informal endeavors to bring about voluntary compliance with the provisions of Sections 204 to 214. If informal endeavors at conciliation and informal endeavors at conciliation by the Commission, if the efforts of the Commission to secure voluntary compliance have been unsuccessful, and if the Commission has made a determination that a violation has occurred or is threatening to occur, the Commission, or any attorney or other person it may appoint, shall institute suit by a suit filed by the City in a court of competent jurisdiction, and this remedy is in addition to any penalty provision.

SECTION 214. LEGAL EFFECT
If an action is brought, any paragraph, sentence, clause, phrase, or word of Sections 204 to 214, or any application of any section or sections of this Chapter, is held to be invalid or unconstitutional by a court, such decision shall not affect the validity of the remaining portions or applications of this Chapter, Sections 204 to 214 are cumulative in their legal effect and are not in lieu of any and all other legal or equitable remedies which an aggrieved person may pursue. Nothing in Sections 204 to 214 shall be construed as limiting the rights and remedies that the law otherwise provides to employees nor shall be interpreted so as to create any right, requirement, power, or duty in conflict with any federal or state law.

SECTION 215. PENALTY
It shall be unlawful for any person to harass, threaten, harm, damage, or otherwise penalize any individual whistleblower, group, or business because they have complied with the provisions of Sections 204 to 214, or because they have exercised their rights under these sections or enjoyed the protection of these sections, or because they have made a charge, allegation, testified, or assisted in any investigation or proceeding, or in any proceeding hereunder or have made any report to the Commission. Any violation of this section shall be subject to the penalty provisions of Section 213.

SECTION 216. PENALTY
Any person or entity violating any provision of Sections 204 to 214 shall be subject to a civil penalty of one thousand ($1,000) dollars per violation. A person or entity is liable for the reasonable cost of legal proceedings against the person or entity, and for the reasonable cost of any legal proceedings against the person or entity, and the City or the complainant, and shall be liable for the reasonable cost of any legal proceedings against the person or entity, and the City or the complainant.

 effective August 11, 2016.

Ord. No. 2016-206, An emergency ordinance consenting and approving the issuance of a permit for the 2016 St. Rocco 5K Run, on September 3, 2016, sponsored by St. Rocco Festival Committee.

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

be ordained by the Council of the City of Cleveland, as

Pass August 10, 2016.

Effective August 11, 2016.

Ord. No. 227-16, An emergency ordinance consenting and approving the issuance of a permit for the Susan G. Komen Race for the Cure on August 27, 2016, managed by Hermes Sports & Events, Inc.

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

be ordained by the Council of the City of Cleveland, as

Passed August 10, 2016.

Effective August 11, 2016.
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.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 929-16.
By Council Member Polensek.
An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with CAMHP Foundation for the Economic Rehabilitation – One Neighbor at a Time 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 July 1, 2016 with CAMHP Foundation for the Economic Rehabilitation – One Neighbor at a Time Program for the public purpose of providing financial literacy education to low and moderate income residents residing in the city of Cleveland 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 $5,506 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.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 931-16.
By Council Members McCormack, Mitchell and Kazy.
An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with Cleveland Public Theatre for the Student Theatre Enrichment Program (STEP) through the use of Wards 3, 6 and 16 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 with Cleveland Public Theatre for the Student Theatre Enrichment Program (STEP) for the purpose of providing theatre education and training on live arts to city of Cleveland youth through the use of Wards 3, 6 and 16 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $20,000 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.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 930-16.
By Council Member McCormack.
An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with the Near West Side Multi Service Corporation (dba) May Dugan Center for the Food Distribution Program 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 agreement effective September 1, 2016 with the Near West Side Multi Service Corporation (dba) May Dugan Center for the Food Distribution Program for the public purpose of providing fresh food and produce to low income residents residing in the city of Cleveland 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 $7,506 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.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 969-16.
By Council Members Pruitt and Mitchell.
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 1 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 Director of the Department of Community Development is hereby authorized to enter into agreement effective July 1, 2016 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 1 and 6 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $16,000 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.

Passed August 10, 2016.
Effective August 11, 2016.

Ord. No. 968-16.
By Council Member Canwell.
An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with Rock City Productions or with its fiscal agent University Circle Inc, for the Papa Resource and Education Expo through the use of Ward 9 Casino Revenue Funds.

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

By Ordinance No. 968-16 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 August 10, 2016 with Rock City Productions or with its fiscal agent University Circle Inc, for the Papa Resource and Education Expo for the public purpose of providing educational programming and social support resources to grandparent households that have the responsibility of raising grandchildren in the city of Cleveland through the use of Ward 9 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $2,000 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.

Passed August 10, 2016.
Effective August 11, 2016.
Section 4. That this ordinance is hereby declared to be an emergency measure; 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.
Passed August 16, 2016.
Effective August 11, 2016.

Ord. No. 985-16.
By Council Member Conwell.
An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 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 the Director of the Department of Community Development is hereby authorized to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project for the public purpose of promoting community green space and beautification in the city of Cleveland through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds.
Section 2. That the cost of said contract shall be in an amount not to exceed $7,000 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; 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.
Passed August 16, 2016.
Effective August 11, 2016.

Ord. No. 986-16.
By Council Members Brady and Keane.
An emergency ordinance authorizing the City of Cleveland to accept the donation from Ozanne Construction Company and any assisting company of deconstruction and removal services of the gazebo and related structures at Cudell Recreation Center; and authorizing the transfer of the deconstructed structures to the Tamir Rice Foundation, an Ohio nonprofit corporation.
Whereas, the gazebo structure and related structures at Cudell Recreation Center are no longer needed for public use; 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 City of Cleveland is authorized to accept the donation from Ozanne Construction Company, and any company that may assist it, of deconstruction and removal services of the gazebo and related structures located at Cudell Recreation Center.
Section 2. That Ozanne Construction Company and any assisting company are authorized to transfer the deconstructed structures to the Tamir Rice Foundation, an Ohio nonprofit corporation.
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.
Passed August 16, 2016.
Effective August 11, 2016.

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Bonds

Authorizing refunding and remarketing of airport system revenue bonds; authorizing supplemental indentures and other agreements related to the bonds; and authorizing and approving related matters. (O 909-16) ......................................................... 1180

Bridges

Giving consent of the City of Cleveland to the Director of Transportation of the State of Ohio for rehabilitating the Martin Luther King, Jr. bridge over Doan Brook; to apply for and accept any gifts or grants from any public or private entity; authorizing the Director of 1277
Capital Projects to enter into any relative agreements; and causing payment of the City’s share to the State for the cost of the improvement. (O 917-16) .......................................................... 1188

Giving consent of the City of Cleveland to the Director of Transportation of the State of Ohio to rehabilitate the St. Casimir Way Bridge over Doan Brook; authorizing any other relative agreements; and to cause payment to the State for the City’s share of the improvement. (O 918-16) .......................................................... 1189

Budget Commission

Accepting the amounts and rates as determined by the Cuyahoga County Budget Commission and authorizing the necessary tax levies and certifying them to the County Fiscal Officer. (R 907-16) .......................................................... 1191

Building & Housing Department

To supplement the Codified Ordinances of Cleveland, Ohio, 1976, by enacting new Section 337.221, Portable Storage Containers, to regulate use of portable storage containers to protect the public safety and aesthetics of residential neighborhoods in the City; and amending Section 327.99, as amended by Ordinance No. 1396-14, passed December 8, 2014, regarding penalty. (O 440-16) .......................................................... 1213-1255

Business Improvement District

Approving the report of the Assessment Equalization Board on objections concerning estimated assessments with respect to the continuation and expansion of the Ohio City Business Improvement District and the comprehensive services plan for safety, maintenance and other services to be provided for the District; determining to proceed with the plan to provide public services within the District; adopting the assessments; levying the assessments; and authorizing the City to enter into an agreement with the Ohio City Improvement Corporation. (O 788-16) .......................................................... 1215-1262

Capital Projects

To add the name David D. Dawson, Sr. Way as a secondary and honorary name to Thames Avenue. (O 782-16) .......................................................... 1214-1261

To add the name George and Janet Voinovich Way as a secondary and honorary name to Schenely Avenue. (O 783-16) .......................................................... 1214-1261

Designating Griswold Avenue between Kinsman Avenue and East 61st Street with a secondary and honorary designation of "C. D. Giant Way". (O 784-16) .......................................................... 1214-1261

Designating Central Avenue from East 68th Street to East 85th Street with a secondary and honorary designation of "Stanley Jackson, Sr. Way". (O 795-16) .......................................................... 1214-1261

Authorizing the Director of Capital Projects and/or City Planning to enter into one or more contracts with Janet Zweig for professional services necessary for the design, production, and installation of a yet to be designed public artwork associated with, and installed at, the new Cleveland Kennel. (O 802-16) .......................................................... 1215-1264

Authorizing the Director of Capital Projects to issue a permit to Noel Caraballo to encroach into the public right of way of West 16th Street by installing, using, and maintaining an asphalt drive. (O 916-16) .......................................................... 1187

Giving consent of the City of Cleveland to the Director of Transportation of the State of Ohio for rehabilitating the Martin Luther King, Jr. bridge over Doan Brook; to apply for and accept any gifts from any public or private entity; authorizing the Director of Capital Projects to enter into any relative agreements; and causing payment of the City’s share to the State for the cost of the improvement. (O 917-16) .......................................................... 1188

Giving consent of the City of Cleveland to the Director of Transportation of the State of Ohio to rehabilitate the St. Casimir Way Bridge over Doan Brook; authorizing any other relative agreements; and to cause payment to the State for the City’s share of the improvement. (O 918-16) .......................................................... 1189

Urging the establishment of a Bicycle and Pedestrian Advisory Committee in order to carry out the goals of the Complete and Green Streets ordinance, Climate Action Plan, Master Bikeway Implementation Plan, and other plans that impact biking and walking. (R 987-16) .......................................................... 1192

Case Western Reserve University

Authorizing the Director of Public Works to enter into an amendment and restatement to a Lease Agreement with the Cleveland Museum of Art to change certain terms of the lease, including but not limited to, the term and development issues relating to Case Western Reserve University’s Greenway Connector Project; and authorizing the Director to lease certain properties located in Wade Park to the Cleveland Art Museum and Case Western Reserve University for the purpose of implementing the Project, for a term of ninety-nine years, with one option to renew, for an additional ninety-nine years. (O 649-16) .......................................................... 1213-1256

Casino Revenue Funds

Authorizing the Director of the Department of Community Development to enter into agreement with CAMHP Foundation for the Economic Rehabilitation One Neighbor at a Time Program through the use of Ward 8 Casino Revenue Funds. (O 929-16) .......................................................... 1196-1272
Authorizing the Director of the Department of Community Development to enter into agreement with the Near West Side Multi Service Corporation (dba) May Dugan Center for the Food Distribution Program through the use of Ward 3 Casino Revenue Funds. (O 930-16) .............................................................. 1196-1272

Authorizing the Director of Community Development to enter into agreement with the Cleveland Restoration Society for the Heritage Home Program through the use of Ward 1 and 6 Casino Revenue Funds. (O 969-16) .............................................................. 1196-1272

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) .............................................................. 1197-1273

Authorizing the Director of the Department of Public Health to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Ward 9 Casino Revenue Funds. (O 985-16) .............................................................. 1197-1273

Charter

Authorizing the submission to the electors of the City of Cleveland of a proposal to amend Section 115 2 of the Charter of the City of Cleveland relating to the Police Review Board. (O 826-16) .............................................................. 1216-1266

Authorizing the submission to the electors of the City of Cleveland of an initiative petition proposing to amend the Charter of the City of Cleveland by enacting new Sections 204 through 214, relating to City of Cleveland Part Time Workers' Rights. (O 925-16) .............................................................. 1183-1269

City of Cleveland Bids

Disposal of Catch Basin Debris (Re-bid) — Department of Public Utilities — Division of Water Pollution Control — per Ord. 996-03 — bid due September 7, 2016 (advertised 8/17/2016 and 8/24/2016) .............................................................. 1239

Fencing and Gates — Department of Port Control — Division of Cleveland Hopkins International Airport — per Ord. 333-16 — bid due August 31, 2016 (advertised 8/10/2016 and 8/17/2016) .............................................................. 1239

Highland Park Cemetery Mausoleum Improvements (Re-bid) — Department of Public Works — per Ord. 537-12 — bid due September 15, 2016 (advertised 8/17/2016 and 8/24/2016) .............................................................. 1240

Labor & Materials to Maintain Vehicles, Trucks and Various Types of Equipment (Re-bid) — Department of Port Control — Division of Cleveland Hopkins International Airport — per Ord. 225-15 — bid due August 31, 2016 (advertised 8/10/2016 and 8/17/2016) .............................................................. 1239

Sewer Maintenance Appurtenance Slabs — Department of Public Utilities — Division of Water Pollution Control — per C.O. Sec. 129.27 — bid due September 7, 2016 (advertised 8/17/2016 and 8/24/2016) .............................................................. 1239

City Planning Commission

Authorizing the Director of Capital Projects and/or City Planning to enter into one or more contracts with Janet Zweig for professional services necessary for the design, production, and installation of a yet to be designed public artwork associated with, and installed at, the new Cleveland Kennel. (O 802-16) .............................................................. 1215-1264

Authorizing the Director of City Planning to apply for and accept one or more grants from the US Department of Transportation through their FY 2016 TIGER program; to enter into contract with Parsons Brinkerhoff, Inc. for grant application services; to amend their FY 2015 contract to provide additional services; and to apply for and accept gifts, grant, and other funding from various public and private entities to implement the grant. (O 806-16) .............................................................. 1215-1266

Designating the 3101 Euclid Avenue Building as a Cleveland Landmark. (O 821-16) .............................................................. 1216-1266

Changing the Use and Area Districts of parcels north of Fleet Ave, between E. 49th Street and E. 52nd Street to a 'Limited Retail' District, and a 'G' Area District as identified on the attached map (Map Change No. 2540). (O 822-16) .............................................................. 1216-1267

Clerk of Council

Authorizing the Clerk of Council to enter into an agreement with American Legal Publishing Corporation for the professional services necessary to provide all necessary supplemental or replacement pages to the Charter and the Codified Ordinances, to provide webhosting services and regular on line updates to the Charter and the Code, to provide an annual review and comparison to Code Parts IV and VI to the Ohio Revised Code, and other services as may be deemed necessary for Code supplementation, and to authorize any amendments to the contract that may be necessary for additional printings of the Codified Ordinances during the term. (O 920-16) .............................................................. 1189

Authorizing the Director of the Department of Fiscal Services to enter into one or more internship agreements with various individuals to provide assistance to the Office of the Clerk and the members of Cleveland City Council in any and all matters related to official Council business. (O 921-16) .............................................................. 1190

Authorizing the Clerk of Council to enter into an agreement with Saint Martin De Porres High School Work Study Program to participate as a sponsor of students for work/study positions with Cleveland City Council. (O 924-16) .............................................................. 1193-1269
Cleveland Browns

Authorizing the Director of Port Control to lease Docks 2SB, 3B, and 32, excluding the warehouses on Docks 30 and 32, to the Cleveland Browns Stadium Company LLC for surface parking and staging special event programming for ten Cleveland Browns home games, any NFL playoff games and up to nine other events a year, for a period of one year. (O 718-16) .......................................................... 1214-1261

Determining the method of making the public improvement of constructing material capital repairs and capital improvements to First Energy Stadium; authorizing one or more public improvement contracts for the making of the improvement; and professional services to design, or in the alternative, to reimburse or accept the gift of design and other services from the Cleveland Browns. (O 805-16) ................................. 1215-1265

Cleveland Public Theater

Authorizing the Director of the Department of Community Development to enter into agreement with Cleveland Public Theatre for the Student Theatre Enrichment Program (STEP) through the use of Wards 3, 6 and 16 Casino Revenue Funds. (O 831-16) ................................................. 1196-1272

Codified Ordinances

To supplement the Codified Ordinances of Cleveland, Ohio, 1976, by enacting new Section 1213.01, Portable Storage Containers, to regulate use of portable storage containers to protect the public safety and aesthetics of residential neighborhoods in the City; and amending Section 1213.09, as amended by Ordinance No. 1396-14, passed December 8, 2014, regarding penalty. (O 440-16) .............................................................. 1213-1255

To supplement the Codified Ordinances of Cleveland, Ohio, 1976 by enacting new sections 174.01 through 174.06 relating to Cleveland Minimum Wage, (O 621-16) ................................................................. 1216

To amend Sections 630.01 and 630.02 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No.141-09, passed March 30, 2009, relating to criminal activity nuisances. (O 665-16) .................................................. 1213-1259

To amend Section 675A.02 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No. 979-13, passed July 10, 2013, to limit the times during which street performers may perform in order to minimize excessive noise in the evenings and mornings for residents. (O 919-16) ........................................... 1189

Authorizing the Clerk of Council to enter into an agreement with American Legal Publishing Corporation for the professional services necessary to provide all necessary supplemental or replacement pages to the Charter and the Codified Ordinances, to provide webhosting services and regular online updates to the Charter and the Code, to provide an annual review and comparison to Code Parts IV and VI to the Ohio Revised Code, and other services as may be deemed necessary for Code supplementation, and to authorize any amendments to the contract that may be necessary for additional printings of the Codified Ordinances during the term. (O 920-16) .................................................. 1189

Communications

Oath of Office for James O. Laing, Captain of Fire, City of Cleveland. (F 896-16) .................................................. 1179

Community Development

Authorizing the Director of Community Development to transfer Permanent Parcel Nos. 115-06-028, 115-06-029, and 115-06-049 located between East 65th Street and East 66th Street fronting Euclid Avenue, to the control, possession, and use of the Department of Economic Development Industrial Commercial Land Bank for future redevelopment. (O 913-16) .......................................................... 1186

Authorizing the Director of the Department of Community Development to enter into agreement with CAMHP Foundation for the Economic Rehabilitation One Neighbor at a Time Program through the use of Ward 8 Casino Revenue Funds. (O 929-16) .......................................................... 1196-1272

Authorizing the Director of the Department of Community Development to enter into agreement with the Near West Side Multi Service Corporation (dba) May Dugan Center for the Food Distribution Program through the use of Ward 3 Casino Revenue Funds. (O 930-16) .......................................................... 1196-1272

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 Ward 1 and 6 Casino Revenue Funds. (O 969-16) .......................................................... 1196-1272

Authorizing the Director of the Department of Community Development to enter into agreement with Brick City Productions or with its fiscal agent University Circle Inc, for the Papa Resource and Education Expo through the use of Ward 9 Casino Revenue Funds. (O 968-16) .......................................................... 1196-1272

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker-Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) .......................................................... 1197-1273
Condolences

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Condolence Resolution for Emogene Pruitt (R 992-16) .......................................................... 1179
Condolence Resolution for Catherine A. (Ledinsky) Gresky (R 993-16) ..................................... 1179
Condolence Resolution for Annie Bell Bailey (R 994-16) ...................................................... 1179
Condolence Resolution for Catherine A. (Ledinsky) Gresky (R 993-16) ..................................... 1179
Condolence Resolution for John Michael Awarski (R 996-16) ............................................... 1179
Condolence Resolution for Francis A. Rutkowski (R 997-16) ................................................. 1180

Congratulations

Congratulations Resolution for Evana Lee Jackson (R 998-16) ............................................. 1180

Contracts

Determining the method of making the public improvement of rehabilitating the storm and sanitary systems in and around the IX Center and discharge centers, and constructing infrastructure improvements needed for the rehabilitation; and authorizing the Director of Port Control to enter into one or more public improvement contracts for the making of the improvement. (O 700-16) ................................................................. 1214-1260

Authorizing the Director of Economic Development to enter into contract with the Detroit Shoreway Community Development Organization, or its designee, to provide economic development assistance to partially finance the project costs needed for the redevelopment of the Variety Theatre Complex located at 11851-11856 Lorain Avenue. (O 802-16) .................................................. 1215-1264

Authorizing the Director of Capital Projects and/or City Planning to enter into one or more contracts with Janet Zweig for professional services necessary for the design, production, and installation of a yet to be designed public artwork associated with, and installed at, the new Cleveland Kennel. (O 803-16) ................................................................. 1215-1264

Authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to enter into one or more contracts with LOGOS Communications, Inc. dba Black Box Network Services for professional services necessary to implement the Court’s paperless document management initiative and related services; and authorizing the employment of one or more professional consultants to provide related services needed to implement the Initiative. (O 804-16) ................................................................. 1215-1265

Authorizing the Director of Public Utilities to exercise the first option to renew various contracts for the requirements for services and materials necessary to maintain and repair pumps, motors, controls, transformers, circuit breakers, switchgear, and appurtenances, including but not limited to inspection, supplies, repairing and testing for the Division of Water. (O 910-16) ................................................................. 1186

Authorizing the Director of Public Utilities to exercise the first option to renew Contract No. RCD 2015-11 with the Hach Company to maintain, service, calibrate, refurbish, and test various scientific and in line process analytical instruments used to monitor the drinking water purification process. (O 911-16) ................................................................. 1186

Authorizing the Director of Public Utilities to exercise the first option to renew Contract No. RCD 2015-12 with Hach Company and Contract No. RCD 2015-10 with HSQ Technology, A Corporation, for the requirements to maintain and replace proprietary components of control systems for the Division of Water. (O 912-16) ................................................................. 1186

Authorizing the Clerk of Council to enter into an agreement with American Legal Publishing Corporation for the professional services necessary to provide all necessary supplemental or replacement pages to the Charter and the Codified Ordinances, to provide webhosting services and regular on line updates to the Charter and the Code, to provide an annual review and comparison to Code Parts IV and VI to the Ohio Revised Code, and other services as may be deemed necessary for Code supplementation, and to authorize any amendments to the contract that may be necessary for additional printings of the Codified Ordinances during the term. (O 920-16) ................................................................. 1189

Authorizing the Clerk of Council to enter into one or more internship agreements with various individuals to provide assistance to the Office of the Clerk and the members of Cleveland City Council in any and all matters related to official Council business. (O 921-16) ................................................................. 1190

Authorizing the Clerk of Council to enter into an agreement with Saint Martin De Porres High School Work Study Program to participate as a sponsor of students for work/study positions with Cleveland City Council. (O 924-16) ................................................................. 1193-1269

Cuyahoga County

Accepting the amounts and rates as determined by the Cuyahoga County Budget Commission and authorizing the necessary tax levies and certifying them to the County Fiscal Officer. (R 907-16) ................................................................. 1191

Requesting the County Fiscal Officer to make advances during the year 2017, pursuant to Section 321.34, Ohio Revised Code. (R 908-16) ................................................................. 1192

Detroit Shoreway Community Development Corporation

Authorizing the Director of Economic Development to enter into an amendment to Contract No. 67924 and the Promissory Note with Detroit Shoreway Community Development Organization, or their designee, for the historical renovation of the Capitol Theatre, to allow for a deferral of principal and interest from September 1, 2015 until July 31, 2016, and other contract modifications. (O 915-16) ................................................................. 1187
Economic Development Department

Authorizing the Director of Economic Development to apply for and accept a HUD 108 Empowerment Zone loan from the United States Department of Housing and Urban Development to partially finance the development of an office building located at 10500 Cedar Avenue and other associated costs necessary to redevelop the properties; and authorizing the Director of Economic Development to enter into one or more agreements with Hemingway Development LLC, or its designee, to provide for tax abatement for certain real property improvements as an incentive for the development of an office building located at 10500 Cedar Avenue in the Cleveland Area Enterprise Zone. (O 800-16) 1215-1263

Authorizing the Director of Economic Development to enter into an Enterprise Zone Agreement with Hemingway Development LLC, or its designee, to provide for tax abatement for certain real property improvements as an incentive for the development of an office building located at 10500 Cedar Avenue in the Cleveland Area Enterprise Zone. (O 800-16) 1215-1263

Authorizing the Director of Economic Development to enter into contract with the Detroit Shoreway Community Development Organization, or its designee, to provide economic development assistance to partially finance the project costs needed for the redevelopment of the Variety Theatre Complex located at 11801-11850 Lorain Avenue. (O 802-16) 1215-1264

Authorizing the Director of Community Development to transfer Permanent Parcel Nos. 118-06-028, 118-06-029, and 118-06-049 located between East 65th Street and East 66th Street fronting Euclid Avenue, to the control, possession, and use of the Department of Economic Development Industrial Commercial Land Bank for future redevelopment. (O 813-16) 1186

Authorizing the Director of Economic Development to enter into a forgivable loan agreement with Burten Bell Carr Development, Inc., or its designee, to provide economic development assistance to partially finance capital, parking lot, and site improvements at Arbor Park Place located at the southwest corner of East 40th Street and Community College Avenue, to assist with management of the center, and other associated costs necessary to redevelop the property. (O 814-16) 1187

Authorizing the Director of Economic Development to enter into an amendment to Contract No. 67924 and the Promissory Note with Detroit Shoreway Community Development Organization, or their designee, for the historical renovation of the Capitol Theatre, to allow for a deferral of principal and interest from September 1, 2015 until July 31, 2016, and other contract modifications. (O 915-16) 1187

Encroachments

Authorizing the Director of Capital Projects to issue a permit to Noel Caraballo to encroach into the public right of way of West 16th Street by installing, using, and maintaining an asphalt drive. (O 916-16) 1187

Enterprise Zone Agreement

Authorizing the Director of Economic Development to enter into an Enterprise Zone Agreement with Hemingway Development LLC, or its designee, to provide for tax abatement for certain real property improvements as an incentive for the development of an office building located at 10500 Cedar Avenue in the Cleveland Area Enterprise Zone. (O 800-16) 1215-1263

Finance Department

To supplement the Codified Ordinances of Cleveland, Ohio, 1976 by enacting new sections 174.01 through 174.06 relating to Cleveland Minimum Wage. (O 621-16) 1216

Authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to apply for and accept a grant from the Supreme Court of Ohio for the Court Technology Project; and authorizing the Director to enter into one or more contracts with Justice A/V Solutions, Inc. and other consultants for professional services necessary to implement the grant. (O 797-16) 1215-1262

Authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to enter into one or more contracts with LOGOS Communications, Inc. dba Black Box Network Services for professional services necessary to implement the Court’s paperless document management initiative and related services; and authorizing the employment of one or more professional consultants to provide related services needed to implement the Initiative. (O 804-16) 1215-1265

Authorizing refunding and remarketing of airport system revenue bonds; authorizing supplemental indentures and other agreements related to the bonds; and authorizing and approving related matters. (O 909-16) 1180

Finances

Accepting the amounts and rates as determined by the Cuyahoga County Budget Commission and authorizing the necessary tax levies and certifying them to the County Fiscal Officer. (R 907-16) 1191

Requesting the County Fiscal Officer to make advances during the year 2017, pursuant to Section 321.34, Ohio Revised Code. (R 908-16) 1192

Fire Division

Oath of Office for James O. Laing, Captain of Fire, City of Cleveland. (F 896-16) 1179
Gifts

From Director Michael McGrath, Department of Public Safety, City of Cleveland. Notice of gift acceptance of $4,000 from U.S. Department of Transportation through University Hospitals of Cleveland. (F 897-16) ................................................................. 1179

Authorizing the City of Cleveland to accept the donation from Ozanne Construction Company and any assisting company of deconstruction and removal services of the gazebo and related structures at Cudell Recreation Center; and authorizing the transfer of the deconstructed structures to the Tamir Rice Foundation, an Ohio nonprofit corporation. (O 986-16) ................................................................. 1197-1273

Grants

Authorizing the Director of Public Safety to accept a grant from the United States Department of Justice for the FY 2014 COPS Hiring Program. (O 796-16) ................................................................. 1215-1261

Authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to apply for and accept a grant from the Supreme Court of Ohio for the Court Technology Project; and authorizing the Director to enter into one or more contracts with Justice A/V Solutions, Inc. and other consultants for professional services necessary to implement the grant. (O 797-16) ................................................................. 1215-1262

Authorizing the Director of City Planning to apply for and accept one or more grants from the US Department of Transportation through their FY 2016 TIGER program; to enter into contract with Parsons Brinkerhoff, Inc. for grant application services; to amend their FY 2015 contract to provide additional services; and to apply for and accept gifts, grant, and other funding from various public and private entities to implement the grant. (O 806-16) ................................................................. 1215-1266

Authorizing the Director of Public Health to apply for and accept a grant from Ohio Department of Health for Public Health Accreditation; authorizing payment of an initial fee to the Public Health Accreditation Board necessary to receive accreditation; and other agreements to implement the grant. (O 807-16) ................................................................. 1215-1266

Health Department

Authorizing the Director of Public Health to apply for and accept a grant from Ohio Department of Health for Public Health Accreditation; authorizing payment of an initial fee to the Public Health Accreditation Board necessary to receive accreditation; and other agreements to implement the grant. (O 807-16) ................................................................. 1215-1266

Authorizing the Director of the Department of Public Health to enter into agreement with African American Male Wellness Walk for the African American Male Health Expo through the use of Ward 9 Casino Revenue Funds. (O 985-16) ................................................................. 1197-1273

Hemingway Development Llc

Authorizing the Director of Economic Development to apply for and accept a HUD Empowerment Zone loan from the United States Department of Housing and Urban Development to partially finance the development of an office building located at 10500 Cedar Avenue and other associated costs necessary to redevelop the properties; and authorizing the Director of Economic Development to enter into one or more agreements with Hemingway Development LLC, or its designee, for the project. (O 799-16) ................................................................. 1215-1263

Authorizing the Director of Economic Development to enter into an Enterprise Zone Agreement with Hemingway Development LLC, or its designee, to provide for tax abatement for certain real property improvements as an incentive for the development of an office building located at 10500 Cedar Avenue in the Cleveland Area Enterprise Zone. (O 800-16) ................................................................. 1215-1263

Housing and Urban Development (Hud)

Authorizing the Director of Economic Development to apply for and accept a HUD Empowerment Zone loan from the United States Department of Housing and Urban Development to partially finance the development of an office building located at 10500 Cedar Avenue and other associated costs necessary to redevelop the properties; and authorizing the Director of Economic Development to enter into one or more agreements with Hemingway Development LLC, or its designee, for the project. (O 799-16) ................................................................. 1215-1263

Land Reutilization Program

Authorizing the Director of Community Development to transfer Permanent Parcel Nos. 118-06-028, 118-06-029, and 118-06-049 located between East 65th Street and East 66th Street fronting Euclid Avenue, to the control, possession, and use of the Department of Economic Development Industrial Commercial Land Bank for future redevelopment. (O 913-16) ................................................................. 1186

Landmark Commission

Designating the 3101 Euclid Avenue Building as a Cleveland Landmark. (O 821-16) ................................................................. 1216-1266
Lease Agreement

Authorizing the Director of Public Works to enter into an amendment and restatement to a Lease Agreement with the Cleveland Museum of Art to change certain terms of the lease, including but not limited to, the term and development issues relating to Case Western Reserve University’s Greenway Connector Project; and authorizing the Director to lease certain properties located in Wade Park to the Cleveland Art Museum and Case Western Reserve University for the purpose of implementing the Project, for a term of ninety-nine years, with one option to renew, for an additional ninety-nine years. (O 649-16) 1213-1256

Authorizing the Director of Port Control to lease Docks 28B, 30, and 32, excluding the warehouses on Docks 30 and 32, to the Cleveland Browns Stadium Company LLC for surface parking and staging special events, pro games, any NFL playoff games and up to nine other events a year, for a period of one year. (O 718-16) 1214-1261

Liquor Permits

#19449310690. Economic Development Transfer Application, D1 D2. Dave’s Supermarket, Inc., 2706 Carroll Ave. (Ward 3). (F 900-16) 1179
#8932938. New License Application, C2. Gee Gee Grocery Co., 965 East 105th St. (Ward 9). (F 901-16) 1179
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#9283393. Transfer of License Application, C2 D2X D3 D6. Beauty Bar LLC. 668 E. Euclid Ave. (Ward 3). (F 903-16) 1179
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Objecting to the renewal of a D4 Liquor Permit at 12408 Union Avenue, Unit A and repealing Resolution No.-164-16 objecting to said permit. (R 981-16) 1212-1254
Objecting to the renewal of a D8 Liquor Permit at 3904 Martin Luther King Blvd., 1st floor. (R 982-16) 1212-1255
Objecting to the transfer of location of a C2 and C2X Liquor Permit to 5611 Woodland Avenue. (R 983-16) 1212-1254
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Objecting to the renewal of a C2, C2X Liquor Permit at 4025 East 131st Street. (R 988-16) 1212-1254
Objecting to withdrawing objection to the Liquor Agency Contract located at 5275-79 Broadway Avenue and basement. (R 976-16) 1209-1252
Objecting to the renewal of a C1 and C2 Liquor Permit at 7401-05 Central Avenue, 1st floor and basement. (R 977-16) 1209-1252
Objecting to the renewal of a C1, C2 and D6 Liquor Permit at 12408 Union Avenue and repealing Resolution No. 827-16. (R 948-16) 1202-1245
Objecting to the transfer of ownership of a C1, C2 and D6 Liquor Permit at 12408 Union Avenue, Unit A and repealing Resolution No. 828-16 objecting to said permit. (R 949-16) 1202-1245
Objecting to the renewal of a C1 and D6 Liquor Permit at 3344 East 116th Street. (R 983-16) 1211-1253
Objecting to the renewal of a C2 and C2X Liquor Permit at 4525 Turney Road. (R 990-16) 1213-1255
Objecting to the renewal of a D1, D2, D3, D3A and D6 Liquor Permit at 11332 Buckeye Road, P.O. Box 20370. (R 979-16) 1210-1253
Objecting to the renewal of a C2 and C2X Liquor Permit at 6501 Martin Luther King Blvd., 1st floor and basement. (R 975-16) 1209-1253
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Objecting to the renewal of a C2, C2X Liquor Permit at 4025 East 131st Street. (R 988-16) 1212-1255
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Objecting to the renewal of a C2, C2X Liquor Permit at 4525 Turney Road. (R 990-16) 1213-1255
Withdrawing objection to the Liquor Agency Contract located at 12408 Union Avenue and repealing Resolution No. 827-16. (R 948-16) 1202-1245
Withdrawing objection to the transfer of ownership of a C1, C2 and D6 Liquor Permit at 12408 Union Avenue, Unit A and repealing Resolution No. 828-16 objecting to said permit. (R 949-16) 1202-1245
Withdrawing objection to a New C1 Liquor Permit at 1201 East 185th Street and repealing Resolution No. 272-16, objecting to said permit. (R 950-16) 1203-1245
Withdrawing objection to the renewal of a C1 and C2 Liquor Permit at 3916 East 116th Street, 1st floor only and repealing Resolution No. 164-16 objecting to said permit. (R 951-16) 1203-1245

Municipal Court

Authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to apply for and accept a grant from the Supreme Court of Ohio for the Court Technology Project; and authorizing the Director to enter into one or more contracts with Justice A/V Solutions, Inc. and other consultants for professional services necessary to implement the grant. (O 797-16) 1215-1262
Authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to enter into one or more contracts with LOGOS Communications, Inc. dba Black Box Network Services for professional services necessary to implement the Court's paperless document management initiative and related services; and authorizing the employment of one or more professional consultants to provide related services needed to implement the Initiative. (O 804-16) 1215-1265

Oath of Office

Oath of Office for James O. Laing, Captain of Fire, City of Cleveland. (F 896-16) 1179

Office of Equal Opportunity

From Office of Equal Opportunity, City of Cleveland. City Resident Utilization Report, July 2016. (F 898-16) 1179

Ohio City

Approving the report of the Assessment Equalization Board on objections concerning estimated assessments with respect to the continuation and expansion of the Ohio City Cleveland Business Improvement District and the comprehensive services plan for safety, maintenance and other services to be provided for the District; determining to proceed with the plan to provide public services within the District; adopting the assessments; and authorizing the City to enter into an agreement with the Ohio City Improvement Corporation. (O 788-16) 1215-1262

Ohio Department of Public Health

Authorizing the Director of Public Health to apply for and accept a grant from Ohio Department of Health for Public Health Accreditation; authorizing payment of an initial fee to the Public Health Accreditation Board necessary to receive accreditation; and other agreements to implement the grant. (O 807-16) 1215-1266
Ohio Department of Transportation (ODot)

Giving consent of the City of Cleveland to the Director of Transportation of the State of Ohio for rehabilitating the Martin Luther King, Jr. bridge over Doan Brook; to apply for and accept any gifts or grants from any public or private entity; authorizing the Director of Capital Projects to enter into any relative agreements; and causing payment of the City's share to the State for the cost of the improvement. (O 917-16) .................................................. 1188

Giving consent of the City of Cleveland to the Director of Transportation of the State of Ohio to rehabilitate the St. Casimir Way Bridge over Doan Brook; authorizing any other relative agreements; and to cause payment to the State for the City's share of the improvement. (O 918-16) .................................................. 1189

Supporting House Bill 579, in the 131st Ohio General Assembly, to make supplemental appropriations to the Department of Transportation in order to provide political subdivisions with funding for critical road maintenance repairs. (R 923-16) .................................................. 1192

Ohio General Assembly

Supporting House Bill 579, in the 131st Ohio General Assembly, to make supplemental appropriations to the Department of Transportation in order to provide political subdivisions with funding for critical road maintenance repairs. (R 923-16) .................................................. 1192

Permits

Consenting and approving the issuance of a permit for the 2016 St. Rocco 5K Run, on September 3, 2016, sponsored by St. Rocco Festival Committee. (O 926-16) .................................................. 1195-1271

Consenting and approving the issuance of a permit for the Susan G. Komen Race for the Cure on August 27, 2016, managed by Hermes Sports & Events, Inc. (O 927-16) .................................................. 1195-1271

Petitions

Authorizing the submission to the electors of the City of Cleveland of a proposal to amend Section 115-2 of the Charter of the City of Cleveland relating to the Police Review Board. (O 826-16) .................................................. 1215-1269

Authorizing the submission to the electors of the City of Cleveland of an initiative petition proposing to amend the Charter of the City of Cleveland by enacting new Sections 204 through 214, relating to City of Cleveland Part Time Workers’ Rights. (O 925-16) .................................................. 1193-1269

Port Control Department

Determining the method of making the public improvement of rehabilitating the storm and sanitary sewer systems in and around the IX Center and discharge centers, and constructing infrastructure improvements needed for the rehabilitation; and authorizing the Director of Port Control to enter into one or more public improvement contracts for the making of the improvement. (O 790-16) .................................................. 1214-1260

Authorizing the Director of Port Control to lease Docks 28B, 30, and 32, excluding the warehouses on Docks 30 and 32, to the Cleveland Browns Stadium Company LLC for surface parking and staging special event programming for ten Cleveland Browns home games, any NFL playoff games and up to nine other events a year, for a period of one year. (O 718-16) .................................................. 1214-1261

Authorizing refunding and remarketing of airport system revenue bonds; authorizing supplemental indentures and other agreements related to the bonds; and authorizing and approving related matters. (O 909-16) .................................................. 1180

Professional Services

Authorizing the Director of Capital Projects and/or City Planning to enter into one or more contracts with LOGOR Communications, Inc. dba Black Box Network Services for professional services necessary to implement the Court’s paperless document management initiative and related services; and authorizing the employment of one or more professional consultants to provide related services needed to implement the initiative. (O 894-16) .................................................. 1215-1265

Determining the method of making the public improvement of constructing material capital repairs and capital improvements to First Energy Stadium; authorizing one or more public improvement contracts for the making of the improvement; and professional services to design, or in the alternative, to reimburse or accept the gift of design and other services from the Cleveland Browns. (O 805-16) .................................................. 1215-1265

Public Improvements

Determining the method of making the public improvement of rehabilitating the storm and sanitary sewer systems in and around the IX Center and discharge centers, and constructing infrastructure improvements needed for the rehabilitation; and authorizing the Director of Port Control to enter into one or more public improvement contracts for the making of the improvement. (O 700-16) .................................................. 1214-1260
Determining the method of making the public improvement of constructing material capital repairs and capital improvements to First Energy Stadium; authorizing one or more public improvement contracts for the making of the improvement; and professional services to design, or in the alternative, to reimburse or accept the gift of design and other services from the Cleveland Browns. (O 805-16) 1215-1265

Giving consent of the City of Cleveland to the Director of Transportation of the State of Ohio for rehabilitating the Martin Luther King, Jr. bridge over Doan Brook; to apply for and accept any gifts or grants from any public or private entity; authorizing the Director of Capital Projects to enter into any relative agreements; and causing payment of the City's share to the State for the cost of the improvement. (O 917-16) 1188

Giving consent of the City of Cleveland to the Director of Transportation of the State of Ohio to rehabilitate the St. Casmir Way Bridge over Doan Brook; authorizing any other relative agreements; and to cause payment to the State for the City's share of the improvement. (O 918-16) 1189

Public Works

Authorizing the Director of Public Works to enter into an amendment and restatement to a Lease Agreement with the Cleveland Museum of Art to change certain terms of the lease, including but not limited to, the term and development issues relating to Case Western Reserve University’s Greenway Connector Project; and authorizing the Director to lease certain properties located in Wade Park to the Cleveland Art Museum and Case Western Reserve University for the purpose of implementing the Project, for a term of ninety-nine years, with one option to renew, for an additional ninety-nine years. (O 649-16) 1213-1256

Recognition

Recognition Resolution for Judge Sara J. Harper Street Dedication of “Sara J. Harper Way” (R 1000-16) 1180
Recognition Resolution for Global Ambassadors Language Academy (GALA) (R 1001-16) 1180
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Recognition Resolution for Michael (Mickey) Ezzo (R 1006-16) 1180
Recognition Resolution for Albert Sardelle (R 1007-16) 1180
Recognition Resolution for Salvatore Charles Scherma (R 1008-16) 1180
Recognition Resolution for Dick Goddard HB 69 (“Goddard’s Law”) (R 999-16) 1180

Resolution of Support

Supporting House Bill 579, in the 131st Ohio General Assembly, to make supplemental appropriations to the Department of Transportation in order to provide political subdivisions with funding for critical road maintenance repairs. (R 923-16) 1192

Safety Department

To amend Sections 620.01 and 620.02 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No.141-09, passed March 30, 2009, relating to criminal activity nuisances. (O 665-16) 1213-1259

Authorizing the Director of Public Safety to accept a grant from the United States Department of Justice for the FY 2014 COPS Hiring Program. (O 796-16) 1215-1261

To amend Section 675A.02 of the Codified Ordinances of Cleveland, Ohio, 1976, as enacted by Ordinance No. 979-13, passed July 19, 2013, to limit the times during which street performers may perform in order to minimize excessive noise in the evenings and mornings for residents. (O 919-16) 1189

Sewers

Determining the method of making the public improvement of rehabilitating the storm and sanitary sewer systems in and around the IX Center and discharge centers, and constructing infrastructure improvements needed for the rehabilitation; and authorizing the Director of Port Control to enter into one or more public improvement contracts for the making of the improvement. (O 700-16) 1214-1260

Stadium

Determining the method of making the public improvement of constructing material capital repairs and capital improvements to First Energy Stadium; authorizing one or more public improvement contracts for the making of the improvement; and professional services to design, or in the alternative, to reimburse or accept the gift of design and other services from the Cleveland Browns. (O 805-16) 1215-1265
Street Vacation

Declaring the intent to vacate a portion of the 1st un-named alley west of West 65th Street and south of Franklin Avenue. (R 812-16) .................................................. 1216-1240

Streets - Name

To add the name David D. Dawson, Sr. Way as a secondary and honorary name to Thames Avenue. (O 792-16) .......................................................... 1214-1261
To add the name George and Janet Voinovich Way as a secondary and honorary name to Schenely Avenue. (O 793-16) ........................................... 1214-1261
Designating Griswold Avenue between Kinsman Avenue and East 61st Street with a secondary and honorary designation of "C. D. Gant Way". (O 794-16) ...................................................... 1214-1261
Designating Central Avenue from East 68th Street to East 85th Street with a secondary and honorary designation of "Stanley Jackson, Sr. Way". (O 795-16) ........................................... 1214-1261
Designating Cedar Avenue between East 36th Street and Stokes Boulevard with a secondary No. and honorary designation of "Don King Way"; and repealing Ordinance No. 473-16, passed April 25, 2016, that designated Shaker Blvd. between East 116th Street and East 121st Street with a secondary and honorary designation of "Don King Way". (O 922-16) ............... 1190

Tax Abatement

Authorizing the Director of Economic Development to enter into an Enterprise Zone Agreement with Hemingway Development LLC, or its designee, to provide for tax abatement for certain real property improvements as an incentive for the development of an office building located at 10500 Cedar Avenue in the Cleveland Area Enterprise Zone. (O 880-16) ...................... 1215-1263

Taxes

Accepting the amounts and rates as determined by the Cuyahoga County Budget Commission and authorizing the necessary tax levies and certifying them to the County Fiscal Officer. (R 907-16) ................................................................. 1191

Utilities Department

Authorizing the Director of Public Utilities to exercise the first options to renew various contracts for the requirements for services and materials necessary to maintain and repair pumps, motors, controls, transformers, circuit breakers, switchgear, and appurtenances, including but not limited to inspection, supplies, repairing and testing for the Division of Water. (O 910-16) ................................................................. 1186
Authorizing the Director of Public Utilities to exercise the first option to renew Contract No. RCD 2015-11 with the Hach Company to maintain, service, calibrate, refurbish, and test various scientific and in line process analytical instruments used to monitor the drinking water purification process. (O 911-16) ................................................................. 1186
Authorizing the Director of Public Utilities to exercise the first options to renew Contract No. RCD 2015-12 with Hach Company and Contract No. RCD 2015-10 with HSQ Technology, A Corporation, for the requirements to maintain and replace proprietary components of control systems for the Division of Water. (O 912-16) .................................................. 1186

Ward 1

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 1 and 6 Casino Revenue Funds. (O 969-16) .................................................. 1196-1272
Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) .................................................. 1197-1273

Ward 2

Withdrawing objection to the transfer of ownership of a C1 and C2 Liquor Permit at 3916 East 123rd Street, 1st floor only and repealing Resolution No. 164-16 objecting to said permit. (R 951-16) ................................................................. 1203-1245
Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) .................................................. 1197-1273
Objecting to the renewal of a C2 and C2X Liquor Permit at 4025 East 131st Street. (R 988-16) ................................................................. 1209-1251
Objecting to the renewal of a C2, C2X Liquor Permit at 3904 Martin Luther King Blvd., 1st floor. (R 989-16) ................................................................. 1212-1255
Objecting to the renewal of a C2 and C2X Liquor Permit at 4525 Turney Road. (R 990-16) ................................................................. 1213-1255

Ward 3

#19449318090. Economic Development Transfer Application, D1 D2. Dave's Supermarket, Inc., 2700 Carroll Ave. (Ward 3). (F 900-16) ................................................................. 1179

1288
Ward 4

Withdrawing objection to the Liquor Agency Contract located at 12408 Union Avenue and repealing Resolution No. 827-16. (R 948-16) ................................. 1202-1245

Withdrawing objection to the transfer of ownership of a C1, C2 and D6 Liquor Permit at 12500 Union Avenue, Unit A and repealing Resolution No. 828-16 objecting to said permit. (R 949-16) ................................. 1202-1245

Authorizing the Director of the Department of Community Development to enter into agreement with Cleveland Public Theatre for the Student Theatre Enrichment Program (STEP) through the use of Wards 3, 6 and 16 Casino Revenue Funds. (O 931-16) ................................. 1196-1272

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) ................................. 1197-1273

Ward 5

Declaring the intent to vacate a portion of the 1st un named alley west of West 65th Street and south of Franklin Avenue. (R 812-16) ................................. 1216-1240

Authorizing the Director of Economic Development to enter into a forgivable loan agreement with Buckeye Shaker Square Development, Inc. or its designee, to provide economic development assistance to partially finance capital, parking lot, and site improvements at Arbor Park Place located at the southwest corner of East 40th Street and Community College Avenue, to assist with management of the center, and other associated costs necessary to redevelop the property. (O 914-16) ................................. 1187

Designating Cedar Avenue between East 36th Street and Stokes Boulevard with a secondary and honorary designation of "Don King Way"; and repealing Ordinance No. 473-16, passed April 25, 2016, that designated Shaker Blvd. between East 116th Street and East 121st Street with a secondary and honorary designation of "Don King Way". (O 922-16) ................................. 1190

Objecting to the renewal of a C1 and C2 Liquor Permit at 5351-53 Dolloff Road. (R 933-16) ................................. 1202-1246

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) ................................. 1197-1273

Objecting to the renewal of a C1 and C2 Liquor Permit at 5275-79 Broadway Avenue, 1st floor and basement. (R 976-16) ................................. 1209-1252

Objecting to the transfer of location of a C2 and C2X Liquor Permit to 5111 East 93rd Street. (R 982-16) ................................. 1211-1253

Objecting to the renewal of a C2 Liquor Permit at 7401-05 Central Avenue, 1st floor and basement. (R 977-16) ................................. 1210-1252

Objecting to the transfer of location of a C2 and C2X Liquor Permit to 5611 Woodland Avenue. (R 984-16) ................................. 1212-1254

Ward 6

Authorizing the Director of Economic Development to apply for and accept a HUD 108 Empowerment Zone loan from the United States Department of Housing and Urban Development to partially finance the development of an office building located at 10500 Cedar Avenue and other associated costs necessary to redevelop the properties; and authorizing the Director of Economic Development to enter into one or more agreements with Hemingway Development LLC, or its designee, for the project. (O 799-16) ................................. 1215-1263

Authorizing the Director of Economic Development to enter into an Enterprise Zone Agreement with Hemingway Development LLC, or its designee, to provide for tax abatement for certain real property improvements as an incentive for the development of an office building located at 10500 Cedar Avenue in the Cleveland Area Enterprise Zone. (O 800-16) ................................. 1215-1263

1289
Designating Cedar Avenue between East 36th Street and Stokes Boulevard with a secondary and honorary designation of "Don King Way"; and repealing Ordinance No. 473-16, passed April 25, 2016, that designated Shaker Blvd. between East 116th Street and East 121st Street with a secondary and honorary designation of "Don King Way". (O 922-16) 1190

Authorizing the Director of the Department of Community Development to enter into agreement with Cleveland Public Theatre for the Student Theatre Enrichment Program (STEP) through the use of Wards 3, 6 and 16 Casino Revenue Funds. (O 931-16) 1196-1272

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 1 and 6 Casino Revenue Funds. (O 969-16) 1196-1272

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) 1197-1273

Designating the 3101 Euclid Avenue Building as a Cleveland Landmark. (O 821-16) 1216-1266

Authorizing the Director of Community Development to transfer Permanent Parcel Nos. 118-06-028, 118-06-029, and 118-06-049 located between East 65th Street and East 66th Street from being Euclid Avenue, to the control, possession, and use of the Department of Economic Development Industrial Commercial Land Bank for future redevelopment. (O 913-16) 1186

Changing the Use, Area and Height Districts of parcels along the west side of East 66th Street between Linwood Avenue and Belvidere Avenue to 'Single Family' (1F) Use District, a '1' Height District, and an 'A' Height District as identified on the attached map (Map Change No. 2542). (O 928-16) 1190

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) 1197-1273

Sowinski Avenue, 8226 (Ward 7) — PPN 107-06-071 — Patsy Threat Hewlett (BOC Res. 364-16) 1220

Ward 8

Authorizing the Director of the Department of Community Development to enter into agreement with CAMHIP Foundation for the Economic Rehabilitation One Neighbor at a Time Program through the use of Ward 8 Casino Revenue Funds. (O 929-16) 1196-1272

Objecting to the renewal of a C1 and C2 Liquor Permit at 7902 Woodhill Road. (R 971-16) 1220

Objecting to the renewal of a D5 Liquor Permit at 7902-14 Central Avenue. (R 978-16) 1210-1252

Objecting to the renewal of a D1, D2, D3, D3A and D6 Liquor Permit at 11132 Buckeye Road, P.O. Box 20370. (R 979-16) 1210-1253

Ward 9


#8932938. New License Application, C2. Gee Gee Grocery Co., 968 East 105th St. (Ward 9). (F 901-16) 1179

Objecting to a New C2 Liquor Permit at 968 East 105th Street. (R 947-16) 1202-1244

Objecting to a New C1 and C2 Liquor Permit at 15504 Waterloo Road. (R 942-16) 1200-1243

Objecting to the renewal of a C1 and C2 Liquor Permit at 15504 Waterloo Road & Gas Pumps. (R 943-16) 1201-1243

Authorizing the Director of the Department of Community Development to enter into agreement with Brick City Productions or with its fiscal agent University Circle Inc., for the Papa Resource and Education Expo through the use of Ward 9 Casino Revenue Funds. (O 968-16) 1196-1272

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) 1197-1273

Authorizing the Director of the Department of Public Health to enter into agreement with African American Male Wellness Walk for the African American Male Health Expo through the use of Ward 9 Casino Revenue Funds. (O 985-16) 1197-1273

Ward 10

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angles Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) 1197-1273
Ward 11

To amend Sections 630.01 and 630.02 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by Ordinance No.141-09, passed March 30, 2009, relating to criminal activity nuisances. (O 665-16) .......................................................... 1213-1259

Authorizing the Director of Economic Development to enter into contract with the Detroit Shoreway Community Development Organization, or its designee, to provide economic development assistance to partially finance the project costs needed for the redevelopment of the Variety Theatre Complex located at 11801-11850 Lorain Avenue. (O 802-16) .......................................................... 1215-1264

Objecting to the renewal of a D1, D2, D3 and D3A Liquor Permit at 11619 Lorain Avenue, 1st floor and basement. (R 952-16) .......................................................... 1208-1245

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Organization, or their designee, for the historical renovation of the Capitol Theatre, to 67924 and the Promissory Note with Detroit Shoreway Community Development and any assisting company of deconstruction and removal services of the gazebo and related structures at Cudell Recreation Center; and authorizing the transfer of the deconstructed structures to the Tamir Rice Foundation, an Ohio nonprofit corporation. (O 896-16) .......................................................... 1197-1273

Ward 13

Changing the Use and Area Districts of parcels north of Fleet Ave, between E. 49th Street and E. 52nd Street to a 'Limited Retail' District, and a 'G' Area District as identified on the attached map (Map Change No. 2540). (O 822-16) .......................................................... 1216-1267

Objecting to the renewal of a C1 Liquor Permit at 1503 Spring Road, 1st floor. (O 892-16) .......................................................... 1197-1273

Objecting to a New C2 Liquor Permit at 1303 Clark Avenue. (R 944-16) .......................................................... 1201-1243

Objecting to the renewal of a C1 and C2 Liquor Permit at 7020 Harvard Avenue. (R 945-16) .......................................................... 1201-1244

Objecting to the renewal of a D5 Liquor Permit at 3578 Independence Road. (R 946-16) .......................................................... 1202-1244

Objecting to the renewal of a C1 and C2 Liquor Permit at 6506 Fleet Avenue. (R 965-16) .......................................................... 1207-1249

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Casino Revenue Funds. (O 970-16) .......................................................... 1197-1273

Objecting to the renewal of a D5 and D6 Liquor Permit at 4703 Pearl Road, 1st floor and basement. (R 975-16) .......................................................... 1209-1251

Ward 14

#935794112444. Stock Application, C1 C2, Walgreen Co., 3415 Clark Ave. (Ward 14). (F 902-16) .......................................................... 1179

Consenting and approving the issuance of a permit for the 2016 St. Rocco 5K Run, on September 3, 2016, sponsored by St. Rocco Festival Committee. (O 926-16) .......................................................... 1195-1271

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) .......................................................... 1197-1273

Ward 15

Authorizing the Director of Economic Development to enter into an amendment to Contract No. 67924 and the Promissory Note with Detroit Shoreway Community Development Organization, or their designee, for the historical renovation of the Capitol Theatre, to allow for a deferral of principal and interest from September 1, 2015 until July 31, 2016, and other contract modifications. (O 915-16) .......................................................... 1187

Objecting to the renewal of a D5 Liquor Permit at 7216 Clark Avenue, 1st floor and basement. (R 959-16) .......................................................... 1205-1248

Objecting to the renewal of a C1 and C2 Liquor Permit at 8808 Detroit Avenue. (R 960-16) .......................................................... 1205-1248

1291
Ward 16

Authorizing the Director of the Department of Community Development to enter into agreement with Cleveland Public Theatre for the Student Theatre Enrichment Program (STEP) through the use of Wards 3, 6 and 16 Casino Revenue Funds. (O 931-16) .......................... 1196-1272

Objecting to the renewal of a D1, D2, D3, D3A and D6 Liquor Permit at 14222 Lorain Avenue, 1st floor and basement. (R 933-16) .................................................. 1198-1240

Objecting to the renewal of a C1 and C2 Liquor Permit at 13681 Lorain Avenue. (R 954-16) .................................................. 1205-1246

Objecting to the renewal of a C1 and C2 Liquor Permit at 14939 Puritas Avenue. (R 955-16) .................................................. 1204-1246

Objecting to the renewal of a C2, C2X and D6 Liquor Permit at 4282 West 130th Street. (R 956-16) .................................................. 1204-1247

Objecting to the renewal of a D2, D2X, D3, D3A and D6 Liquor Permit at 14253-29 West 130th Street and patio. (R 957-16) .................................................. 1205-1247

Objecting to the renewal of a C1 and C2 Liquor Permit at 4050 West 140th Street and basement. (R 958-16) .................................................. 1205-1247

Objecting to the renewal of a D5 Liquor Permit at 12820 Brookpark Road and patio. (R 966-16) .................................................. 1207-1250

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) .................................................. 1197-1273

Ward 17

Authorizing the Director of the Department of Community Development to enter into agreement with the Buckeye Shaker Square Development Corporation for the Eleven Angels Community Garden Project through the use of Wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 16 and 17 Casino Revenue Funds. (O 970-16) .................................................. 1197-1273

Water Division

Authorizing the Director of Public Utilities to exercise the first options to renew various contracts for the requirements for services and materials necessary to maintain and repair pumps, motors, controls, transformers, circuit breakers, switchgear, and other equipment, including but not limited to inspection, supplies, repairing and testing for the Division of Water. (O 918-16) .................................................. 1186

Authorizing the Director of Public Utilities to exercise the first option to renew Contract No. RCD 2015-11 with the Hach Company to maintain, service, calibrate, refurbish, and test various scientific and in line process analytical instruments used to monitor the drinking water purification process. (O 911-16) .................................................. 1186

Authorizing the Director of Public Utilities to exercise the first options to renew Contract No. RCD 2015-12 with Hach Company and Contract No. RCD 2015-13 with HSQ Technology, A Corporation, for the requirements to maintain and replace proprietary components of control systems for the Division of Water. (O 912-16) .................................................. 1186

Welcome

Welcome Resolution for Curry Family Reunion (R 1010-16) .................................................. 1180

Zoning

Changing the Use and Area Districts of parcels north of Fleet Ave, between E. 49th Street and E. 52nd Street to a 'Limited Retail' District, and a 'G' Area District as identified on the attached map (Map Change No. 2540). (O 822-16) .................................................. 1216-1267

Changing the Use, Area and Height Districts of parcels along the west side of East 66th Street between Linwood Avenue and Belvidere Avenue to 'Single Family' (1F) Use District, a '1' Height District, and an 'A' Height District as identified on the attached map (Map Change No. 2542). (O 928-16) .................................................. 1190

Zoning Code

To supplement the Codified Ordinances of Cleveland, Ohio, 1976, by enacting new Section 337.231, Portable Storage Containers, to regulate use of portable storage containers to protect the public safety and aesthetics of residential neighborhoods in the City; and amending Section 327.99, as amended by Ordinance No. 1396-14, passed December 8, 2014, regarding penalty. (O 440-16) .................................................. 1213-1255