

The City Record

Official Publication of the Council of the City of Cleveland



April the Twenty-Seventh, 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

The City Record is available online at
www.clevelandcitycouncil.org

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DIRECTORY OF CITY OFFICIALS

CITY COUNCIL – LEGISLATIVE

President of Council – Kevin J. Kelley

Ward	Name	Residence	
1	Terrell H. Pruitt	16920 Throckley Avenue	44128
2	Zack Reed	3734 East 149th Street	44120
3	Kerry McCormack	1429 West 38th Street	44113
4	Kenneth L. Johnson.....	.2948 Hampton Road	44120
5	Phyllis E. Cleveland.....	.2369 East 36th Street	44105
6	Mamie J. Mitchell.....	12701 Shaker Boulevard, #712	44120
7	TJ Dow7715 Decker Avenue	44103
8	Michael D. Polensek.....	.17855 Brian Avenue	44119
9	Kevin Connell10647 Ashbury Avenue	44106
10	Jeffrey D. Johnson9024 Parkgate Avenue	44108
11	Dona Brady1272 West Boulevard	44102
12	Anthony Brancatelli6924 Ottawa Road	44105
13	Kevin J. Kelley5904 Parkridge Avenue	44144
14	Brian J. Cummins3104 Mapleleaf Avenue	44109
15	Matthew Zone1228 West 69th Street	44102
16	Brian Kazy4300 West 143rd Street	44135
17	Martin J. Keane15907 Colletta Lane	44111

City Clerk, Clerk of Council – Patricia J. Britt, 216 City Hall, 664-2840

MAYOR – Frank G. Jackson

Ken Silliman, Secretary to the Mayor, Chief of Staff
Darnell Brown, Executive Assistant to the Mayor, Chief Operating Officer
Valarie J. McCall, Executive Assistant to the Mayor, Chief of Government Affairs
Martin J. Flask, Executive Assistant to the Mayor of Special Projects
Monyka S. Price, Executive Assistant to the Mayor, Chief of Education
Jenita McGowan, Executive Assistant to the Mayor, Chief of Sustainability
Natoya J. Walker Minor, Executive Assistant to the Mayor, Chief of Public Affairs
Edward W. Rybka, Executive Assistant to the Mayor, Chief of Regional Development
Dan Williams, Media Relations Director

OFFICE OF CAPITAL PROJECTS – Matthew L. Spronz, Director

DIVISIONS:

Architecture and Site Development – Manager
Engineering and Construction – Richard J. Switalski, Manager
Real Estate – James DeRosa, Commissioner

OFFICE OF EQUAL OPPORTUNITY – Melissa K. Burrows, Ph.D., Director

DEPT. OF LAW – Barbara A. Langhenry, Director, Gary D. Singletary, Chief Counsel, Richard F. Horvath, Chief Corporate Counsel, Thomas J. Kaiser, Chief Trial Counsel, Victor R. Perez, Chief Assistant Prosecutor, Room 106: Robin Wood, Law Librarian, Room 100

DEPT. OF FINANCE – Sharon Dumas, Director, Room 104;

Natasha Brandt, Manager, Internal Audit

DIVISIONS:

Accounts – Lonya Moss Walker, Commissioner, Room 19
Assessments and Licenses – Dedrick Stephens, Commissioner, Room 122
City Treasury – James Hartley, Interim Treasurer, Room 115
Financial Reporting and Control – James Gentile, Controller, Room 18
Information Technology and Services – Douglas Divish, Commissioner, 205 W. St. Clair Avenue
Purchases and Supplies – Tiffany White, Commissioner, Room 128
Printing and Reproduction – Michael Hewitt, Commissioner, 1735 Lakeside Avenue
Taxation – Nassim Lynch, Tax Administrator, 205 W. St. Clair Avenue

DEPT. OF PUBLIC UTILITIES – Robert L. Davis, Director, 1201 Lakeside Avenue

DIVISIONS:

Cleveland Public Power – Ivan Henderson, Commissioner
Utilities Fiscal Control – Frank Badalamenti, Chief Financial Officer
Water – Alex Margevicius, Commissioner
Water Pollution Control – Rachid Zoghaib, Commissioner

DEPT. OF PORT CONTROL – Fred Szabo, Interim Director, Cleveland Hopkins International Airport, 5300 Riverside Drive

DIVISIONS:

Burke Lakefront Airport – Khalid Bahhur, Commissioner

Cleveland Hopkins International Airport – Fred Szabo, Commissioner

DEPT. OF PUBLIC WORKS – Michael Cox, Director

OFFICES:

Administration – John Laird, Manager

Special Events and Marketing – Tangee Johnson, Manager

DIVISIONS:

Motor Vehicle Maintenance – Jeffrey Brown, Commissioner
Park Maintenance and Properties – Richard L. Silva, Commissioner
Parking Facilities – Antionette Thompson, Interim Commissioner
Property Management – Tom Nagle, Commissioner
Recreation – Samuel Gissantaner, Interim Commissioner
Streets – Frank D. Williams, Interim Commissioner
Traffic Engineering – Robert Mavec, Commissioner
Waste Collection and Disposal – Randell T. Scott, Interim Commissioner

DEPT. OF PUBLIC HEALTH – _____, Director, 75 Erieview Plaza

DIVISIONS:

Air Quality – George Baker, Commissioner
Environment – Chantez Williams, Commissioner, 75 Erieview Plaza
Health – _____, Commissioner, 75 Erieview Plaza

DEPT. OF PUBLIC SAFETY – Michael C. McGrath, Director, Room 230

DIVISIONS:

Animal Control Services – Edward Jamison, Chief Animal Control Officer, 2690 West 7th Street
Correction – Robert Taskey, Commissioner, Cleveland House of Corrections, 4041 Northfield Rd.
Emergency Medical Service – Nicole Carlton, Acting Commissioner, 1708 South Pointe Drive
Fire – Patrick Kelly, Chief, 1645 Superior Avenue
Police – Calvin D. Williams, Chief, Police Hdqtrs. Bldg., 1300 Ontario Street

DEPT. OF COMMUNITY DEVELOPMENT – Daryl Rush, Director

DIVISIONS:

Administrative Services – Jesus Rodriguez, Commissioner
Fair Housing and Consumer Affairs Office – John Mahoney, Manager
Neighborhood Development – Chris Garland, Commissioner
Neighborhood Services – Louise V. Jackson, Commissioner

DEPT. OF BUILDING AND HOUSING – Ronald J.H. O'Leary, Director, Room 500

DIVISIONS:

Code Enforcement – Thomas E. Vanover, Commissioner
Construction Permitting – Narid Hussain, Commissioner

DEPT. OF HUMAN RESOURCES – Nycole West, Interim Director, Room 121

DEPT. OF ECONOMIC DEVELOPMENT – Tracey A. Nichols, Director, Room 210

DEPT. OF AGING – Jane Fumich, Director, Room 122

COMMUNITY RELATIONS BOARD – Room 11, Blaine Griffin, Director, Mayor Frank G. Jackson, Chairman Ex-Officio; Rev. Dr. Charles P. Lucas, Jr., Vice-Chairman, Council Member Brian Cummings, Eugene R. Miller (Board Lawyer), Roosevelt E. Coats, Jenice Contreras, Kathryn Hall, Yasir Hamdallah, Evangeline Hardaway, John O. Horton, Gary Johnson, Sr., Daniel McNea, Stephanie Morrison-Hrbek, Roland Muhammad, Gia Hoa Ryan, Peter Whitt.

CIVIL SERVICE COMMISSION – Room 119, Robert Bennett, President; Michael L. Nelson, Sr., Vice-President; Lucille Ambroz, Secretary; Members: Pastor Gregory Jordan, Michael Flickinger.

SINKING FUND COMMISSION – Frank G. Jackson, President; Council President Kevin J. Kelley; Betsy Hruby, Asst. Sec'y.; Sharon Dumas, Director.

BOARD OF ZONING APPEALS – Room 516, Carol A. Johnson, Chairman; Members: Mary Haas McGraw, Joan Shaver Washington, Tim Donovan, Elizabeth Kukla, Secretary.

BOARD OF BUILDING STANDARDS AND BUILDING APPEALS – Room 516, Joseph F. Denk, Chairman; Howard Bradley, Patrick M. Gallagher, Robert Maschke, Halim M. Saab, P.E., Alternate Members – D. Cox, P. Frank, E. P. O'Brien, Richard Pace, J.F. Sullivan.

BOARD OF REVISION OF ASSESSMENTS – Law Director Barbara A. Langhenry, President; Finance Director Sharon Dumas, Secretary; Council President Kevin J. Kelley.

BOARD OF SIDEWALK APPEALS – Capital Projects Director Matthew Spronz, Law Director Barbara A. Langhenry; Council Member Kenneth L. Johnson.

BOARD OF REVIEW – (Municipal Income Tax) – Law Director Barbara A. Langhenry; Utilities Director Paul Bender; Council President Kevin J. Kelley.

CITY PLANNING COMMISSION – Room 501 – Freddy L. Collier, Jr., Director; Anthony J. Coyne, Chairman; David H. Bowen, Lillian Kuri, Lawrence A. Lumpkin, Gloria Jean Pinkney, Norman Krumholz, Council Member Phyllis E. Cleveland.

FAIR HOUSING BOARD – Charles See, Chair; Lisa Camacho, Daniel Conway, Robert L. Render, Genesis O. Brown.

HOUSING ADVISORY BOARD – Room 310 – Keith Brown, Terri Hamilton Brown, Vickie Eaton-Johnson, Mike Foley, Eric Hodderson, Janet Loehr, Mark McDermott, Marcia Nolan, David Perkowski, Joan Shaver Washington, Keith Sutton.

CLEVELAND BOXING AND WRESTLING COMMISSION – Robert Jones, Chairman; Clint Martin, Mark Rivera.

MORAL CLAIMS COMMISSION – Law Director Barbara A. Langhenry; Chairman; Finance Director Sharon Dumas; Council President Kevin J. Kelley; Councilman Kevin Kelley.

POLICE REVIEW BOARD – Thomas Jones, Board Chair Person; Vernon Collier, Vermel Whalen, Nancy Cronin, Elvin Vauss.

CLEVELAND LANDMARKS COMMISSION – Room 519 – Julie Trott, Chair; Giancarlo Calicchia, Vice Chair; Laura M. Bala, Freddy L. Collier, Jr., Allan Dreyer, Council Member Terrell H. Pruitt, Robert Strickland, Donald Petit, Secretary.

AUDIT COMMITTEE – Yvette M. Ittu, Chairman; Debra Janik, Bracy Lewis, Diane Downing, Donna Sciarappa, Council President Kevin J. Kelley; Law Director Barbara A. Langhenry.

CLEVELAND MUNICIPAL COURT

JUSTICE CENTER – 1200 ONTARIO STREET

JUDGE COURTROOM ASSIGNMENTS

Judge Courtroom

Presiding and Administrative Judge Ronald B. Adrine – Courtroom 15A

Judge Pinkey S. Carr – Courtroom 15C

Judge Marilyn B. Cassidy – Courtroom 13A

Judge Michelle Denise Earley – Courtroom 14C

Judge Emanuella Groves – Courtroom 14B

Judge Lauren C. Moore – Courtroom 14A

Judge Charles L. Patton, Jr. – Courtroom 13D

Judge Raymond L. Pianka (Housing Court Judge) – Courtroom 13B

Judge Michael R. Slivinski – Courtroom 12A

Judge Suzan Marie Sweeney – Courtroom 12C

Judge Ed Wade – Courtroom 13C

Judge Joseph J. Zone – Courtroom 14D

Earle B. Turner – Clerk of Courts, Russell R. Brown III – Court Administrator, Robert J. Furda – Chief Bailiff; Dean Jenkins – Chief Probation Officer, Gregory F. Clifford – Chief Magistrate.

The City Record

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WEDNESDAY, APRIL 27, 2016

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CITY COUNCIL

MONDAY, APRIL 25, 2016

The City Record

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PATRICIA J. BRITT
City Clerk, Clerk of Council
216 City Hall

PERMANENT SCHEDULE STANDING COMMITTEES OF THE COUNCIL 2015-2017

MONDAY — Alternating

9:30 A.M. — **Health and Human Services Committee:** Cummins (CHAIR), Mitchell (VICE-CHAIR), Brady, Cleveland, Conwell, J. Johnson, McCormack.

9:30 A.M. — **Municipal Services and Properties Committee:** K. Johnson (CHAIR), Dow (VICE-CHAIR), Brancatelli, Cummins, J. Johnson, Kazy, Reed.

MONDAY

2:00 P.M. — **Finance Committee:** Kelley (CHAIR), Cleveland (VICE-CHAIR), Brady, Brancatelli, Conwell, Keane, Mitchell, Pruitt, Zone.

TUESDAY

9:30 A.M. — **Development, Planning and Sustainability Committee:** Brancatelli (CHAIR), Cleveland (VICE-CHAIR), Cummins, Dow, McCormack, Pruitt, Zone.

TUESDAY — Alternating

1:30 P.M. — **Utilities Committee:** Pruitt (CHAIR), Brady (VICE-CHAIR), Brancatelli, Cummins, Keane, Mitchell, Polensek.

1:30 P.M. — **Workforce and Community Benefits Committee:** Cleveland (CHAIR), Zone (VICE-CHAIR), J. Johnson, Kazy, Polensek, Pruitt, Reed.

WEDNESDAY — Alternating

10:00 A.M. — **Safety Committee:** Zone (CHAIR), Conwell (VICE-CHAIR), Kazy, Keane, McCormack, Mitchell, Polensek.

10:00 A.M. — **Transportation Committee:** Keane (CHAIR), Dow (VICE-CHAIR), Conwell, J. Johnson, K. Johnson, Kazy, Reed.

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.

OFFICIAL PROCEEDINGS CITY COUNCIL

Cleveland, Ohio

Monday, April 25, 2016

The meeting of the Council was called to order at 7:02 p.m. with the President of Council, Kevin J. Kelley, in the Chair.

Council Members present: Dona Brady, Anthony Brancatelli, Phyllis E. Cleveland, Brian J. Cummins, Jeffrey D. Johnson, Kenneth L. Johnson, Brian Kazy, Kevin J. Kelley, Martin J. Keane, Kerry McCormack, Mamie J. Mitchell, Michael D. Polensek, Terrell H. Pruitt, Zack Reed, and Matthew Zone.

Also present were: Mayor Frank G. Jackson, Chief of Staff Ken Sililiman, Chief Operating Officer Darnell Brown, Chief of Regional Development Edward W. Rybka, Media Relations Director Dan Williams, Chief of Sustainability Jenita McGowan, and Directors Langhenry, Davis, Szabo, Spronz, McGrath, Cox, West, Nichols, Griffin, Collier, Fumich, and Ambroz.

Pursuant to Ordinance No. 2926-76, the opening prayer was offered by Father Douglas Brown, Mary Queen of Peace Roman Catholic Church, Cleveland, Ohio (Ward 13). Pledge of Allegiance.

MOTION

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

COMMUNICATIONS

File No. 517-16.

From Interim Director Natoya J. Walker Minor, Department of Public Health, City of Cleveland. Notice of grant acceptance of \$2,000 from the National Association of County and City Health Officials and the Center for Disease Control and Prevention's Office on Smoking and Health, for

assessment and recommendations of tobacco retail points of sale. Received.

File No. 518-16.

From Interim Director Natoya J. Walker Minor, Department of Public Health, City of Cleveland. Notice of grant acceptance of \$10,000 from the American Public Health Association, for the Healthiest Cities & Counties Challenge. Received.

FROM OHIO DIVISION OF LIQUOR CONTROL

File No. 519-16.

RE: #2536958. New License Application, D5J. Euclid 116 Holdings LLC, 11611 Euclid Avenue (Ward 9). Received.

File No. 520-16.

RE: #1245320. Economic Development Transfer Application, D1 D2 D3 D3A D6. Captain Rafaels LLC, 1000 East 9th Street (Ward 3). Received.

File No. 521-16.

RE: #1509870005. Economic Development Transfer Application, D5 D6. City Club of Cleveland, 850 Euclid Avenue (Ward 3). Received.

File No. 522-16.

RE: #3909236. Stock Application, D1 D2 D3. Hokavars, Inc., 800 East 200th Street (Ward 8). Received.

File No. 523-16.

RE: #5414306. New License Application, D5J. Magnolia Flats LLC, 1167 Front Avenue (Ward 3). Received.

File No. 524-16.

RE: #2455414. Economic Development Transfer Application, D5. 811 Cleveland LLC, 811 Prospect Avenue (Ward 3). Received.

File No. 525-16.

RE: #26001830010. Stock Application, C1. F S D Oil Company, Inc., 5505 St. Clair Avenue (Ward 10). Received.

File No. 526-16.

RE: #4119413. Transfer of Ownership Application, D1 D3 D3A D6. ICB 1, Inc., 4002 Jennings Road (Ward 12). Received.

CONDOLENCE RESOLUTIONS

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

Res. No. 528-16 — Buddy Dotson.

Res. No. 529-16 — Mary Nelson.

Res. No. 530-16 — Charles E. McBee.

Res. No. 531-16 — Terence J. "Terry" McEntee.

CONGRATULATIONS RESOLUTION

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

Res. No. 532-16 — Geraldine Pinkney Augustus and James Pinkney.

RECOGNITION RESOLUTIONS

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

Res. No. 533-16 — Cinco de Mayo.

Res. No. 534-16 — Salvation Army West Park Corps Community Center.

Res. No. 535-16 — 2016 Asian American & Pacific Islander Heritage Month.

FIRST READING EMERGENCY ORDINANCES REFERRED

Ord. No. 498-16.

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

An emergency ordinance appropriating Community Development Block Grant funds for expenses for the Project Clean Program; and authorizing the Director of Public Works to enter into one or more contracts with various agencies to implement the Program.

Whereas, the City of Cleveland has received a Community Development Block Grant, Year 42, from the United States Government; 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 Community Development Block Grant funds in the amount of \$1,166,908 from Fund No. 14 SF 042, RQS 8006, RL 2016-0027, are appropriated for costs of the Department of Public Works incurred from Fund 19 following the appropriate federal regulations and associated with conducting the Project Clean Program in conjunction with the Community Development Block Grant Program.

Section 2. That the Director of Public Works is authorized to enter into one or more contracts with various non-profit and for-profit agencies to provide services necessary to implement the Project Clean Program.

Section 3. That prior to expending funds under this ordinance, the Director of Public Works and the Director of Community Development shall enter into a memorandum of understanding for this program.

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

Referred to Directors of Community Development, Public Works, Finance, Law; Committees on Development Planning and Sustainability, Finance.

Ord. No. 499-16.
By Council Members Brancatelli and Kelley (by departmental request).

An emergency ordinance appropriating Community Development Block Grant funds for administrative expenses of the Code Enforcement Program.

Whereas, the City of Cleveland has received a Community Development Block Grant, Year 42 from the United States Government; 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 Community Development Block Grant funds in the amount of \$419,000, from Fund No. 14 SF 042, RQS 8006, RL 2016-0029, are appropriated for the Department of Building and Housing for the reimbursement of administrative expenses of the Code Enforcement Program following the appropriate federal regulations, in conjunction with the Community Development Block Grant Program.

Section 2. That prior to expending funds under this ordinance, the Director of Building and Housing and the Director of Community Development shall enter into a written agreement for this program.

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

Referred to Directors of Community Development, Building and Housing, Finance, Law; Committees on Development Planning and Sustainability, Finance.

Ord. No. 500-16.
By Council Members Brancatelli and Kelley (by departmental request).

An emergency ordinance appropriating Community Development Block Grant funds for expenses for the Demolition Program and emergency contracts under the Board-up Program; authorizing the Director of Building and Housing to enter into one or more contracts with various agencies to implement these programs; and authorizing the purchase by one or more requirement contracts for the items of labor and materials necessary to implement the Board-up Program.

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

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

Section 1. That Community Development Block Grant funds in the amount of \$950,000 from Fund No. 14 SF 042, RQS 8006, RL 2016-0026, are appropriated for costs of the Department of Building and Housing associated with conducting the Demolition and Board-up Programs incurred in Fund 19 following the appropriate federal regulations in conjunction with the Community Development Block Grant Program.

Section 2. That the Director of Building and Housing is authorized

to enter into one or more contracts with various non-profit and for-profit agencies and entities for services necessary to implement the Demolition Program and emergency contracts under the Board-up Program.

Section 3. That the Director of Building and Housing is authorized to make one or more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements for a one or two year period for the items of labor and materials necessary to implement the Board-up Program, in the approximate amount as purchased during the preceding term, to be purchased by the Commissioner of Purchases and Supplies on a unit basis for the Department of Building and Housing. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the specified term may be taken if desired by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term. The Director of Building and Housing is authorized to enter into one or more contracts with a term of two years instead of one year when there is a financial advantage to the City. For purposes of this ordinance, a financial advantage shall be determined by the Director of Building and Housing by comparing the bids received for both terms.

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

Section 5. That prior to expending funds under this ordinance, the Director of Building and Housing and the Director of Community Development shall enter into a written agreement for this program.

Section 6. That the Director of Building and Housing is authorized to accept monies in repayment under the program and to utilize CDBG program income and any prior years balances for making additional expenditures under this program, and the funds are appropriated for that purpose.

Section 7. That the Director of Building and Housing is authorized to collect from persons or entities from whom the City is collecting demolition costs an amount equal to any amount spent for services related to collection of demolition cost, such as title searches, credit bureau reports, and document filing fees. Any funds collected shall be deposited into Fund No. 14.

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

Referred to Directors of Community Development, Building and Housing,

Finance, Law; Committees on Development Planning and Sustainability, Finance.

Ord. No. 501-16.

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

An emergency ordinance to amend the title and Sections 1 and 2 of Ordinance No. 1451-14, passed December 8, 2014, as amended by Ordinance No. 1444-15, passed December 7, 2015, relating to an EDI Empowerment Zone Grant to The Beauty Shoppe.

Whereas, under Ordinance No. 1451-14, passed December 8, 2014, as amended by Ordinance No. 1444-15, passed December 7, 2015, this Council authorized an Economic Development Initiative grant to the Beauty Shoppe LLC, or its designee, to partially finance a portion of the acquisition and tenant build-out of the Beauty Shoppe; and

Whereas, under Ordinance No. 1445-15, passed December 7, 2015, this Council authorized the Director of Economic Development to enter into a Vacant Property Initiative Loan with the Beauty Shop, LLC, or its designee, to partially finance the acquisition and/or tenant build-out of the Beauty Shoppe to be located at 6815 Euclid Avenue; and

Whereas, The Department of Economic Development has secured HUD approval to transfer the Beauty Shoppe EDI grant to a new location at 6815 Euclid Avenue, due to another development project in the area, for tenant build-out; 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 title and Sections 1 and 2 of Ordinance No. 1451-14, passed December 8, 2014, as amended by Ordinance No. 1444-15, passed December 7, 2015, are amended to read as follows:

An emergency ordinance authorizing the Director of Economic Development to apply for and accept a grant from the United States Department of Housing and Urban Development Economic Development Initiative Empowerment Zone Program, to partially finance a portion of the tenant build-out of The Beauty Shoppe, to be located at 6815 Euclid Avenue; and authorizing the Director to enter into one or more contracts with The Beauty Shoppe, LLC, or its designee, to implement the project.

Section 1. That the Director of Economic Development is authorized to apply for and accept a grant in an amount up to \$600,000, from the United States Department of Housing and Urban Development Economic Development Initiative ("EDI") Empowerment Zone Program, to partially finance a portion of the tenant build-out of The Beauty Shoppe, to be located at 6815 Euclid Avenue, to be used to implement the project as described in the executive summary below; that the Director is authorized to file all papers and execute all documents necessary to receive the funds under the grant; and that the funds are appropriated for the purposes described in the summary for the grant contained in the file described below.

Section 2. That the summary for the grant, File No. **1451-14-D**, 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, is approved in all respects and shall not be changed without additional legislative authority.

Section 2. That the existing title and Sections 1 and 2 of Ordinance No. 1451-14, passed December 8, 2014, as amended by Ordinance No. 1444-15, passed December 7, 2015, are repealed.

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

Referred to Directors of Economic Development, Finance, Law; Committees on Development Planning and Sustainability, Finance.

Referred to Directors of Economic Development, Finance, Law; Committees on Development Planning and Sustainability, Finance.

Ord. No. 503-16.

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

An emergency ordinance authorizing the Director of Port Control to employ one or more professional consultants to provide financial consulting services, for a period of one year with three one-year options to renew, the second of which requires additional legislative authority.

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

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

Section 1. That the Director of Port Control is authorized to employ by contract or contracts one or more consultants or one or more firms of consultants for the purpose of supplementing the regularly employed staff of the several departments of the City of Cleveland in order to provide professional services necessary to provide financial consulting services for a period of one year, with three one-year options to renew, for the various divisions of the Department of Port Control. The first of the one-year options to renew may be exercised by the Director of Port Control, without the necessity of obtaining additional authority of this Council. The second of the one-year options to renew may not be exercised without additional legislative authority. If such additional legislative authority is granted and the second of the one-year options to renew is exercised, then the third of the one-year options to renew may be exercisable at the option of the Director of Port Control, without the necessity of obtaining additional authority of this Council.

Whereas, in 2011, the Director of Economic Development entered into agreements with Green City Growers, LLC, or its designee, to restructure their debt payment structure. Whereas, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

Whereas, the project was initially funded through an extremely complicated structure, which included New Market Tax Credits, in addition to the above funding; and

Whereas, Green City Growers has faced several challenges in the start-up phase of the project and has requested a restructure of the debt payment in order to better stabilize the project through the seven-year New Market Tax Credits compliance period; and

Whereas, this Council agrees that the Green City Growers project is an essential project which provides job and wealth creation opportunities for neighborhood residents; 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 Economic Development is authorized to enter into an agreement or agreements with Green City Growers, LLC, or its designee, to provide for the use of the project's accrued interest and debt reserve to fund the payment of project debt service through the project funding structure. The Summary is placed in File No. 502-16-A.

Section 2. That the agreement authorized in this ordinance shall be prepared by the Director of Law.

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.

Section 2. That the cost of contract or contracts authorized shall be paid from Fund Nos. 60 SF 001, 60 SF 104, 60 SF 106, 60 SF 141, 60 SF 160, passenger facility charges if authorized, and from the fund or subfunds to which are credited the proceeds of any grant received for this project and from the fund or subfunds to which are credited the proceeds from the sale of any airport revenue bonds if authorized for this purposes of this ordinance, Request No. RQS 3001, RL 2016-21.

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

Referred to Directors of Port Control, Finance, Law; Committees on Transportation, Finance.

Ord. No. 504-16.
By Council Member Kelley (by departmental request).

An emergency ordinance authorizing the Director of Finance, on behalf of the Cleveland Municipal Court, to lease property at 1449 West 117th Street from Montlack Realty, or their designees, for the purpose of providing office space for the Adult Probation Department of the Cleveland Municipal Court, for a term not to exceed three years.

Whereas, the City of Cleveland requires certain property located at 1449 West 117th Street for the public purpose of providing office space for the Adult Probation Department of the Cleveland Municipal Court to furnish probationary services to the neighborhood; and

Whereas, Montlack Realty, or their designees, has proposed to lease the property to the City of Cleveland; 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 and as an exception to the provisions of Chapters 181 and 183 of the Codified Ordinances of Cleveland, Ohio, 1976, the Director of Finance, on behalf of the Cleveland Municipal Court, beginning May 1, 2016, is authorized to lease from Montlack Realty, or their designees, certain property more fully described as follows: Building 1, Space A, at 1449 West 117th Street, consisting of approximately 4,251 square feet, for office space for the Adult Probation Department of the Cleveland Municipal Court.

Section 2. That the term of the lease authorized shall not exceed three years.

Section 3. That the rent for the lease authorized shall be \$64,656.00 annually, payable in equal monthly installments.

Section 4. That the lease may authorize the City to make improvements to the leased premises under terms to be determined by the parties consistent with the public purpose of providing office space for the Adult Probation Department of the Cleveland Municipal Court to furnish probationary services to the neighborhood.

Section 5. That the lease may provide for the City's payment of appropriate utility and other operating costs of the leased premises.

Section 6. That the lease shall be prepared by the Director of Law.

Section 7. That the Director of Finance, on behalf of the Cleveland Municipal Court, and the Director of Law, and other appropriate City officials, are authorized to execute other documents and certificates, and take other actions necessary or appropriate to effect the lease authorized by this ordinance.

Section 8. That the costs of the lease entered into in 2016 shall be paid from Fund Nos. 10 SF 085 and 10 SF 175, and for years 2017 and 2018 shall be subject to annual appropriation, RQS 0115, RL 2016-37.

Section 9. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take

effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

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

Ord. No. 505-16.
By Council Members K. Johnson and Brancatelli (by departmental request).

An emergency ordinance authorizing the Director of Capital Projects to issue a permit to 1220 Playhouse Square LLC, to encroach into the public right-of-way of Brownell Court by installing, using, and maintaining a pedestrian bridge.

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 1220 Playhouse Square LLC, 6055 Rockside Woods Blvd., Suite 100, Independence Ohio, 44131 ("Permittee"), to encroach into the public right-of-way above Brownell Court by installing, using, and maintaining a pedestrian bridge at the following location:

Bridge encroachment over Brownell Court

Situated in the City of Cleveland, County of Cuyahoga, and State of Ohio, and known as being part of Original 2 Acre Lot Numbers 150 and 151, and being the proposed easement hereinafter described extending between planes at elevation 753.50 feet and 770.50 feet above mean sea level as determined by the Cleveland Regional Geodetic Survey, converted to NAVD 1988 Datum, and bounded and described as follows:

Beginning in the easterly line of East 12th Place, 12 feet wide, at its intersection with the southerly line of Huron Road S.E., 99 feet wide;

Thence South 34 degrees 17 minutes 24 seconds East along the easterly line of East 12th Place, 119.21 feet to its intersection with the northerly line of Brownell Court, 16.5 feet wide,

Thence North 67 degrees 35 minutes 06 seconds East along the northerly line of Brownell Court, 23.09 feet to a point and the principal place of beginning of the easement herein described;

Thence North 67 degrees 35 minutes 06 seconds East along the northerly line of Brownell Court, 15.56 feet to a point;

Thence South 4 degrees 10 minutes 26 seconds West, 18.45 feet to its intersection with the southerly line of Brownell Court;

Thence South 67 degrees 35 minutes 06 seconds West, 20.00 feet to a point;

Thence North 15 degrees 09 minutes 46 seconds East, 20.82 feet to the principal place of beginning, according to the exhibit by Donald G. Bohning & Associates, Inc. dated January, 2016.

The courses used in this description are referenced to an assumed meridian and are used to indicate angles only.

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

Section 2. That the Director of Law shall prepare the permit authorized by this ordinance and shall incorporate such additional provisions as the

director determines necessary to protect and benefit the public interest. The permit shall be issued only when, in the opinion of the Director of Law, a prospective Permittee has properly indemnified the City against any loss that may result from the encroachment(s) permitted.

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

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

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

Referred to Directors of Capital Projects, City Planning Commission, Finance, Law; Committees on Municipal Services and Properties, Development Planning and Sustainability.

Ord. No. 507-16
By Council Members K. Johnson and Reed.

An emergency ordinance to designate fire station #36 located at 3552 East 131st Street as the George L. Forbes Fire Station.

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 fire station #36 located at 3552 East 131st Street is hereby designated as the George L. Forbes Fire Station and that the Director of Public Works is authorized and directed to take the necessary action to affect said designation and to post the proper signs at the fire station.

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. 516-16.
By Council Member Polensek.
An emergency ordinance rescinding the designation of Oliver Hazard Perry School as a Cleveland Landmark.

Whereas, Cleveland City Council designated the Oliver Hazard Perry School located at 18400 Schenely Avenue, permanent parcel number 114-04-001, as a Cleveland Landmark by Ordinance No. 1685-04, passed November 8, 2004; and

Whereas, Cleveland City Council may rescind the designation of any building as a landmark by ordinance

under Chapter 161.04(b)(9) of the Codified Ordinances of Cleveland; 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 Cleveland City Council rescinds the designation of Oliver Hazard Perry School, located at 18400 Schenely Avenue, permanent parcel number 114-04-001, as a Cleveland Landmark.

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 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.

FIRST READING ORDINANCE REFERRED

Ord. No. 506-16.

By Council Member McCormack.

An ordinance establishing an UCO District on the lands bounded by West 6th Street, St. Clair Avenue, West 3rd Street and Superior Avenue and as identified on the attached map (Map Change No. 2534).

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

Section 1. That the Use District of lands bounded and described as follows:

Beginning at the intersection of West 6th Street and St. Clair Avenue;

Thence easterly along the centerline of St. Clair Avenue to its intersection with the centerline of West 3rd Street;

Thence southerly along said centerline to its intersection with the centerline of Superior Avenue;

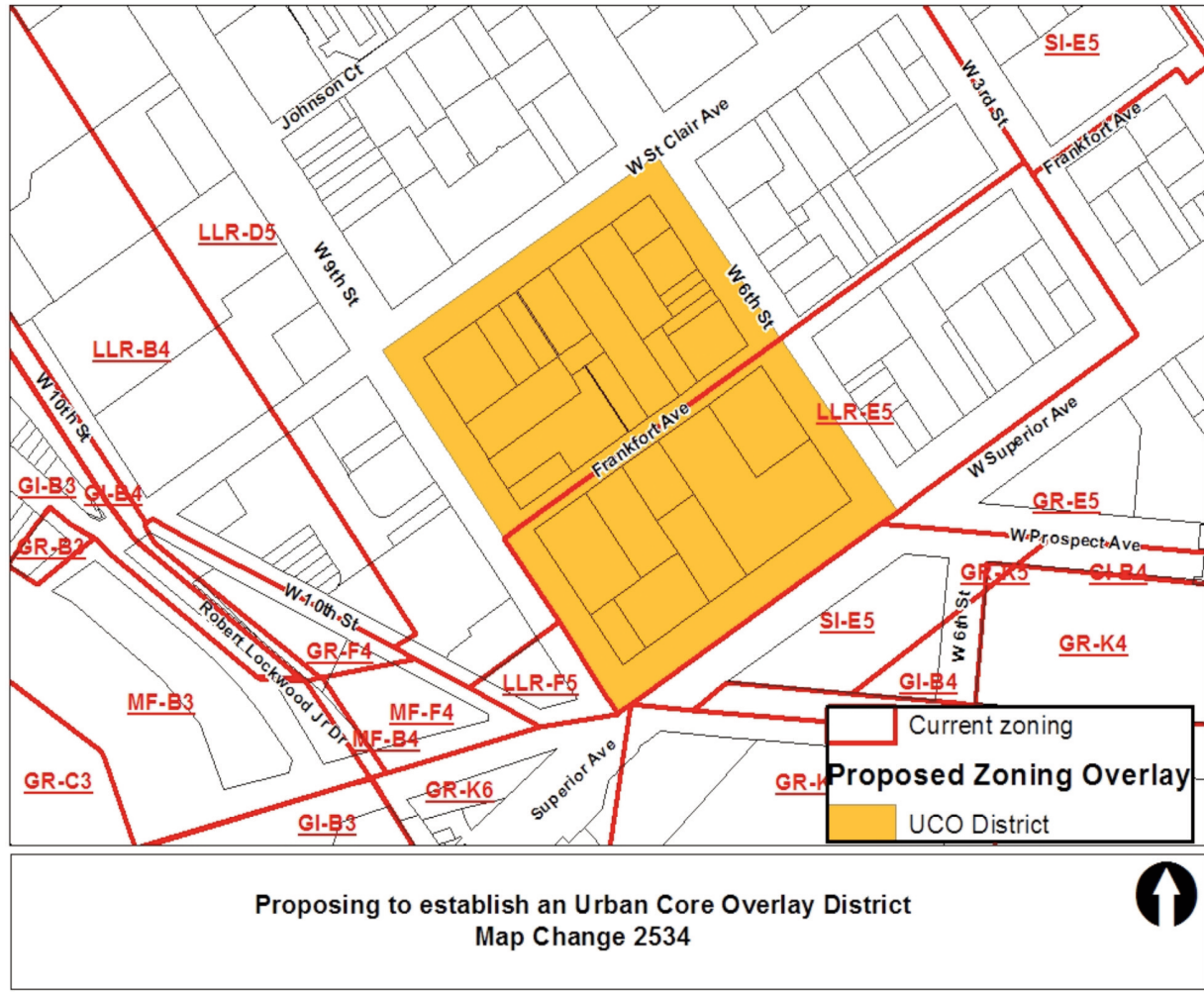
Thence westerly along said centerline to its intersection with the centerline of West 6th Street;

Thence northerly along said centerline to the place of origin;

And as identified on the attached map shall be established as an Urban Core Overlay District;

Section 2. That the change of zoning of lands described in Section 1 shall be identified as Map Change No. 2534, and shall be made upon the Building Zone Maps of the City of Cleveland on file in the office of the Clerk of Council and on file in the office of the City Planning Commission by the appropriate person designated for this purpose by the City Planning Commission.

Section 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.



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

**FIRST READING EMERGENCY
RESOLUTION REFERRED**

Res. No. 515-16.

**By Council Member Kazy.
An emergency resolution supporting
the Federal Railroad Administra-
tion's proposed ruling requiring that
trains in the United States are operat-
ed by a crew of no less than two peo-
ple.**

Whereas, the safe operation of freight and passenger trains are vital to commerce in the United States; and

Whereas, the Federal Railroad Administration (FRA) has published a notice of proposed rulemaking regarding adequate staffing on trains, a factor we believe is vital to ensuring safe train operations; and

Whereas, polling across America shows overwhelming bi-partisan support of two-person crews, with 83 to 87 percent of those polled in favor of mandating that trains be operated by a crew of at least two qualified individuals; and

Whereas, national studies show that a minimum of two on-board crew members are vital to operate a train safely and minimize the likelihood of train-related accidents; and

Whereas, virtually all trains in North America are already operated by crews of at least two individuals, making the economic impact of this proposed rule minimal; and

Whereas, the FRA agrees that, while advancements in automated technology such as Positive Train Control systems improve railroad safety, they are not a substitute for a train's on-board crew members; and

Whereas, this Council supports efforts to keep train operations safe in the state of Ohio and the entire country;

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

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

Section 1. That this Council hereby supports the Federal Railroad Administration's proposed ruling requiring that trains operated in the United States are operated by a crew of no less than two people.

Section 2. That the Clerk of Council is directed to transmit copies of this resolution to Ralph Leichliter, Legislative Representative Local 284, Assistant State Legislative Director, Ohio State Legislative Board SMART-TD for filing with the Federal Railroad Administration.

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.

**FIRST READING EMERGENCY
ORDINANCES READ IN FULL
AND PASSED**

Ord. No. 512-16.

**By Council Member Dow.
An emergency ordinance consent-
ing and approving the issuance of a
permit for the United Cerebral Palsy
of Greater Cleveland Run on May 1,
2016, sponsored 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:

Section 1. That pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio 1976, this Council consents to and approves the holding of the United Cerebral Palsy of Greater Cleveland Run on May 1, 2016, start: UCP Office at 10011 Euclid Avenue; Euclid east to East 105th Street; East 105th north to Martin Luther King, Jr. Boulevard; Martin Luther King, Jr. Boulevard north to Superior Avenue exit ramp; turn around and return same route back to UCP Office; finish line at rear of UCP Offices in parking lot off East 100th Street; provided that the applicant sponsor shall meet all the requirements of Section 411.05 of the Codified Ordinances of Cleveland, Ohio, 1976. Streets may 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 fully indemnified from any and all liability resulting from the issuance 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 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 513-16.

**By Council Member Keane.
An emergency ordinance consent-
ing and approving the issuance of a
permit for the Saint Joseph Academy
Jaguar Jog, on May 25, 2016, spon-
sored 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:

Section 1. That pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio 1976, this Council consents to and approves the holding of the Saint Joseph Academy Jaguar Jog, on May 25, 2016, start: Saint Joseph Academy at 3470 Rocky River Drive; Rocky River Drive north to Riverside Drive; into City of Lakewood; Rocky River Drive south to St. Joseph Academy—Finish Line; provided that the applicant sponsor shall meet all the requirements of Section 411.05 of the Codified Ordinances of Cleveland, Ohio, 1976. Streets may 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 fully indemnified from any and all liability resulting from the issuance 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 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 514-16.

**By Council Member Polensek.
An emergency ordinance consent-
ing and approving the issuance of a
permit for the Escape on the Lake, on
July 9, 2016, benefits Villa Angela-St.
Joseph High School.**

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 pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio 1976, this Council consents to and approves the holding of the Escape on the Lake, on July 9, 2016, start: Villa Angela-St. Joseph High School at 18491 Lakeshore Boulevard; Lakeshore Boulevard west to Schenely Avenue; Schenely north to Dorchester Drive; Dorchester west to Lakefront State Park; run through the park, turn around return to Dorchester Drive; Dorchester east to Schenely Avenue; Schenely south to Lakeshore Boulevard; Lakeshore east to East 185th Street; finish at Villa Angela-St. Joseph High School; provided that the applicant sponsor shall meet all the requirements of Section 411.05 of the Codified Ordinances of Cleveland, Ohio, 1976. Streets may 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 fully indemnified from any and all liability resulting from the issuance 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 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

**FIRST READING EMERGENCY
RESOLUTION READ IN FULL
AND ADOPTED**

Res. No. 508-16.

**By Council Member Kazy.
An emergency resolution objecting
to the transfer of ownership of a D5
and D6 Liquor Permit to 12524 Lorain
Avenue, 1st floor and basement.**

Whereas, Council has been notified by the Division of Liquor Control of an application for the transfer of ownership of a D5 and D6 Liquor Permit from Konieczkowski Investment, LLC, DBA Juniors Pub, 12524 Lorain Avenue, 1st floor and basement, Cleveland, Ohio 44111, Permit Number 4786168 to A Marmel Pub, LLC, DBA M & MS Saloon, 12524 Lorain Avenue, 1st floor and basement, Cleveland, Ohio 44111 Permit Number 5546767; and

Whereas, the granting of this application for a liquor permit to this high crime area, which is already saturated with other liquor outlets, is contrary to the best interests of the entire community; and

Whereas, the applicant does not qualify to be a permit holder and/or has demonstrated that he has operated his liquor business in disregard of the laws, regulations or local ordinances of this state or any other state; and

Whereas, the place for which the permit is sought has not conformed to the building, safety or health requirements of the governing body of this County or City; and

Whereas, the place for which the permit is sought is so arranged or constructed that law enforcement officers or agents of the Division of Liquor Control are prevented reasonable access to the establishment; and

Whereas, the place for which the permit is sought is so located with respect to the neighborhood that it substantially interferes with public decency, sobriety, peace or good order; and

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

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.26 of the Ohio Revised Code. Council's objection to said permit must be received by the Superintendent of Liquor Control within 30 days of notification; now, therefore,

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

Section 1. That Council does hereby record its objection to the transfer of ownership of a D5 and D6 Liquor Permit from Konieczkowski Investment, LLC, DBA Juniors Pub, 12524 Lorain Avenue, 1st floor and basement, Cleveland, Ohio 44111, Permit Number 4786168 to A Marmel Pub, LLC, DBA M & MS Saloon, 12524 Lorain Avenue, 1st floor and basement, Cleveland, Ohio 44111 Permit Number 5546767; and requests the Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.26 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County.

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

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Adopted. Yeas 15. Nays 0.

Res. No. 509-16.

By Council Member Polensek.

An emergency resolution withdrawing objection to the transfer of ownership of a C1, C2 and D6 Liquor Permit at 15521 St. Clair Avenue and repealing Resolution No. 131-16 objecting to said permit.

Whereas, this Council objected to a transfer of ownership of a C1, C2 and D6 Liquor Permit to SH and M Services, LLC, DBA Convenient Food Mart, 15521 St. Clair Avenue, Cleveland, Ohio 44110, Permanent Number 8011017 by Resolution No. 131-16 adopted by the Council on February 1, 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, C2 and D6 Liquor Permit to SH and M Services, LLC, DBA Convenient Food Mart, 15521 St. Clair Avenue, Cleveland, Ohio 44110, Permanent Number 8011017, be and the same is hereby withdrawn and Resolution No. 131-16, 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.

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Adopted. Yeas 15. Nays 0.

Res. No. 510-16.

By Council Member Dow.

An emergency resolution objecting to the transfer of ownership of a C1 and C2 Liquor Permit to 7909 Superior Avenue.

Whereas, Council has been notified by the Division of Liquor Control of an application for the transfer of ownership of a C1 and C2 Liquor Permit from Enam 79th, Inc., 7909 Superior Avenue, Cleveland, Ohio 44103, Permit Number 2509200 to Maa Durga Krupa, Inc., DBA EZ Exchange, 7909 Superior Avenue, Cleveland, Ohio 44103, Permanent Number 5376707; and requests the Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.26 of the Revised Code of Ohio.

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

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

Whereas, the applicant does not qualify to be a permit holder and/or has demonstrated that he has operated his liquor business in disregard of the laws, regulations or local ordinances of this state or any other state; and

Whereas, the place for which the permit is sought has not conformed to the building, safety or health requirements of the governing body of this County or City; and

Whereas, the place for which the permit is sought is so arranged or constructed that law enforcement officers or agents of the Division of Liquor Control are prevented reasonable access to the establishment; and

Whereas, the place for which the permit is sought is so located with respect to the neighborhood that it substantially interferes with public decency, sobriety, peace or good order; and

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

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.26 of the Ohio Revised Code. Council's objection to said permit must be received by the Superintendent of Liquor Control within 30 days of notification; now, therefore,

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

Section 1. That Council does hereby record its objection to the transfer of ownership of a C1 and C2 Liquor Permit from Enam 79th, Inc., 7909 Superior Avenue, Cleveland, Ohio 44103, Permit Number 2509200 to Maa Durga Krupa, Inc., DBA EZ Exchange, 7909 Superior Avenue, Cleveland, Ohio 44103, Permanent Number 5376707; and requests the Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.26 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County.

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

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Adopted. Yeas 15. Nays 0.

Res. No. 511-16.

By Council Member Brancatelli.

An emergency resolution withdrawing objection to the transfer of ownership of a D2, D2X, D3 and D3A Liquor Permit at 3924 East 71st Street, 1st floor, and repealing Resolution No. 351-16 objecting to said permit.

Whereas, this Council objected to a transfer of ownership of a D2, D2X, D3 and D3A Liquor Permit to Theresa A. Kurtz, 3924 East 71st Street, 1st floor,

Cleveland, Ohio 44105, Permanent Number 4940713 by Resolution No. 351-16 adopted by the Council on March 14, 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 D2, D2X, D3 and D3A Liquor Permit to Theresa A. Kurtz, 3924 East 71st Street, 1st floor, Cleveland, Ohio 44105, Permanent Number 4940713, be and the same is hereby withdrawn and Resolution No. 351-16, 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.

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Adopted. Yeas 15. Nays 0.

Res. No. 527-16.

By Council Member Brancatelli.

An emergency resolution objecting to the transfer of ownership of a D1, D3, D3A and D6 Liquor Permit to 4002 Jennings Road and patio.

Whereas, Council has been notified by the Division of Liquor Control of an application for the transfer of ownership of a D1, D3, D3A and D6 Liquor Permit from Iron City Café, LLC, DBA Iron City Café, 4002 Jennings Road and patio, Cleveland, Ohio 44109, Permit Number 4153951 to ICB 1 Inc., DBA Iron City Café, 4002 Jennings Road and patio, Cleveland, Ohio 44109, Permanent Number 4119413; and

Whereas, the granting of this application for a liquor permit to this high crime area, which is already saturated with other liquor outlets, is contrary to the best interests of the entire community; and

Whereas, the applicant does not qualify to be a permit holder and/or has demonstrated that he has operated his liquor business in disregard of the laws, regulations or local ordinances of this state or any other state; and

Whereas, the place for which the permit is sought has not conformed to the building, safety or health requirements of the governing body of this County or City; and

Whereas, the place for which the permit is sought is so arranged or constructed that law enforcement officers or agents of the Division of Liquor Control are prevented reasonable access to the establishment; and

Whereas, the place for which the permit is sought is so located with respect to the neighborhood that it substantially interferes with public decency, sobriety, peace or good order; and

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

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.26 of the Ohio Revised Code. Council's objection to said permit must be received by the Superintendent of Liquor Control within 30 days of notification; now, therefore,

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

Section 1. That Council does hereby record its objection to the transfer of ownership of a D1, D3, D3A and D6 Liquor Permit from Iron City Café, LLC, DBA Iron City Café, 4002 Jennings Road and patio, Cleveland, Ohio 44109, Permit Number 4153951 to ICB 1 Inc., DBA Iron City Café, 4002 Jennings Road and patio, Cleveland, Ohio 44109, Permanent Number 4119413; and requests the Superintendent of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.26 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County.

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

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Adopted. Yeas 15. Nays 0.

SECOND READING EMERGENCY ORDINANCES PASSED

Ord. No. 256-16.

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

An emergency ordinance authorizing the Director of Port Control to exercise the second option to renew Contract No. PS 2014-122 with KS Associates, Inc. to provide drawings of the existing and proposed Airfield signage, lighting, and marking plans, as required for certification of Cleveland Hopkins International Airport by the Federal Aviation Administration, and to update drawings as required.

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 290-16.

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

An emergency ordinance authorizing the Director of Port Control to exercise the third option to renew Contract No. PS 2012-76 with Airports

Council International to provide customer service satisfaction surveys, data collection, reporting, benchmarking and other related services.

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 294-16.

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

An emergency ordinance authorizing the Director of Public Utilities to enter into a Stormwater Management Program Service Agreement with the Northeast Ohio Regional Sewer District for implementation of its Regional Stormwater Management Program and to enter into additional agreements with the District for individual projects; determining to make the public improvement of upgrading of the Local Stormwater System; authorizing the Director to enter into contracts for the making of such improvement; authorizing the purchase by standard purchase and requirements contracts of related equipment; authorizing the acquisition of various rights and interests in real property; authorizing the relocation or modification of fixtures or features on said property; and authorizing various professional services contracts for the Department of Public Utilities in connection with the public improvement.

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

1. In Section 2, strike lines 3, 4, and 5 in their entirety and insert "**Program Service Agreement. The Director must obtain additional legislative authority to apply for and accept funds from the Northeast Ohio Regional Sewer District for the Community Cost Share Program before entering into any of the contracts authorized below.**".

2. In Section 4, line 3, strike "for a gross price" and insert "**on a unit basis**"; and strike lines 6, 7, 8, 9, and 10 in their entirety and insert "**components may be the subject of a separate contract on a unit basis**".

Amendments agreed to.

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. 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. 330-16.

By Council Members Zone, Keane and Kelley (by departmental request).

An emergency ordinance to supplement the Codified Ordinances of Cleveland, Ohio, 1976, by enacting new Sections 490.01, 490.02, 490.03, and 490.99, relating to unmanned aircraft systems.

Approved by Directors of Public Safety, Port Control, Finance, Law; Passage recommended by Committees on Safety, Transportation, Finance.

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 333-16.

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

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

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 366-16.

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

An emergency ordinance authorizing the Director of Port Control to exercise the second option to renew Contract No. PS 2014-113 with Solar Testing Laboratories, Inc. to provide quality assurance, quality control and surveying services, for the Department of Port Control.

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 382-16.

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

An emergency ordinance determining the method of making the public improvement of implementing a sustainable roofing system and related projects; authorizing the Director of Port Control to enter into one or more contracts for the making of the improvement.

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 411-16.

By Council Member Kelley (by departmental request).

An emergency ordinance authorizing payment of membership dues of the City of Cleveland in Global Cleveland for 2016.

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 463-16.

By Council Member Kelley (by departmental request).

An emergency ordinance authorizing the Director of Finance to enter

into an agreement with the Greater Cleveland Regional Transit Authority, Cuyahoga County, Cleveland Metroparks, Ohio Department of Transportation, and/or other State or local governmental entities, to share fiber optic resources, for a period up to five years; and to enter into an interim agreement.

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 473-16.

By Council Member Mitchell.

An emergency ordinance designating Shaker Blvd. eastbound between East 116th Street and East 121st Street with a secondary and honorary designation of "Don King Way".

Approved by Committee on Finance.

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

Ord. No. 478-16.

By Council Member Kelley (by departmental request).

An emergency ordinance authorizing the Director of Finance to employ one or more consultants, computer software developers, or vendors or one or more firms of consultants, computer software developers, or vendors necessary to implement various technology projects; and to enter into various contracts to implement this ordinance.

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

The rules were suspended. Yeas 15. Nays 0. Read second time. Read third time in full. Passed. Yeas 15. Nays 0.

MOTION

On the motion of Council Member Mitchell, the absences of Council Members Kevin Conwell and TJ Dow are hereby authorized. Seconded by Council Member Keane.

MOTION

The Council Meeting adjourned at 7:37 p.m. to meet on Monday, May 2, 2016, at 7:00 p.m. in the Council Chamber.

Patricia J. Britt
City Clerk, Clerk of Council

THE CALENDAR

The following measures will be on their final passage at the next meeting:

NONE

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BOARD OF CONTROL

April 20, 2016

The Regular meeting of the Board of Control convened in the Mayor's office on Wednesday, April 20, 2016 at 10:56 a.m. with Director Langhenry presiding.

Present: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Others: Tiffany White, Commissioner, Purchases & Supplies.

William Sonntag, Acting Director, Mayor's Office of Capital Projects.

Michael Curry, Acting Director, Office of Equal Opportunity.

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

Resolution No. 167-16.

By Director Davis.

Be it resolved by the Board of Control of the City of Cleveland that the employment of the following subcontractor by Energy Mechanical Corp. under Contract No. RC2015*23 for labor and materials to provide maintenance, repair, enhancement and/or replacement of heating, ventilation and air conditioning systems, for a period of two years, with two one-year options to renew, for the various divisions of the Department of Public Utilities, is approved:

<u>Subcontractor</u>	<u>Work Percentage</u>
Service-Tech Corporation (non-certified)	\$42,672.03 0.00%

Yays: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 168-16.

By Director Davis.

Be it resolved by the Board of Control of the City of Cleveland that the employment of the following subcontractor by Terrace Construction Company, Inc. under Contract No. RC2016-38 for labor, materials and installation necessary to repair or replace water mains, fire hydrants, valves, service connections and appurtenances - Area C, including underground enclosures and tree lawn restoration, for the Division of Water, Department of Public Utilities, is approved:

<u>Subcontractor</u>	<u>Work Percentage</u>
Corlett Trenching and Plumbing (CSB/MBE)	\$75,000.00 1.03%

Yays: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.
 Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 169-16.

By Director Davis.
 Be it resolved by the Board of Control of the City of Cleveland that the employment of the following subcontractor by Terrace Construction Company, Inc. under Contract No. RC2016-39 for labor, materials and installation necessary to repair or replace water mains, fire hydrants, valves, service connections and appurtenances - Area A, including underground enclosures and tree lawn restoration, for the Division of Water, Department of Public Utilities, is approved:

<u>Subcontractor</u>	<u>Work Percentage</u>
Corlett Trenching and Plumbing (CSB)	\$75,000.00 1.15%

Yays: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.
 Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 170-16.

By Director Davis.
 Be it resolved by the Board of Control of the City of Cleveland that the bid of Perez Painting, Inc. for an estimated quantity of Labor and Materials to Paint Poles and Other Street Side Elements, items 1 thru 9, 12, and 13, for the Division of Cleveland Public Power, Department of Public Utilities, for a period of two years starting upon execution of a contract or the day following expiration of the currently effective contract for the goods or services, received on November 25, 2015 under the authority of Ordinance No. 362-16, passed April 11, 2016, which on the basis of the estimated quantity would amount to \$234,100.00, is affirmed and approved as the lowest and best bid, and the Director of Public Utilities is requested to enter into a requirement contract for the required goods and/or services necessary for the specified items.

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

Yays: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.
 Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 171-16.

By Director Davis.
 Be it resolved, by the Board of Control of the City of Cleveland that all bids received on November 25, 2015 for the purchase of an estimated quantity of Labor and Materials to Paint Poles and Other Street Side Elements, items 10, 11, 14 and

15, for the Division of Cleveland Public Power, Department of Public Utilities, under the authority of Ordinance No. 362-16, passed April 11, 2016 are rejected.

Yays: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.
 Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 172-16.

By Director Davis.
 Be it resolved by the Board of Control of the City of Cleveland that the bid of OW Investors, LLC dba MARS Company for the public improvement of rehabilitating the water meter testing laboratory at the Harvard Yard Facility, including a \$54,538.75 contingency allowance, item 1 - Option C, for the Division of Water, Department of Public Utilities, received on December 9, 2015, under the authority of Ordinance No. 611-15, passed June 1, 2015, upon a gross price for the improvement in the aggregate amount of \$599,926.23, is affirmed and approved as the lowest responsible bid, and the Director of Public Utilities is authorized to enter into a contract for the improvement with the bidder.

Be it further resolved that according to Section 181.25(a) of the Codified Ordinances of Cleveland, Ohio, 1976, the informality and irregularity of the insufficiency of the bid check submitted by OW Investors, LLC dba MARS Company in the amount of \$27,269.38, which check is insufficient by an amount less than 10% of the amount required under Section 181.24 C.O., is waived for the reason that such waiver is in the public interest.

Yays: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.
 Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 173-16.

By Director Davis.
 Be it resolved by the Board of Control of the City of Cleveland that the bid of Cook Paving & Construction Co., Inc. for an estimated quantity of labor and materials necessary for the restoration of pavement, all items, for the Divisions of Water, Cleveland Public Power and Water Pollution Control, Department of Public Utilities, for a period of two years starting upon the later of the execution of a contract or the day following expiration of the currently effective contract for the goods or services, received on February 19, 2016 under the authority of Ordinance No. 607-15, passed June 1, 2015, which on the basis of the estimated quantity would amount to \$2,996,807.66 (0%), is affirmed and approved as the lowest and best bid, and the Director of Public Utilities is requested to enter into a requirement contract for the goods and/or services, necessary for the specified items.

The requirement contract shall further provide that the Contractor

shall furnish all the City's requirements for such 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 of the City of Cleveland that the employment of the following subcontractors by Cook Paving & Construction Co., Inc. for the above-mentioned service is approved:

<u>SUBCONTRACTOR</u>	<u>WORK PERCENTAGE</u>
RAR Contracting Co., Inc. (CSB)	\$599,500.00 20.00%

Yays: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.
 Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 174-16.

By Director Davis.
 Be it resolved by the Board of Control of the City of Cleveland that the bid of RA Strauss Electric Supply Company for an estimated quantity of Purchase of Pull Boxes, Items (PB-3 thru PB-6, and PB-9 thru PB-12), for the Division of Cleveland Public Power, Department of Public Utilities, for a period of two years starting upon execution of a contract or the day following expiration of the currently effective contract for the goods or services, received on February 12, 2016, under the authority of Section 129.26 of the Codified Ordinances of Cleveland, Ohio 1976, which on the basis of the estimated quantity would amount to \$198,891.00 is affirmed and approved as the lowest and best bid, and the Director of Public Utilities is requested to enter into a requirement contract for the required goods and/or services necessary for the specified items.

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

Yays: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.
 Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 175-16.

By Interim Director Szabo.
 Whereas, under the authority of Ordinance No. 744-13, as amended by Ordinance No. 585-15, passed by the Council of the City of Cleveland on July 10, 2013, and June 8, 2015, respectively, the City through its Director of Port Control, entered into Contract No. PS2015*014 with Glaus, Pyle, Schomer, Burns & DeHaven, Inc., d/b/a GPD Group ("Consultant"), to provide professional services necessary to design the Primary Road fire and domestic

water line improvements at Cleveland Hopkins International Airport, for the various divisions of the Department of Port Control; and

Whereas, the City has determined the need for the additional design component of replacing sanitary and other utility lines along the Primary Road and the relining of the local sanitary sewers between Pump House 1 and 2 and to the terminal, along with associated laterals feeding the hangar buildings along the road, including components and parts housed within the pump houses; and

Whereas, the Consultant has proposed by its proposal dated January 14, 2016 to perform the additional work necessary for an amount of \$93,580.00; 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*014 between the City of Cleveland and Glaus, Pyle, Schomer, Burns & DeHaven, Inc., d/b/a GPD Group for the additional design services. The amount to be paid for all services shall be increased by \$93,580.00 from \$239,705.00 to a total amount not to exceed \$333,285.00.

Be it further resolved that the amount attributed to the following subconsultant approved in Board of Control Resolution No. 504-14, adopted October 29, 2014, is amended as follows:

<u>Subconsultant</u>	<u>Percentage Amount</u>
G & T Associates	10.382% CSB \$34,600.00

Be it further resolved that all other terms of Resolution No. 504-14 not expressly amended by this resolution shall remain unchanged and in full force and effect.

Yea: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 176-16.

By Director Spronz.

Whereas, Ordinance No. 1383-13, passed November 25, 2013 by the Council of the City of Cleveland, authorizes the Commissioner of Purchases and Supplies to acquire for right-of-way purposes real property necessary for the Scranton/Carter Road Rehabilitation portion of the Improvement ("Road Project") described in the ordinance, at a price not to exceed fair market value as determined by the City Board of Control; and

Whereas, to make Road Project portion of the Improvement, it is necessary to acquire for right-of-way purposes certain property located on Permanent Parcel No. 004-26-008, near the intersection of Columbus Road and Carter Road (the "Property"), from Lake Link, LLC; now, therefore,

Be it resolved by the Board of Control that under Ordinance No. 1383-13, passed November 25, 2013 by the Cleveland City Council, the consideration of \$43,550 to be paid for

the Property necessary to be acquired for right of way purposes for the Road Project is determined not to exceed fair market value.

Be it further resolved that the Director of Capital Projects is requested to execute all documents necessary to acquire the Property.

Yea: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 177-16.

By Director Spronz.

Whereas, Ordinance No. 116-16, passed April 4, 2016 by the Council of the City of Cleveland authorizes the Commissioner of Purchases and Supplies, by and at the direction of the City Board of Control, to convey a portion of City-owned property known Parcels "C" and "D" located on Permanent Parcel No. 004-26-010 near the intersection of Columbus Road and Carter Road, more fully described in the ordinance and found and determined to be not needed for public use, to Lake Link, LLC for redevelopment, at a price not less than appraised value which has been determined to be fair market value; now, therefore,

Be it resolved by the Board of Control of the City of Cleveland that under Ordinance No. 116-16, passed April 4, 2016 by the Cleveland City Council, the Commissioner of Purchases and Supplies is directed to convey a fee simple interest in the aforementioned City-owned property located on Permanent Parcel No. 004-26-010, and more fully described in the ordinance, to Lake Link, LLC at the price of the appraised value of \$43,908.

Be it further resolved that the Mayor is requested to execute and deliver the official deed of the City of Cleveland conveying the aforementioned City-owned property, which deed shall contain such additional terms and provisions as the Director of Law shall determine is necessary to protect the City's interests.

Yea: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 178-16.

By Director Spronz.

Whereas, under Section 516.04 of the Codified Ordinances of Cleveland, Ohio, 1976 ("C.O."), the Board of Control shall establish a fee for each application for a decorative street painting license; now, therefore,

Be it resolved by the Board of Control of the City of Cleveland, that under the authority of Section 516.04 C.O., the fee to accompany each application for a decorative street painting license is established at \$20.00 (Twenty Dollars).

Yea: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director

West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 179-16.

By Director Cox.

Whereas, under the authority of Ordinance No. 154-16, passed April 4, 2016 by the Council of the City of Cleveland, the Commissioner of Purchases and Supplies is authorized to convey a non-exclusive, perpetual easement interest, found and determined to be not needed for public use and more fully described in the ordinance, in certain City-owned property located along Wade Oval Drive, to The East Ohio Gas Company dba Dominion East Ohio, to supply gas to the Cleveland Museum of Natural History, 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 the price of \$80,000.00 for a non-exclusive, perpetual easement interest, not needed for public use, in certain City-owned property located along Wade Oval Drive and more fully described in the ordinance, to be conveyed to The East Ohio Gas Company dba Dominion East Ohio, is determined to be fair market value.

Be it further resolved that the Director of Public Works is requested to execute and deliver the official deed of easement of the City of Cleveland conveying the easement, which document shall contain such additional terms and provisions as the Director of Law shall determine is necessary to protect the City's interests.

Yea: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 180-16.

By Director Cox.

Whereas, by Resolution No. 250-12, adopted on June 6, 2012, under the authority of Section 131.15(f) of the Codified Ordinances of Cleveland, Ohio 1976, this Board of Control established the rental rates for the Cleveland Public Auditorium, its various rooms, halls, and portions thereof; and

Whereas, the City Of Cleveland will sponsor Senior Day 2016 to be held on May 27, 2016; and

Whereas, Senior Day 2016 is open to the public free of charge; now, therefore,

Be it resolved by the Board of Control of the City of Cleveland, that notwithstanding and as an exception to the terms of Resolution No. 250-12, adopted by this Board of Control on June 6, 2012, the use of the space at Cleveland Public Auditorium for Senior Day 2016 shall be provided at no charge.

Be it further resolved that the Cleveland Public Auditorium shall charge the Department of Aging at the prevailing rate for any labor, materials, and equipment supplied.

Yea: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors

Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 181-16.

By Director Cox.

Be it resolved, by the Board of Control of the City of Cleveland that the bid of Wingfoot Commercial Tire Systems, LLC dba Goodyear Commercial Tire & Service Centers, for an estimated quantity of various specialty tires, tubes, etc., and related equipment, parts and labor, all items, for the Division of Motor Vehicle Maintenance, Department of Public Works, for a period of two years, beginning with the date of execution of a contract, received on February 19, 2016 under the authority of Section No. 131.64 of the Codified Ordinances of Cleveland, Ohio, 1976, which on the basis of the estimated quantity would amount to \$355,472.00 (Net), is affirmed and approved as 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.

Yeas: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 182-16.

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. 110-24-016 located at 12332 Saywell 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, Gardner Taylor 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 9 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 Gardner Taylor for the sale and development of Permanent Parcel No. 110-24-016 located at 12332 Saywell 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: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 183-16.

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. 008-25-038 located at 2111 Forestdale 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, Maria Zavala 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 12 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 Maria Zavala for the sale and development of Permanent Parcel No. 008-25-038 located at 2111 Forestdale 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: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 184-16.

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. 115-29-087 located on Stevenson Road and Mandalay 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, Willie Pittman III 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 8 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 Willie Pittman III for the sale and development of Permanent Parcel No. 115-29-087 located on Stevenson Road and Mandalay 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: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 185-16.

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. 115-29-006 located at 948 Rondel Road; 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, Daphne Wilson and Dallas Wilson have 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 8 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 purchasers of the parcel are 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 Phyllis Duncan for the sale and development of the northern portion of Permanent Parcel No. 106-12-018 located on East 65th Street, 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.

Yea: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 186-16.

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 Nos. 126-31-062, 126-31-063, 126-31-064, 126-31-065, 126-31-066, 126-31-067, 126-31-068 and 126-31-071 located on East 83rd Street; 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, Phyllis Duncan has proposed to the City to purchase and develop the northern portion of 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 Phyllis Duncan for the sale and development of the northern portion of Permanent Parcel No. 106-12-018 located on East 65th Street, 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.

Yea: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 187-16.

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 Nos. 126-31-062, 126-31-063, 126-31-064, 126-31-065, 126-31-066, 126-31-067, 126-31-068 and 126-31-071 located on East 83rd Street; 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, Rid All Foundation Inc. has proposed to the City to purchase and develop the parcels for facility expansion; and

Whereas, the following conditions exist:

1. The member of Council from Ward 5 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 parcels 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 Rid-All Foundation Inc. for the sale and development of Permanent Parcel Nos. 126-31-062, 126-31-063, 126-31-064, 126-31-065, 126-31-066, 126-31-067, 126-31-068 and 126-31-071 located on East 83rd Street, 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 parcels shall be \$1,600.00, which amount is determined to be not less than the fair market value of the parcels for uses according to the Program.

Yea: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 188-16.

By Director McGrath.

Be it resolved, by the Board of Control of the City of Cleveland that the bid of Elite Arms, Inc. dba Elite Defense for an estimated quantity of ballistic helmets, vests and accessories, Items 1.01-1.03 and 2.06, for the Division of Police, Department of Public Safety, for a period of six (6) months beginning on the date of execution of a contract for the goods and/or services, received on March 18, 2016, under the authority of Ordinance No. 880-14, passed July 16, 2014, which on the basis of the estimated quantity would amount to \$46,656.00 (Net 30), is affirmed and approved as the lowest and best bid, and the Director of Public Safety is requested to enter into a requirement contract for the specified goods and/or services.

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

Yea: Director Langhenry, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

Resolution No. 189-16.

By Director McGrath.

Be it resolved, by the Board of Control of the City of Cleveland that the bid of Standard Law Enforcement Supply Co. for an estimated quantity of ballistic helmets, vests and accessories, Items 2.01-2.05, for the Division of Police, Department of Public Safety, for a period of six (6) months beginning on the date of execution of a contract for the goods and/or services, received on March 18, 2016, under the authority of Ordinance No. 880-14, passed July 16, 2014, which on the basis of the estimated quantity would amount to \$60,264.00 (Net 30), is affirmed and approved as the lowest and best bid, and the Director of Public Safety is requested to enter into a requirement contract for the specified goods and/or services.

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

Yeas: Director Langhemy, Acting Directors Shaw, Scott, Interim Director Walker-Minor, Acting Directors Hennessy, Greene, Interim Director West, Directors Fumich, and O'Leary.

Nays: None.

Absent: Mayor Jackson, Directors Dumas, Davis, and Nichols.

JEFFREY B. MARKS,
Secretary

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. There-after, 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 other parts of the examinations must submit to a physical examination.

ROBERT BENNETT,
President

CIVIL SERVICE NOTICE

ANNOUNCEMENTS — 2016 Filing Beginning 4/29/2016

Announ-	Exam	Classi-	Exam
ment	Method	cement	Type
33	EE	Animal Control Officer	Open
17A	EE	Electrical Safety Inspector I	Open
34	EE	Field Operations Forester	Non-Comp
35	WR	Messenger	Open
36	WR/PORT	Recreation Instructor II (Arts)	Open
37	EE	Redevelopment Advisor	Open

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 properly date 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. 33

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 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, APRIL 29, 2016 UNTIL 4:30 P.M. ON THURSDAY, MAY 19, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, MAY 19, 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. Chases, apprehends, impounds, and transports domestic, exotic, and wild animals that are stray, injured, and diseased. Uses snares, catch poles, and traps to capture and impound animals. Places animals in animal 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 well as 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 activities. Assists Cleveland Safety Forces and other city departments by handling animals that are present at crime scenes. Assists bailiffs by handling animals present during evictions. Testifies in court and at hearings on the enforcement of 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 and customers that enter the kennel. 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. The equivalent of one year of full time experience in the animal handling/sheltering/care 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 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. 17A**

ELECTRICAL SAFETY INSPECTOR I (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 \$14.83 - \$25.86 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, APRIL 29, 2016 UNTIL 4:30 P.M. ON THURSDAY, MAY 12, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, MAY 12, 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 supervision of the Commissioner of the Division of Code Enforcement and the Bureau Manager - Building, makes inspections of residential and commercial buildings and structures for the purposes of ensuring compliance with laws, ordinances, rules, and regulations relating to the design, installation, maintenance, alteration, repair, relocation, replacement, addition to, use, and inspection of electrical components, equipment and systems used in buildings and structures. Performs related duties as required that pertain to enforcement of the Cleveland Housing Code, Cleveland Building Code, Ohio Building Code, Residential Code of Ohio, and the National Electric Code. 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.

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. One of the following is required: (1) Must be a Journeyman Electrician OR equivalent for four years, two as an Electrician Unit Leader, and two years as a building department ESI trainee; (2) Must be a Journeyman Electrician or equivalent for four years and have three years' experience as a building department ESI trainee; (3) Must have four years' experience as a building department ESI trainee; (4) Must be a Journeyman Electrician or equivalent for six years; or (5) Must be an Electrical Engineer registered in the State of Ohio. A valid State of Ohio Driver's License is required. With exception for Electrical Safety Inspector I where Interim Certifications are required, State of Ohio Board of Building Standards (OBBS) certification as an Electrical Safety Inspector certification is required and must be maintained throughout employment. In addition to the above: ELECTRICAL SAFETY INSPECTOR I - An OBBS Interim Electrical Safety Inspector certification is required, a full certification is preferred.

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: 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. 34**

FIELD OPERATIONS FORESTER (NON-COMP)

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 \$32,445.00 to \$66,858.11 per Year.

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 8:30 A.M. ON FRIDAY, APRIL 29, 2016 UNTIL 4:30 P.M. ON THURSDAY, JULY 21, 2016.**

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, JULY 21, 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.

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 administrative direction, supervises the operations of the urban forestry section. Daily coordinates the Systematic Street Tree Maintenance schedule to optimize crew efficiency and productivity. Prepares and reviews work reports to assess employee attendance and performance. Schedules routine maintenance and emergency repair work on divisional vehicles and equipment. Enforces City standards for tree pruning, removal, planting, and replacement as well as all operations and safety policies and safe work practices. Assesses work to be done by contractors. Supervises employees involved in professional forestry activities. Examines other agency and permit applications to assess impact on trees and landscapes and/or issues tree planting permits. Consults with engineers, developers, and contractors on a regular basis throughout projects. Schedules and conducts field surveys and inspections. Assesses the conditions of trees

for health, structure, insects, and diseases. Responds to citizen inquiries and maintains working relationships with community groups and officials within and outside of the City. Receives requests for emergency and unscheduled work and coordinates completion of required work orders. Manages street tree planting contracts. Surveys sites for planting potential and makes decisions regarding species selection and site design. Inspects and tags trees at local nurseries. Conducts post-planting field inspections. Manages tree database and tracks, monitors, and produces reports on productivity and accomplishments. Researches and recommends operational and equipment improvements to the appropriate City authority. Serves 24 hour on-call during storms and emergencies. 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. A Bachelor's Degree in Urban Forestry or related field from a four-year accredited college or university is required. One year of full time paid experience in forestry or arboricultural work is required. (Substitution: One year of full time forestry or arboricultural experience may substitute for each year of college education lacking.) Three years of supervisory experience is also required. Must be certified as an International Society of Arboriculture (ISA) Arborist. Must possess a valid State of Ohio Driver's License, an Ohio Commercial Driver's License is preferred. Must have strong proficiency in tree identification and must be able to operate a chainsaw. The following are also preferred: ISA TRAQ, ISA Municipal Specialist, or ISA Certified Tree Worker or the ability to obtain a certification within one year of employment; Proficiency in Microsoft Office. Excellent communication and interpersonal skills; Experience working with the public; The ability to work independently.

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, 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. 35

MESSENGER (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 \$10.00 - \$16.01 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, APRIL 29, 2016 UNTIL 4:30 P.M. ON THURSDAY, MAY 5, 2016.**

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, MAY 5, 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, delivers messages or mail. Runs errands. Assists in simple clerical or other tasks of a routine nature. Performs related duties as required. **TYPICAL TASKS:** Carries mail and supplies between departments and stations. Sorts mail. Delivers mail to post office. Delivers messages, reports, orders, memoranda, and pay vouchers. Drives an automobile in some instances in connection with assigned tasks. Collects mail and other materials for distribution to other departments. Runs errands. Does simple clerical work or other light tasks in connection with carrying out specific instructions. 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 G.E.D. is required. A Valid State of Ohio Driver's license is required. Must be able to lift a minimum of sixty (60) 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 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. 36

RECREATION INSTRUCTOR II - Arts (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 \$10.00 - \$19.03 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 FROM 8:30 A.M. ON FRIDAY, APRIL 29, 2016 UNTIL 4:30 P.M. ON THURSDAY, MAY 12, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, MAY 12, 2016.

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

EXAMINATION INFORMATION

TYPE: Written and Art Portfolio: Applicants will be notified of the time, date, and place of the written exam by U.S. Mail. Also by mail, approved candidates will be sent the particulars about what is required in the Portfolio and given a deadline for its submittal.

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 1 YEAR FROM THE DATE OF ITS APPROVAL.

DUTIES OF THE POSITION

Under supervision, has charge of the organization and direction of recreational activities of a playground or recreation center. Performs related duties as required. **TYPICAL TASKS:** Coordinates, organizes, and directs free play and planned group activities at a playground or recreation center. Organizes leisure time activities and teaches skills in games, such as playground ball, volleyball, tennis, and other individual and team games. Organizes and conducts field trips, sports days and other special events on the playgrounds or in the recreation center that coordinate with the city-wide recreation program. Assists in marking and laying out play fields for various games and events. Supervises the distribution, setting up, use, collection, storing, and maintaining of equipment and apparatus. Controls and maintains order within the playground or recreation center. Discourages gambling, profanity, and rowdiness on the playground or in the recreation center. Encourages participation in leisure time activities and good sportsmanship in all activities. Conducts or assists instructors in handicraft, dancing, storytelling, dramatics, music, nature studies and other special leisure time activities. Attends staff meetings. Administers first aid. Consults with supervisors or assistant and co-workers concerning the work of the playground or recreation center. Keeps records. Makes routine and special reports. Supervises play-leaders or other assistants. Performs other 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. A Bachelor's Degree in Recreation, Physical Education, or a closely related field from a four year accredited college or university is preferred. A valid State of Ohio Driver's License is required. Experience in planning, developing, recruiting, implementing, and instructing youth/adults in various visual art classes is required.

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, 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: All copies of diplomas, licenses, certificates, and resumes must be presented at the 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. 37

REDEVELOPMENT ADVISOR (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 \$10.00 - \$25.84 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 APRIL 29, 2016 UNTIL 4:30 P.M. ON THURSDAY, MAY 19, 2016.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON THURSDAY, MAY 19, 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.

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, has a responsible role for the acquisition and disposition of land that is to be made available for redevelopment. Responds to inquiries relating to the purchase and sale of property by the department. Handles processing of property requests in collaboration with other departments and reviewing parties to ensure timely disposition. Communicates with different governmental units regarding acquisition and disposition transactions. Creates and maintains comprehensive database records. Maintains records on the status of acquisition or disposition of each parcel in each project. Prepares varied reports, including real property reports, that relate to tracking and other property matters, as required. Assists in the assignment and supervision of appraisal work to private appraisers. Obtains a general estimate of acquisition cost prior to appraisal. Performs other related duties as assigned. Follows all operations and safety policies. 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 Bachelor's Degree in Planning, Business Administration, Economics, or a related field from an accredited four year college or university is required. Two years full time paid experience in the contract compliance, land assembly, property transaction, or finance areas of the community development industry with a working knowledge of and demonstrated ability to implement federal statutory and/or regulatory requirements is required. One year of real estate experience involving the acquisition and/or disposition of real property is required. A valid State of Ohio Driver's License is required. An understanding of real estate transactions is required. The following are preferred: The ability to review, understand, and evaluate financial data such as funding proposals, balance sheets, as well as sources and uses statements that are critical in analyzing prospective real estate transactions; One year of land use analysis and planning.

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, 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: 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

April 27, 2016.

SCHEDULE OF THE BOARD OF ZONING APPEALS

MAY 9, 2016

9:30 A.M.

Calendar No. 16-059: 2376 Professor Avenue (Ward 3)

Don Shury, owner proposes to erect a three story retail and two dwelling unit building in a C1 General Retail Business District. The owner appeals for relief from section 357.09(b)(2)(C) of the Cleveland Codified Ordinances which states that an interior side yard equal to one fourth the height of the building is required where a 1 foot 4 inches side yard is proposed. (Filed March 31, 2016)

Calendar No. 16-061: 1047 East 177th Street (Ward 8)

MJB Investments, owner, proposes to erect a 10' x 17' storage addition and a 10' - 8" x 20' one story frame attached garage to existing single family residence in a B1 Two Family Residential District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 349.07(c) which states that the driveway used to provide accessibility to accessory off-street parking spaces shall be so located and arranged to minimize traffic congestion and the appellant is providing no driveway to existing rear 20' x 20' accessory garage.

2. Section 357.06(a) which states that the required front yard setback

is 29' where the appellant is proposing 13' - 1".

3. Section 357.09(2)(A) which states that no building shall be erected less than 10 feet from main building on an adjoining lot within a Residence District where the appellant is requesting 9' - 6" (or per the Sanborn map 7'). The roof eaves are 1' - 6" from property line.

4. Section 357.09(2)(B) which states that the minimum required interior side yard is 5 feet and the appellant is proposing 2' - 6" for the front garage addition and 0 feet for rear storage addition (per sanborn map) The total of both interior side yards shall not be less than 10' on same premises where the appellant is proposing 3' and 2' - 6". (Filed April 1, 2016)

Calendar No. 16-062: 4815 Broadview

Road (Ward 13)

Swedenborgian Church of Greater Cleveland, owner, proposes to change use from church to accounting office in a C1 Multi-Family Residential District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 337.08 which states that accounting office is not a permitted use in a Multi-Family Residential District but first permitted in a Local Retail Business District if not exceeding 5 persons at any one time.

2. Section 352.08 through 352.12 which state that an 8 foot wide landscaped transition strip providing 75% year round opacity is required in the rear of the property abutting a Two-Family Residential District. A six foot wide landscaped transition strip providing 50% year round opacity is required along sides of property abutting Multi-Family Residential District. A six foot wide frontage strip providing 50% year round opacity is required where parking lot abuts street. A landscaping plan is required and none is proposed.

3. Section 357.14(a)(1) which states that parking is not permitted in established front setback building line on Broadview Road. (Filed April 5, 2016)

Calendar No. 16-64: Taxi License Revocation Appeal of Farah Warsame

Farah Warsame, appeals under the authority of Section 76-6 of the Charter of the City of Cleveland and Section 329.02(d) and 403.09 of the Cleveland Codified Ordinances to dispute the decision of the Commissioner of Assessments and Licenses to revoke Taxicab License Number RLUOU15-00399 due to violations of Section 443.131(e) of the Cleveland Codified Ordinances. (Filed April 6, 2016)

Calendar No. 16-065: 2487 West 7th Street (Ward 3)

Paul Hergenroeder and Derick Shapiro, owners, propose to erect a 23' x 161' two story frame two family residence with attached three car garage in a B1 Two-Family Residential District. The owners appeal from the following sections of the Cleveland Codified Ordinances:

1. Section 349.07(a) which states that a driveway used to provide accessibility to accessory off-street

parking spaces shall be arranged to minimize traffic congestion. Engineering and Construction has denied driveway access.

2. Section 355.04(a) the minimum required lot width is 50' where the 33' are proposed. The Maximum Floor Area allowed is 3,135 square feet and 3,660 square feet are proposed.

3. Section 357.08(b)(1) which states that the required rear yard is 20' where 8' are proposed.

4. Section 357.09(b)(2)(A) which states that no building shall be erected less than 10 feet from a main building on an adjoining lot where 7' - 3" and 8' are proposed.

5. Section 357.09(b)(2)(B) which states that the required interior side yard width is 6' where 5' and 0' in certain areas are proposed. The total width of side yards on the same premises shall not be less than 10 feet where 5' and 0' are proposed.

6. Section 358.04(a) which states that no fence or wall shall exceed 6' in height for interior side yards where the appellant is proposing 35 lineal feet and 7 feet high. No fence shall be higher than distance from a residential building on an adjoining lot where the following is proposed: 55 lineal feet at 5 feet tall are proposed 3 feet from neighbor dwelling, 17 lineal feet at 7 feet high are proposed 1 foot from neighbor dwelling, 24 lineal feet at 4 feet high are proposed 1 foot away from neighbor dwelling and 9 lineal feet are proposed 4' - 3" from neighbor dwelling.

7. Section 358.04(a) which states that fences in front yard setback shall not exceed 4 feet and shall be at least 50% open where 9 lineal feet of 7 foot tall concrete wall is proposed.

8. Section 357.13(C) (4) which states that air-conditioning condensers are not permitted interior side yard encroachment. (Filed April 11, 2016)

Calendar No. 16-067: 1626 East 33rd Street (Ward 7)

Tam Shiu-Yeung, owner, proposes to construct a 600 square foot addition to an existing single family dwelling in a B1 Two-Family Residential District. The owner appeal for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 357.08 which states that in a residence district the depth of a rear yard shall be not less than fifteen percent (15%) of the depth of the lot but in no case less than twenty feet provided that in Two-Family such depth shall not be less than the height of the main building. The required rear yard is approximately 29' - 3" and the proposed rear yard is 12 feet.

2. Section 357.09(b)(2)(B) which states that in a Two-Family Residential District no interior side yard shall be less than five feet in width for a corner lot, nor less than 3 feet in width for an interior lot, nor shall the aggregate width of side yards on the same premises be less than ten feet. However, the width of any such interior side yard shall in no case be less than one-fourth (1/4) the height of the main building on the premises. In this case the building height is approximately 29' - 3"

thus no interior side yard shall be less than 7' - 4" where a 3 foot side yard is proposed. The proposed aggregate width of side yards is approximately 6 feet. (Filed April 13, 2016)

**POSTPONED FROM
MARCH 28, 2016**

Calendar No. 16-001: 4118 Lorain Avenue (Ward 3)

Ron Leonhardt, owner, proposes to establish use as a tattoo/body piercing shop in a D3 Local Retail Business District. The owner appeals for relief from the following sections of the Cleveland Codified Ordinances:

1. Section 343.01(b) which states that tattoo and body piercing use is not permitted in a Local Retail Business District, but first permitted in a General Retail Business District.

2. Section 347.12(b)(1) which states that tattoo and body piercing use is not permitted within 1,000 feet of a residential district, a day care center, school, public library, church, playground or community center. Proposed use is within 1,000 feet of residential districts to the north and south, Like Home Child-care Center at 3829 Lorain Avenue, Orchard Elementary School at 4200 Bailey Avenue, Carnegie West branch of the Cleveland Public Library at 1900 Fulton Road, First Hispanic United Methodist Church at 1965 West 44th Street, Greenwood Park at West 40th Street & Bailey Avenue, and the May Dugan Community Center at 4115 Bridge Avenue.

3. Section 347.12(b)(2) which states that tattoo and body piercing use is not permitted within 1,000 feet of a similar use: proposed use is within 1,000 feet of another tattoo studio, True Art Tattoos at 3829 Lorain Avenue. (Filed January 7, 2016 - No Testimony)

First postponement made at the request of the Councilman to allow for a block club meeting to be held. second postponement made at the request of the appellant.

**POSTPONED FROM
APRIL 25, 2016**

Calendar No. 16-50: Appeal of Lucky Dog Mobile Food Application (Ward 14)

Lucky Dogs appeals under the authority of Section 76-6 of the Charter of the City of Cleveland and Section 329.02(d) of the Cleveland Codified Ordinances from being denied an application to locate a Mobile Food Shop at Metrohealth Drive and Scranton Road (# LUMF16-00004) by the Cleveland City Council. (Filed March 22, 2016)

First postponement made at the request of the board in order to allow for time for input from the Councilman.

**REPORT OF THE BOARD
OF ZONING APPEALS**

MONDAY, APRIL 25, 2016

At the meeting of the Board of Zoning Appeals on Monday, April 25, 2016 the following appeals were scheduled for hearing before the Board.

The following appeals were **APPROVED:**

Calendar No. 16-22: 5162 Broadway Avenue

Community Assessment and Treatment Services, owner, proposes to establish use as an outpatient substance abuse treatment clinic in a C2 Local Retail Business District.

Calendar No. 16-46: 1549 West 117th Street

Ingens Development, LLC., owner, proposes to pave existing gravel parking lot in a C2 Local Retail Business District and a Pedestrian Retail Overlay District.

Calendar No. 16-48: 5304 Detroit Avenue

Jose Casiano, owner, proposes to change use from a store and 2 apartment units to gallery assembly and cafe in a C2 Local Retail Business District and Pedestrian Retail Overlay District.

Calendar No. 16-49: 11125 Magnolia Drive

Cleveland Music School Settlement, owner, proposes to install a 30' x 40' temporary tent for various events that will occur from April 1, 2016 to October 1, 2016.

Calendar No. 16-51: 17636 Lakeshore Boulevard

Gerald Westmoreland, owner, proposes to add use of motor vehicle sales facility to existing, non-conforming auto repair garage in a C1 Multi-Family Residential District.

Calendar No. 16-66: 12408 Euclid Avenue

Euclid Lakeview, LLC., owner, proposes to construct 4 separate apartment units in a C2 Semi-Industry District.

The following appeals were **DENIED:**

None.

The following appeals were **WITHDRAWN:**

None.

The following appeals were **DISMISSED:**

None.

The following cases were **POSTPONED:**

Calendar No. 16-050: Appeal of Lucky Dog
Lucky Dog's. Postponed to May 9, 2016.

Calendar No. 16-052: 7114 St. Clair Avenue
Eishons House LLC. Postponed to June 6, 2016.

The following cases were heard by the Board of Zoning Appeals on Monday, April 11, 2016 and the decisions were adopted and approved on Monday, April 25, 2016:

None.

Secretary

**REPORT OF THE BOARD
OF BUILDING STANDARDS
AND BUILDING APPEALS**

Re: Report of the Meeting of
April 20, 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 of action of the subject meeting is given for publication in the City Record:

* * *

Docket A-30-16.

RE: Appeal of Anthony Respress, Owner of the Two Dwelling Units Two-Family Residence Two & One/half Story Frame Property, located on the premises known as 4130 East 138th Street a CONDEMNATION ORDER — MAIN STRUCTURE & GARAGE, dated January 15, 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 June 1, 2016 to obtain all required permits and complete abatement of the violations. 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. Saab and seconded by Mr. Gallagher.

Yea: Messrs. Denk, Gallagher, Saab, Bradley. Nays: None. Absent: Mr. Maschke.

* * *

Docket A-31-16.

RE: Appeal of Eddie A. Short Jr., Owner of the Residential Property, located on the premises known as 734 East 92nd Street from a LIMITATION ON THE PERMITS, dated October 8, 2015 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 October 1, 2016 to complete abatement of the violations. 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. Saab and seconded by Mr. Gallagher.

Yea: Messrs. Denk, Gallagher, Saab, Bradley. Nays: None. Absent: Mr. Maschke.

* * *

Docket A-33-16.

RE: Appeal of Sheldon Little, Owner of the Two Dwelling Units Two-Family Residence Two & One/half Story Frame Property, located on the premises known as 4124 East 139th Street from a NOTICE OF VIOLATION — INTERIOR/EXTERIOR MAINTENANCE, dated January 28, 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-33-16 has been POSTPONED; to be rescheduled for May 4, 2016.

* * *

Docket A-34-16.

RE: Appeal of Wesley Frieson, Owner of the R-2 Residential — Non-transient; Apartments (Shared Egress) Two Story Wood Frame/Siding/Masonry Veneer Property, located on the premises known as 12503 Corlett Avenue from a NOTICE OF VIOLATION — EXTERIOR MAINTENANCE, dated January 29, 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 October 1, 2016 to complete abatement of all violations on the property. 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.

Yea: Messrs. Denk, Gallagher, Saab, Bradley. Nays: None.

* * *

Docket A-35-16.

RE: Appeal of Walter & Carol Wolowicz, Owners of the Two Dwelling Units Two-Family Residence Two Story Frame Property, located on the premises known as 3662 East 57th Street from a CONDEMNATION ORDER — MAIN STRUCTURE, dated February 16, 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 the required time to complete the inspection, and until November 1, 2016 to complete abatement of the violations. 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. Saab and seconded by Mr. Gallagher.

Yea: Messrs. Denk, Gallagher, Saab, Bradley. Nays: None. Absent: Mr. Maschke.

* * *

Docket A-36-16.

RE: Appeal of Sharon Church, Owner of the One Dwelling Unit Single-Family Residence Two Story Wood Frame/Siding/Masonry Veneer Property, located on the premises known as 4508 West 172nd Street from a NOTICE OF VIOLATION — EXTERIOR MAINTENANCE, dated November 30, 2015 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 August 31, 2016 to complete abatement of all violations on the property. 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. Gallagher and seconded by Mr. Saab.

Yea: Messrs. Denk, Gallagher, Saab, Bradley. Nays: None. Absent: Mr. Maschke.

* * *

Docket A-37-16.

RE: Appeal of Java Property Group, Ltd., Owner of the One Dwelling Unit Single-Family Residence Two & One/half Story Frame Property, located on the premises known as 3899 West 20th Street from a NOTICE OF VIOLATION — EXTERIOR MAINTENANCE, dated December 2, 2015 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 May 1, 2016 to obtain all required permits and to complete the project by August 1, 2016, noting that failure to meet either date REMANDS the property immediately. 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. Saab and seconded by Mr. Gallagher.

Yea: Messrs. Denk, Gallagher, Saab, Bradley. Nays: None. Absent: Mr. Maschke.

* * *

Docket A-38-16.

RE: Appeal of Dmitri Korobov, Owner of the One Dwelling Unit Single-Family Residence Two Story Masonry Walls/Wood Floors Property, located on the premises known as 16212 Elsienna Avenue from a NOTICE OF VIOLATION — EXTERIOR MAINTENANCE, dated February 3, 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 July 15, 2016 to complete abatement of all the violations on the property, noting that an authorization letter from the owner must be submitted to the Board before adoption of this resolution; 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. Gallagher and seconded by Mr. Saab.

Yea: Messrs. Denk, Gallagher, Saab, Bradley. Nays: None. Absent: Mr. Maschke.

* * *

Docket A-39-16.

RE: Appeal of Opal Industrial Group, Inc., Owner of the VL Vacant Lot, located on the premises known

as 2685 East 79th Street a NOTICE OF VIOLATION — EXTERIOR MAINTENANCE, dated January 25, 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).

No action this date. The docket is rescheduled for May 4, 2016.

* * *

Docket A-40-16.

RE: Appeal of Brickhaus Integrity Ohio City, LLC, Owner of the VL Vacant Lot, located on the premises known as 1970 West 19th Street from a NOTICE OF VIOLATION — EXTERIOR MAINTENANCE, dated January 28, 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 REMAND the property located at 1970 West 19th Street 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.

Yeas: Messrs. Denk, Gallagher, Saab, Bradley. Nays: None. Absent: Mr. Maschke.

* * *

APPROVAL OF RESOLUTIONS:

Separate motions were entered by Mr. Bradley and seconded by Mr. Gallagher 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-270-15 — John P. Martin
A-20-16 — Yavonda Mosley
A-21-16 — Hala Smadi
A-22-16 — Kema LLC
A-24-16 — Bruce & Janine Johnson
A-25-16 — Makina Management Inc.
A-26-16 — Alan Jenkins
A-27-16 — Lamont Weakly
A-28-16 — Michael Riyas
A-29-16 — WRRS, LLC

Yeas: Messrs. Denk, Gallagher, Saab, Bradley. Nays: None. Absent: Mr. Maschke.

* * *

APPROVAL OF MINUTES:

Separate motions were entered by Mr. Gallagher 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):

April 6, 2016

Yeas: Messrs. Denk, Gallagher, Saab, Bradley. Nays: None. Absent: Mr. Maschke.

* * *

JOSEPH F. DENK
Chairman

PUBLIC NOTICE

Legal Notice

Advertisement of the Clerk of Cleveland Municipal Court, City of Cleveland, Ohio. As authorized by Ordinance 459.03(d), the Clerk of the Cleveland Municipal Court is seeking sealed proposals in response to a Request for Proposal (R.F.P.) issued April 13, 2016 for management consulting for the Parking Violations Bureau, processing of parking tickets including but not limited to: database management and delinquent ticket noticing and certain other collection services for parking tickets issued against vehicles in the City of Cleveland. Each proposal must be in accordance with the specifications of the R.F.P. The R.F.P. is available at the office of the Clerk, Cleveland Municipal Court, Justice Center, Level 2, 1200 Ontario St., Cleveland, Ohio 44113. Each prospective bidder must submit a letter of intent to bid to the Clerk by **April 29th, 2016**. No proposals will be considered unless delivered to the Clerk's Office no later than **3:00 p.m. (EST) June 6th, 2016**.

April 6, 2016, April 13, 2016, April 20, 2016, and April 27, 2016.

NOTICE OF PUBLIC HEARING

NONE

CITY OF CLEVELAND BIDS

For All Departments

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

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

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 of bid opening or submission of proposals or as specified by the Director. Failure to comply with the business enterprise code or with representations made on these forms may result in cancellation of the contract or other civil or criminal penalties."

WEDNESDAY MAY 4 2016

File No. 52-16 — Binocular Night Vision Device and Mount, for the Division of Police, Department of Public Safety, as authorized by Ordinance No. 880-14, passed by the Council of the City of Cleveland, July 16, 2014.

THERE WILL BE AN OPTIONAL PRE-BID MEETING ON, THURSDAY, APRIL 28, 2016 AT 2:00 P.M. 601 LAKESIDE AVENUE, CITY HALL, ROOM 6, CLEVELAND, OHIO 44114.

April 20, 2016 and April 27, 2016

WEDNESDAY, MAY 11, 2016

File No. 55-16 — Purchase of UTVs and Related Equipment, for the Division of Motor Vehicle Maintenance, Department of Public Works, as authorized by Ordinance No. 880-14, passed by the Council of the City of Cleveland, July 16, 2014.

THERE WILL BE A NON-MANDATORY PRE-BID MEETING, THURSDAY, MAY 5, 2016 AT 10:30 A.M. THE DIVISION OF MOTOR VEHICLE MAINTENANCE, 4150 EAST 49TH STREET, BUILDING 1, CLEVELAND, OHIO 44105.

File No. 56-16 — Purchase of Light & Medium Duty Trucks and Vans and Related Equipment, for the Division of Motor Vehicle Maintenance, Department of Public Works, as authorized by Ordinance No. 880-14, passed by the Council of the City of Cleveland, July 16, 2014.

THERE WILL BE A NON-MANDATORY PRE-BID MEETING, THURSDAY, MAY 5, 2016 AT 10:00 A.M. THE DIVISION OF MOTOR VEHICLE MAINTENANCE, 4150 EAST 49TH STREET, BUILDING 1, CLEVELAND, OHIO 44105.

April 27, 2016 and May 4, 2016

FRIDAY, MAY 13, 2016

File No. 53-16 — Ballistic Carrier System (SOFT), for the Division of Fire, Department of Public Safety, as authorized by Ordinance No. 880-14, passed by the Council of the City of Cleveland, July 16, 2014.

THERE WILL BE AN OPTIONAL PRE-BID MEETING, MONDAY, MAY 9, 2016 AT 2:30 P.M. 500 LAKESIDE AVENUE, PUBLIC

AUDITORIUM, ROOM LL08,
CLEVELAND, OHIO 44114.

File No. 54-16 — UTV Patient Transport Vehicle, for the Division of Emergency Medical Services, Department of Public Safety, as authorized by Ordinance No. 880-14, passed by the Council of the City of Cleveland, July 16, 2014.
THERE WILL BE AN OPTIONAL PRE-BID MEETING, ON MONDAY, MAY 9, 2016 AT 3:30 P.M. 500 LAKESIDE AVENUE, PUBLIC AUDITORIUM ROOM LL08, CLEVELAND, OHIO 44114.

April 27, 2016 and May 4, 2016

WEDNESDAY, MAY 18, 2016

File No. 58-16 — Capital Maintenance and Repair of City Facilities - Carpentry, for the Division of Property Management, Department of Public Works, as authorized by Section 131.67 of the Codified Ordinances of Cleveland, Ohio, 1976.
THERE WILL BE A NON-MANDATORY PRE-BID MEETING, FRIDAY, MAY 6, 2016 AT 10:30 A.M. CLEVELAND CITY HALL, CONFERENCE ROOM 8, 601 LAKESIDE AVENUE, CLEVELAND, OHIO 44114.

File No. 59-16 — Capital Maintenance and Repair of City Facilities - Masonry, for the Division of Property Management, Department of Public Works, as authorized by Section 131.67 of the Codified Ordinances of Cleveland, Ohio, 1976.

THERE WILL BE A NON-MANDATORY PRE-BID MEETING, FRIDAY, MAY 6, 2016 AT 10:00 A.M. CLEVELAND CITY HALL, CONFERENCE ROOM 8, 601 LAKESIDE AVENUE, CLEVELAND, OHIO 44114.

April 27, 2016 and May 4, 2016

THURSDAY, MAY 19 2016

File No. 60-16 — 2016 Collinwood Athletic Complex Parking Improvements, for the Office of Capital Projects, Department of Public Works, as authorized by Ordinance No. 791-13, passed by the Council of the City of Cleveland, May 20, 2013.

THERE WILL BE A NON-REFUNDABLE FEE FOR PLANS AND SPECIFICATIONS IN THE AMOUNT OF FIFTY DOLLARS (\$50.00) ONLY IN THE FORM OF A CASHIER'S CHECK OR MONEY ORDER (NO COMPANY CHECKS, NO CASH AND NO CREDIT CARDS WILL BE ACCEPTED TO PURCHASE PLANS.)

THERE WILL BE A NON-MANDATORY PRE-BID MEETING, THURSDAY MAY 5, 2016 AT 10:00 A.M. CLEVELAND CITY HALL, ROOM 517A, 601 LAKESIDE AVENUE, CLEVELAND, OHIO 44114.

April 27, 2016 and May 4, 2016

ADOPTED RESOLUTIONS AND ORDINANCES

Res. No. 397-16.

By Council Member Cimperman.
An emergency resolution opposing the discontinuation of parts of the bus service along the #81 bus line by the Greater Cleveland Regional Transit Authority.

Whereas, the Greater Cleveland Regional Transit Authority (GCRTA) lacks funding to maintain current service levels so is proposing a 4% service reduction starting in August 2016; and

Whereas, proposed changes will impact bus route #81, travelling through the Tremont area of Cleveland; and

Whereas, GCRTA proposes cancelling service to Lakeview Terrace and limiting service to the West 7th stop on the #81 bus line; and

Whereas, this will negatively impact the Lakeview Terrace community and create hardship for those residents by impeding their access to affordable transit; and

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

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

Section 1. That this Council opposes the discontinuation of parts of the bus service along the #81 bus line by the Greater Cleveland Regional Transit Authority.

Section 2. That the Clerk of Council is directed to transmit copies of this resolution to Joe Calabrese, Chief Executive Officer and General Manager, the Greater Cleveland Regional Transit Authority.

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 April 18, 2016.
 Effective April 20, 2016.

Res. No. 441-16.

By Council Member Zone.

An emergency resolution urging the United States Senate to perform its constitutional duty by promptly scheduling a hearing and by holding a confirmation vote for Judge Merrick Garland to ensure that the vacancy on the Supreme Court is filled without undue and unnecessary delay so that the Supreme Court can effectively serve its essential constitutional function as the final arbiter of the law.

Whereas, the Constitution of the United States provides that the Senate shall provide Advice and Consent for appointments to the Supreme Court of the United States; and

Whereas, the Senate's constitutional duty to advise and consent on judicial nominees is one of its most important and solemn responsibilities; and

Whereas, the Senate has confirmed more than a dozen Supreme Court justices in presidential election years, including five in the last 100 years; and

Whereas, the Senate has confirmed justices in presidential election years in which the executive and legislative branches of government were divided between two political parties, including Justice Anthony Kennedy's confirmation in 1988; and

Whereas, the Senate Judiciary Committee has never denied a Supreme Court nominee a hearing since it began holding public confirmation hearings; and

Whereas, if the Senate refuses to consider a Supreme Court nominee until after the next President is sworn into office, it will result in the longest Supreme Court vacancy caused by Senate inaction since the Civil War; and

Whereas, the President has nominated Merrick Garland, Chief Judge of the U.S. Court of Appeals for the District of Columbia Circuit, who is well-qualified and has more judicial experience than any Supreme Court nominee in history; and

Whereas, forcing the Supreme Court to function with only eight justices risks creating numerous instances in which the Court is evenly divided on the outcome of a case, preventing the Court from resolving conflicting interpretations of the Constitution among different regions of the Nation and thereby undermining the Supreme Court's role as the final arbiter of the law; and

Whereas, every Supreme Court nominee who was not withdrawn by the President has received an up-or-down vote within 125 days of President's nomination announcement; and

Whereas, the Supreme Court vacancy caused by the death of Justice Antonin Scalia occurred on February 13, 2016, 269 days before the 2016 presidential election, and since 1975, the average number of days from nomination to confirmation vote for a Supreme Court nominee has been 70 days; and

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

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

Section 1. That this Council hereby urges the United States Senate to perform its constitutional duty by promptly scheduling a hearing and by holding a confirmation vote for Judge Merrick Garland to ensure that the vacancy on the Supreme Court is filled without undue and unnecessary delay so that the Supreme Court can effectively serve its essential constitutional function as the final arbiter of the law.

Section 2. That the Clerk of Council is directed to transmit copies of this resolution to all members of the United States Senate and to President Barack Obama.

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 April 18, 2016.
 Effective April 20, 2016.

Ord. No. 407-16.

By Council Member Kelley (by departmental request).

An emergency ordinance authorizing the Director of Human Resources to enter into one or more contracts in order to provide professional services necessary to administer and provide group medical, dental, prescription, vision, and life insurance coverage, the medical reimbursement accounts, dependent care accounts, and premium pass-through benefits and stop-loss coverage under Internal Revenue Code Section 125 for City of Cleveland employees, for a period up to one year, with two one-year options to renew, exercisable by the Director of Human Resources.

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 Human Resources is authorized to enter into one or more contracts in order to provide professional services necessary to administer and provide group medical, dental, prescription, vision, and life insurance coverage, the medical reimbursement accounts, dependent care accounts, and premium pass-through benefits and stop-loss coverage under Internal Revenue Code Section 125 for City of Cleveland employees, for a period up to one year, with two one-year options to renew, exercisable by the Director of Human Resources.

The selection of the carriers shall be made by the Board of Control on the nomination of the Director of Human Resources from a list of qualified carriers as may be determined after a full and complete canvass by the Director of Human Resources for the purpose of compiling a list. The cost to be paid for the contracts shall be fixed by the Board of Control. The contract or contracts authorized shall be prepared by the Director of Law, approved by the Director of Human Resources, and certified by the Director of Finance.

Section 2. That the contracts shall be prepared by the Director of Law.

Section 3. That the cost of the contract or contracts authorized shall be paid from funds appropriated in budget year 2017 for this purpose.

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

Passed April 18, 2016.

Effective April 20, 2016.

Ord. No. 455-16.

By Council Member McCormack.

An emergency ordinance consenting and approving the issuance of a permit for the Ohio City Run & Crawl on June 18, 2016, sponsored 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:

Section 1. That pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio 1976, this Council consents to and approves the holding of the Ohio City Run & Crawl on June 18, 2016, start: Market Street and West 26th Street; West 26th north to Carroll Avenue; Carroll west to West 28th Street; West 28th north to Jay Avenue; Jay west to West 30th Street; West 30th north to Fulton Road; Fulton north to Clinton Avenue; Clinton west to West 45th Street; West 45th south to Franklin Boulevard; Franklin west to West 58th Street; West 58th south to Bridge Avenue; Bridge east to West 28th Street; West 28th south to Carroll Avenue; Carroll east to West 26th Street; West 26th south to Market Avenue—finish line; provided that the applicant sponsor shall meet all the requirements of Section 411.05 of the Codified Ordinances of Cleveland, Ohio, 1976. Streets may 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 fully indemnified from any and all liability resulting from the issuance 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.

Passed April 18, 2016.

Effective April 20, 2016.

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 April 18, 2016.

Effective April 20, 2016.

Ord. No. 457-16.

By Council Member McCormack.

An emergency ordinance consenting and approving the issuance of a permit for the Urban Community Schools Run on May 7, 2016, sponsored by Hermes Sports & Events.

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 pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio 1976, this Council consents to and approves the holding of the Urban Community Schools Run, on May 7, 2016, start: West 48th Street and Lorain Avenue; West 48th north to Franklin Boulevard; Franklin east to Fulton Road; Fulton south to Bridge Avenue; Bridge west to West 38th Street; West 38th south to Fulton Road; Fulton north to Franklin Boulevard; Franklin west to West 48th Street West 48th to Lorain Avenue—finish line; provided that the applicant sponsor shall meet all the requirements of Section 411.05 of the Codified Ordinances of Cleveland, Ohio, 1976. Streets may 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 fully indemnified from any and all liability resulting from the issuance 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.

Passed April 18, 2016.

Effective April 20, 2016.

Ord. No. 458-16.

By Council Member McCormack.

An emergency ordinance consenting and approving the issuance of a permit for The 6th Annual Woo Who Urbanobstacle run on May 21, 2016, sponsored by Hermes Sports & Events.

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 pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio 1976, this Council consents to and approves the holding of The 6th Annual Woo Who Urbanobstacle run, on May 21, 2016, start:

Huron Road and East 6th Street (sidewalk); Huron east to Ontario Avenue; Ontario south to Eagle Avenue (sidewalk) and cross over Ontario to Eagle Avenue extension; down stairs to Canal Road; Canal north to Robert Lockwood Road; Robert Lockwood east to Superior Hill; turn around at this point; Robert Lockwood Road to Canal Road; Canal south to stairs; up stairs to Eagle Road extension; cross over Ontario Avenue to Progressive Field, entering field and completing on sidewalk around Quicken Loans Arena to finish line; provided that the applicant sponsor shall meet all the requirements of Section 411.05 of the Codified Ordinances of Cleveland, Ohio, 1976. Streets may 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 fully indemnified from any and all liability resulting from the issuance 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.

Passed April 18, 2016.

Effective April 20, 2016.

of Cleveland, Ohio, 1976. Streets may 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 fully indemnified from any and all liability resulting from the issuance 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.

Passed April 18, 2016.
Effective April 20, 2016.

Ord. No. 460-16.

By Council Member McCormack.

An emergency ordinance consenting and approving the issuance of a permit for the West Side Catholic Center Run on June 4, 2016, sponsored by Hermes Sports & Events.

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 pursuant to Section 411.06 of the Codified Ordinances of Cleveland, Ohio 1976, this Council consents to and approves the holding of the Westside Catholic Center Run, on June 4, 2016, start: West Side Catholic Center-West 32nd Street and Lorain Avenue; West 32nd north to Fulton Road; Fulton north to Franklin Boulevard; Franklin west to West 65th Street, turn around, Franklin Boulevard east to West 38th Street; West 38th south to Lorain Avenue to West Side Catholic Center—finish line; provided that the applicant sponsor shall meet all the requirements of Section 411.05 of the Codified Ordinances of Cleveland, Ohio, 1976. Streets may 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 fully indemnified from any and all liability resulting from the issuance 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.

Passed April 18, 2016.
Effective April 20, 2016.

Ord. No. 474-16.

By Council Member Pruitt.

An emergency ordinance amending the Title and Section 1 of Ordinance No. 1267-15 passed October 12, 2015 as amended by Ordinance No. 159-16, passed February 8, 2016 as it pertains

to the Strawbridge Memorial Chapel Project through the use of Ward 1 Casino Revenue Funds.

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

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

Section 1. That the Title and Section 2 of Ordinance No. 1267-15 passed October 12, 2015 as amended by Ordinance No. 159-16, passed February 8, 2016 is hereby amended to read as follows:

An emergency ordinance authorizing the Director of the Department of Economic Development to enter into agreement with the Strawbridge Family Corp DBA Strawbridge Memorial Chapel for the Strawbridge Memorial Chapel Project through the use of Ward 1 Casino Revenue Funds.

Section 1. That the Director of the Department of Economic Development is authorized to enter into an agreement with Strawbridge Family Corp DBA Strawbridge Memorial Chapel for the Strawbridge Memorial Chapel Project for the public purpose of acquiring property located at 3934 Lee Road, Cleveland, Ohio for the acquisition and rehabilitation for economic development and new job creation for city of Cleveland residents through the use of Ward 1 casino revenue funds.

Section 2. That the Title and Section 1 of Ordinance No. 1267-15 passed October 12, 2015 as amended by Ordinance No. 159-16, passed February 8, 2016 is hereby repealed.

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

Passed April 18, 2016.
Effective April 20, 2016.

Ord. No. 475-16.

By Council Members Cleveland, Mitchell and Brancatelli.

An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with Cleveland Botanical Garden for the Green Corps Urban Planning Program through the use of Wards 5, 6, and 12 Casino Revenue Funds.

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

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

Section 1. That the Director of the Department of Community Development is hereby authorized to enter into agreement with Cleveland Botanical Garden for the Green Corps Urban Planning Program for the public purpose of providing educational and workforce training in urban agriculture through the use of Wards 5, 6 and 12 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed \$15,000 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 April 18, 2016.

Effective April 20, 2016.

Ord. No. 476-16.
By Council Members Polensek and J. Johnson.

An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with Collinwood Neighborhood Catholic Ministries for the North Collinwood Neighborhood Social Support Services Program through the use of Wards 8 and 10 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 Collinwood Neighborhood Catholic Ministries for the North Collinwood Neighborhood Social Support Services Program for the public purpose of providing social support services to low and moderate income residents residing in the city of Cleveland through the use of Wards 8 and 10 Casino Revenue Funds.

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

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

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

Passed April 18, 2016.

Effective April 20, 2016.

COUNCIL COMMITTEE MEETINGS

Monday April 25, 2016
1:30 p.m.

Development, Planning and Sustainability Committee & Finance Committee: Present in DP&S: Brancatelli, Chair; Cleveland, Vice Chair; Cummins, McCormack, Pruitt, Zone. **Authorized Absence:** Dow. Present in Finance: Kelley, Chair; Cleveland, Vice Chair; Brady, Brancatelli, Conwell, Keane, Mitchell, Pruitt, Zone.

Finance Committee: Present: Kelley, Chair; Cleveland, Vice Chair; Brady, Brancatelli, Conwell, Keane, Mitchell, Pruitt, Zone.

Tuesday April 26, 2016
9:30 a.m.

Development, Planning and Sustainability Committee: Present: Brancatelli, Chair; Cleveland, Vice Chair; Cummins, Dow, McCormack, Pruitt. **Authorized Absence:** Zone.

Wednesday April 27, 2016
10:00 a.m.

Safety Committee: Present: Zone, Chair; Conwell, Vice Chair; Kazy, Keane, McCormack, Mitchell, Polensek.

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O—Ordinance; R—Resolution; F—File
Bold figures—Final Publication; D—Defeated; R—Reprint; T—Tabled; V—Vetoed;
Bold type in sections indicates amendments

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