6:30pm-Public Hearing

6:59pm-The Lord's Prayer & Moment of Silence

Shelby City Council Agenda

Monday, July 15, 2019

COUNCIL CHAMBERS

29 MACK AVENUE

Shelby, Ohio

7:00 p.m.

Call to Order and Pledge of Allegiance

Roll Call:	Mr Roberts	Mr Gates	Mr. Martin	Mr. McLaughlin
1711, 1000	IVII, ICOBOILB	THE GAVOS		
Dispense with	Reading of Journa	d from July 1, 201	9	
Moved2)	Mr. Cotos	Mr. Martin	Mr. McLaughlin
Mr. Roub	Mr. Roberts	Mr. Gates	IVIT, IVIATUII	Wir. Wichaugilin
Public Comm	ient			
Reports from	Standing and Spec	ial Committees		
	sonnel Committee		es	
Safety Commi	ttee—Derrin Robert	S		
Utilities & Str	eets—Nathan Martin	ı		
Reports of Ci	ty Officials			
Steven L. Scha	agMayor			
Steven L. Bona	ig—iviay0i	-		
Steven T. Life	r—Director of Finan	ce		

Page 2 City Council Monday, July 15, 2019				
Gordon M. Eyster—Law Direc	etor			
Joe Gies—Project Coordinator			· <u>· ·</u>	
New Business				
Unfinished Business Future Use of Main Street Fire	Station			
Live streaming of Council mee	etings			
Whitney Avenue bridge suicide	e fencing			
Legislation				
ORDINANCE NO 13-2019		REGU	DING TITLE FOU LATIONS) OF THI IE CITY OF SHELI	E CODIFIED ORDINANCES
3RD READING				
Moved2 ND Mr. Roub Mr. Roberts	Mr.	Gates	Mr. Martin	Mr. McLaughlin
PASSAGE OF ORDINANCE Moved2 ND	i '			
Mr. Roub Mr. Roberts	Mr.	Gates	Mr. Martin	Mr. McLaughlin

Page 3 City Council Monday, July 15, 2019

ORDINANCE NO 17-2019

VACATING AN ALLEY THAT RUNS PARALLEL WITH SECOND STREET AND A PORTION OF OAK STREET WITHIN THE CITY OF SHELBY, RICHLAND COUNTY, OHIO

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3RD READING Moved2 ND Mr. Roub Mr. Roberts	Mr. Gates	Mr. Martin	Mr. McLaughlin
PASSAGE OF ORDINANCE Moved2^ND Mr. Roub Mr. Roberts	Mr. Gates	Mr. Martin	Mr. McLaughlin
ORDINANCE NO 18-2019	(ORDIN THE CO SHELB PERMA STREE AS R-14	ODIFIED ORDINA Y, OHIO TO CHAI ANENT PARCEL N T-STATE ROUTE	1-91, PART 12, TITLE 6) OF NCE OF THE CITY OF NGE A CERTAIN UMBER ON EAST MAIN 96 WHICH IS DESIGNATED DISTRICT) TO R-2
3RD READING Moved2^ND Mr. McLaughlin Mr. Roub	`		
PASSAGE OF ORDINANCE Moved2^ND Mr. Roub Mr. Roberts	Mr. Gates	Mr. Martin	Mr. McLaughlin
ORDINANCE NO 19-2019 2ND READING	PUBLIC	C SERVICE TO LE	YOR AS DIRECTOR OF ASE REAL ESTATE
Moved 2 ND Mr. Roberts	Mr. Gates	Mr. Martin	Mr. McLaughlin

Page 4 City Council Monday, July 15, 2019

ORDINANCE NO 20-2019

AMENDING CHAPTER 210 (PUBLIC RECORDS POLICY) OF THE CODIFIED ORDINANCES OF THE CITY OF SHELRY

			OF SHELBY	
2ND READI				
Moved2 Mr. Roub		Mr. Gates	Mr. Martin	Mr. McLaughlin
ORDINANC	E NO 21-2019	APPR		E NO 7-2019 (ANNUAL D DECLARING AN
		nat an ordinance	be read on three sep	parate occasions be suspended
Moved2 Mr. Roub	Mr. Roberts	Mr. Gates	Mr. Martin	Mr. McLaughlin
PASSAGE O Moved2	F ORDINANCE			
Mr. Roub	Mr. Roberts	Mr. Gates	Mr. Martin	Mr. McLaughlin
RESOLUTIO Moved 2	DN NO 31-2019 ND		INCOME TAX CL	PERK FOR HER SERVICE ERK OF THE CITY OF
Mr. Roub	Mr. Roberts	Mr. Gates	Mr. Martin	Mr. McLaughlin
RESOLUTIO	N NO 32-2019	PUBLICHANGE CHANGE FOR TO OF TW HUNDI	C SERVICE TO EN GE ORDER WITH HE 2019 PAVING P ENTY-EIGHT THO RED EIGHTY AND D.00) AS AN INCRE	
1910 VCuZ	ND			
Mr.Roub	Mr. Roberts	Mr. Gates	Mr. Martin	Mr. McLaughlin

City Council Monday, July 15, 2019 AUTHORIZING THE MAYOR AS DIRECTOR OF RESOLUTION NO 33-2019 PUBLIC SAFETY TO ADVERTISE FOR **QUALIFICATION STATEMENTS AND TO ENTER** INTO A CONTRACT FOR EMERGENCY AMBULANCE SERVICE AND DECLARING AN **EMERGENCY** Moved____2ND____ Mr. Roub_____Mr. Roberts_____Mr. Gates_____Mr. Martin_____Mr. McLaughlin_____ AUTHORIZING THE MAYOR AS DIRECTOR OF **RESOLUTION NO 34-2019** PUBLIC SERVICE TO INSTALL A VINYL COATED CHAIN LINK FABRIC FENCE ON THE WEST WHITNEY AVENUE OVERHEAD BRIDGE Moved____2ND____ Mr. Roub_____Mr. Roberts_____Mr. Gates_____Mr. Martin_____Mr. McLaughlin_____ Miscellaneous Business

Mr. Roub Mr. Roberts Mr. Gates Mr. Martin Mr. McLaughlin

Page 5

Adjournment at _____p.m.

Moved____2ND

AMENDING TITLE FOUR (SUBDIVISION REGULATIONS) OF THE CODIFIED ORDINANCES OF THE CITY OF SHELBY.

WHEREAS, the Subdivision Regulations of the City of Shelby were adopted by the Council of the City of Shelby on June 6, 1983 through Ordinance 17-1983; and

WHEREAS, certain portions of the regulations were amended by the Council of the City of Shelby on February 2, 2004 through Ordinance 1-2004; and

WHEREAS, certain portions of the regulations need to be amended and modified so as to make the regulations, as a whole, more pertinent to the subdivisions of today; and

WHEREAS, The Shelby City Planning Commission on May 14, 2019, reviewed the proposed amendments and referred them to Shelby City Council with their recommendation for adoption.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF SHELBY, OHIO, A MAJORITY ELECTED THERETO CONCURRING:

Section 1: That Section 1240.09 (Construction of Language; Definitions of Chapter 1240 (General Provisions and Definitions), Sections 1244.02 (Minor Subdivisions), Section 1244.04 (Preliminary Plan Stage), and Section 1244.05 (Final Subdivision Plat Stage) of Chapter 1244 (Subdivision Procedures), Section 1248.03 (Street and Utility Improvements) of Chapter 1248 (Improvements), Form No. 6 (Application for Minor Subdivision Approval) of Appendix VII: (Sample Forms), of Title Four (Subdivision Regulations) of the Codified Ordinances of the City of Shelby be amended to read as follows:

1240.09 CONSTRUCTION OF LANGUAGE; DEFINITIONS.

- (a) Rules of construction. The following rules of construction shall apply to the provisions of these Regulations:
 - (1) The particular shall control the general.
- (2) The present tense includes the future tense, the singular number includes the plural, and the plural number includes the singular.
- (3) The word "shall" is always mandatory and not discretionary. The words "may" and "should" are permissive.
- (4) Unless the context clearly indicates the contrary, where a regulation involves two or more items, conditions, provisions or units connected by the conjunction "and" or "or", the conjunction shall be interpreted as follows:
 - A. "And" indicates that all connected items, conditions, provisions or events shall apply.
- B. "Or" indicates that the connected items, conditions, provisions or events may apply singly but not in combination.
- (5) The word "person" includes a firm, association, organization, partnership, trust, company or corporation as well as an individual.
- (6) The words "used" or "occupied" include the words "intended, designed or arranged to be used or occupied".
 - (7) The word "lot" includes the words "plot" or "parcel".
- (8) In case of any difference of meaning or implication between the provisions of these Regulations and any caption or illustration, the provisions shall control.
 - (9) Terms not herein defined shall have the meaning customarily assigned to them.
- (b) *Definitions*. For the purpose of these Regulations, the following definitions shall apply unless the context clearly indicates or requires a different meaning.
 - (1) "Alley." See "street".

- (2) "Block." Subdivided property surrounded by, but not separated by, one or more of the following man-made or physical land features: private or public dedicated streets, unsubdivided acreage, rivers or streams, or any other physical feature which prevents continuity of development.
- (3) "Building setback line." A line establishing the limits of a yard which abuts a street and in which no building may be located.
 - (4) "City." City of Shelby, Ohio.
- (5) "Comprehensive Development Plan." A plan, or any portion thereof, adopted by the City Planning Commission and/or the City Council showing the general location and extent of present and proposed physical facilities including housing, industrial and commercial uses, major streets, parks, schools and other community facilities. This Plan establishes the goals, objectives and policies of the community.
 - (6) "County." Richland County, Ohio.
 - (7) "Covenant." A written promise or pledge.
 - (8) "Cul-de-sac." See "street".
 - (9) "Culvert." A transverse drain that channels under a bridge, street or driveway.
 - (10) "Dead-end street." See "street".
 - (11) "Density." The number of dwelling units that can be developed on a given acre of land.
- (12) "Developer." Any individual, subdivider, firm, association, syndicate, partnership, corporation, trust or other legal entity commencing proceedings under these Regulations to effect a subdivision of land for himself or herself or for another.
- (13) "Easement." A quantity of land over which a liberty, privilege or advantage is granted by the owner to the public, a corporation, a utility or a particular person, for a specific use or purpose.
- (14) "Engineer, professional." A person registered to practice professional engineering by the State Board of Registration as specified in R.C. § 4733.14.
- (15) "Flood plain." That land which has been or may hereafter be covered by flood waters, including but not limited to the regulatory flood. For the purpose of these Regulations, the regulatory flood shall be deemed to be a flood of 100-year frequency. "Flood plain" shall include land designated as flood hazard areas on Federal Emergency Management Agency approved flood plain maps.
- (16) "Improvements." Grading, street surfacing, curbs and gutters, sidewalks, crosswalks, water mains, sanitary and storm sewers, storm sewer outfall, culverts, streetlights, street trees, flood control and drainage facilities, and the appurtenances required to render land suitable for the proposed use.
- (17) "Licensed land surveyor." A person licensed to practice surveying by the State Board of Registration.
- (18) "Lot." A division of land separated or intended to be separated from other divisions of land by description on a recorded subdivision plat or recorded survey map, or by metes and bounds for the purpose of sale, lease or separate use.
- (19) "Lot, corner." A lot at the point of intersection of and abutting two or more intersecting streets.
- (20) "Lot, double frontage (through lot)." A lot, other than a corner lot, that abuts more than one street.
- (21) "Lot frontage." The portion of a lot nearest the street. All sides of a lot adjacent to streets shall be considered lot frontage with respect to corner lots and double frontage lots.
 - (22) "Lot measurements." A lot shall be measured as follows:
- A. The depth of a lot shall be considered to be the distance between the mid-points of straight lines connecting the foremost points of the side lot lines in front and the near most points of the side lot lines in the rear.

- B. The width of a lot shall be considered to be the distance between straight lines connecting front and rear lot lines at each side of the lot, measured at the minimum building setback line; provided, however, that the width between side lot lines at their foremost point (where they intersect with the street line) shall not be less than 80% of the required lot width.
- (23) "Lot, minimum area of." The area of a lot computed exclusive of any portion of the right-of-way of any public or private street.
- (24) "Major Thoroughfare Plan." The comprehensive plan adopted by the City Planning Commission indicating the general locations recommended for arterial, collector and local thoroughfares within the corporate limits of the city and the unincorporated areas within three miles thereof.
- (25) "Monuments." Boundary and lot markers which conform to the regulations of the State Board of Registration for Professional Engineers and Surveyors, as authorized by R.C. §4733.07.
- (26) "Open space." An area, open and unobstructed between the ground and sky, which may be on the same lot with a building.
- (27) "Open space development." Any subdivision of land which has both individual building sites and common open space areas, such as park and recreation areas, and which is planned, designed and organized as a unified development capable of providing a variety of residential dwellings.
- (28) "Out lot." Property, shown on a subdivision plat outside of the boundaries of the land to be developed, which is to be excluded from the development of the subdivision.
 - (29) "Pedestrian walkway." A dedicated public right-of-way limited to pedestrian use.
- (30) "Performance bond." An agreement between a subdivider or developer and the city, for the amount of the estimated construction cost, guaranteeing the completion of physical improvements by the developer according to plans and specifications within the time prescribed in the agreement.
- (31) "Planned Unit Development (PUD)." Any subdivision of land where both individual building sites and common property devoted to parks or other recreation facilities are designed and organized to be capable of satisfactory use and operation as a self-contained residential area. A "PUD" may include shopping centers and planned industrial park developments.
 - (32) "Plat." See "subdivision plat".
- (33) "Preliminary plan." A drawing for the purpose of study of a major subdivision, which, if approved, authorizes with the preparation of a subdivision plat.
- (34) "Public utility." Any person, firm, association, corporation, trust, board, commission or other legal entity, duly authorized to furnish to the public, under state, county or municipal regulations, gas, steam, electricity, sewage disposal and treatment, communication, telegraph, transportation or water.
- (35) "Public way." An alley, avenue, boulevard, bridge, channel, ditch, easement, expressway, freeway, highway, lane, parkway, right-of-way, road, sidewalk, street, subway, tunnel, viaduct, walk or other way, in which the general public or a public entity has a right, or which are dedicated, whether improved or not.
- (36) "Regional Planning Commission." The Richland County Regional Planning Commission.
- (37) "Reserve strip." A strip of land parallel to, or at the end of and abutting, a thoroughfare, controlling the means of access onto a property.
- (38) "Right-of-way." A strip of land taken or dedicated for use as a public way. In addition to the roadway, it normally incorporates the curbs, lawn strips, sidewalks, lighting and drainage facilities, and may include special features (required by topography or treatment), such as grade separation, landscaped areas, viaducts and bridges.
- (39) "Sewers, central or group." An approved sewage disposal system which provides a collection network and disposal system and central sewage treatment facility for a single development or community.

- (40) "Sewers, on-site." A septic tank or similar installation on an individual lot which utilizes an aerobic bacteriological process or equally satisfactory process for the elimination of sewage and which provides for the proper and safe disposal of the effluent, subject to the approval of health and sanitation officials having jurisdiction.
- (41) "Sidewalk." That portion of the street right-of-way outside the roadway, which is improved for the use of pedestrian traffic (see also "walkway").
- (42) "Street, thoroughfare or road." A public dedicated right-of-way which is used for the movement of goods and people, which may provide for vehicular and pedestrian access to abutting properties, which includes all lands between the right-of-way lines, and which may incorporate the curbs, sidewalks, landscaped areas, street pavement and berm. "Streets" shall be further designated and defined as follows:
- A. "Alley." A minor street used primarily for vehicular service access to the back or side of properties abutting another street.
- B. "Arterial street." A general term denoting a highway primarily for through traffic, carrying heavy loads and a large volume of traffic, usually on a continuous route.
- C. "Collector street." A thoroughfare, whether within a residential, industrial, commercial or other type of development, which primarily carries traffic from local streets to arterial streets, including the principal entrance to, and circulation routes within, a residential subdivision.
- D. "Cul-de-sac." A local street of relatively short length with one end open to traffic and the other end terminating in a vehicular turnaround.
- E. "Dead-end street." A street temporarily having only one outlet for vehicular traffic and intended to be extended or continued in the future.
- F. "Half street." A street on which only one side has been dedicated to a governmental agency.
- G. "Local street." A street primarily for providing access to residential, commercial or other abutting property.
- H. "Marginal access street." A local or collector street, parallel and adjacent to an arterial or collector street, providing access to abutting properties and protection from arterial or collector streets.
 - (43) "Subdivider." See "developer".
 - (44) "Subdivision."
- A. The division of any parcel of land, shown as a unit or as contiguous units on the last preceding tax roll, into two or more parcels, sites or lots, any one of which is less than five acres, for the purpose, whether immediate or future, of transfer of ownership; provided, however, that the division of land into parcels of five acres or larger not involving any new streets or easements of access, and the sale or exchange of parcels between adjoining lot owners, where such sale or exchange does not create additional building sites, shall be exempted; or
- B. The improvement of one or more parcels of land for residential, commercial or industrial structures or groups of structures involving the division or allocation of land for the opening, widening or extension of any street, except private streets serving industrial structures, and the division or allocation of land as open space for common use by owners, occupants or lease holders, or as easements for the extension and maintenance of public sewers, storm water drainage or other public facilities.
- (45) "Subdivision, minor." A division of a parcel of land that does not require a plat to be approved by the planning authority according to R.C. § 711.131. However, note City Charter, § 98.
- (46) "Subdivision plat." The final map or drawing upon which the subdivider's plan for subdivision of land is presented to the City Planning Commission for approval.
- (47) "Variance." A modification of the strict terms of the relevant regulations where such modification will not be contrary to the public interest and where, owing to physical conditions peculiar to the property and not as a result of the action of the applicant, a literal enforcement of the regulations would result in unnecessary and undue hardship.

- (48) "Vicinity map." A drawing located on the plat which sets forth, by dimensions or other means, the relationship of the proposed subdivision or use to other nearby developments, landmarks or community facilities, in order to better locate and orient the area in question.
- (49) "Walkway." A dedicated public way, four feet or more in width, for pedestrian use only, whether along the side of a road or not.
- (50) "Watershed." The drainage basin in which the subdivision drains, or that land whose drainage is affected by the subdivision.
- (51) "Yard." A required open space, other than a court, unoccupied and unobstructed by any structure or portion of a structure from three feet above the general ground level of the graded lot upward, provided that accessories, ornaments and furniture may be permitted in any yard, subject to height limitations and requirements limiting obstruction of visibility.
- A. "Yard, front." A yard extending between side lot lines across the front of a lot and from the front lot line to the front of the principal building.
- B. "Yard, rear." A yard extending between side lot lines across the rear of a lot and from the rear lot line to the rear of the principal building.
- C. "Yard, side." A yard extending from the principal building to the side lot line on both sides of the principal building between the lines establishing the front and rear yards.

1244.02 MINOR SUBDIVISIONS.

- (a) Plat approval of a minor subdivision is not required if the proposed subdivision of a parcel of land meets all of the following conditions:
- (1) A. The proposed subdivision is located along an existing public dedicated street or road and does not involve the opening, widening or extension of any street or road.
- B. The proposed subdivision involves no more than five lots after the original tract has been completely subdivided. As used in this division, "completely subdivided" means a tract which is divided into as many lots as the subdivider intends for the tract.
- C. The proposed subdivision is not contrary to applicable platting, subdividing, zoning, health, sanitary or rules governing household sewage treatment systems adopted under Section 3718.02 of the Ohio Revised Code.
- (2) The further division of an original tract which has been previously divided into five lots requires the replatting of the original tract.
- (3) Design standards, §§ <u>1246.02</u> and <u>1246.03</u>, are to be met even though plat approval is not required when a minor subdivision meets the conditions described in divisions (a)(1) through (a)(3) hereof.
- (b) Any person proposing to create a subdivision which meets all of the foregoing conditions shall submit the following information to the City Engineer for approval without a plat:
- (1) Two copies of a survey drawing and legal description of the parcel or parcels involved, prepared by a licensed land surveyor. The survey shall indicate the following:
- A. The location of the proposed subdivision, including the tract, boundaries, township, section, number, north arrow and scale;
 - B. The location of all existing streets on or abutting the parcel to be subdivided;
 - C. Lot lines, with width and depth dimensions in feet;
 - D. The location and dimensions of the original tract not subdivided into lots; and
- E. Recording date, the names of recorded owners of the parcel to be subdivided, and the certification and seal of the licensed land surveyor to the effect that the survey made by him or her balances and closes and that all dimensions and geodetic details are accurate and correct.
- F. Evidence of compliance that the proposed subdivision has been reviewed and approved by the Health Commissioner of the Shelby Health Department or Richland Public Health, whoever or whichever has jurisdiction.

- (c) (1) After the City Engineer is satisfied that the proposed subdivision is not contrary to the conditions set forth in division (a) hereof, he or she shall give approval within seven working days after submission and, upon presentation of an instrument of conveyance for the parcel or parcels, shall stamp "Approved: No plat required" and shall sign the instrument. In the event the City Engineer is not satisfied that the proposed subdivision complies with these Regulations, then the applicant shall submit all required information to the City Planning Commission for review and consideration at its next regularly scheduled meeting. If the proposed subdivision is in accordance with these Regulations, the Commission shall approve the same and the Chairperson shall stamp and sign the instrument of conveyance as required above.
- (2) The City Charter, § 98, requires a plat for any subdivision. The subdivider is advised to review the requirements of the Charter.
- (d) Reference should be made to <u>Appendix II</u>, following the text of these Subdivision Regulations, for provisions and charts relative to minor subdivisions.

1244.04 PRELIMINARY PLAN STAGE.

The preliminary plan stage requires the subdivider to provide all information deemed necessary to enable the City Planning Commission to determine that the proposed layout is in conformity with these Regulations. This step also ensures that the subdivider will not be required to expend additional money without some indication that his or her final plat will be approved.

- (a) Application for preliminary plan approval. The subdivider must submit an application for preliminary plan approval to the City Engineer's office or his or her representative, with copies as required by divisions (a)(1) and (a)(2) hereof. It is recommended that this plan be prepared by a person capable of furnishing all the data required by division (b) hereof.
 - (1) Two copies of the application for preliminary plan approval; and
- (2) Five copies of a preliminary plan within the city (nine copies for a subdivision within the three-mile limit), prepared by a licensed land surveyor, along with a reproducible tracing.
- (b) Preliminary plan contents. The preliminary plan shall be drawn at a minimum scale of 100 feet to the inch (one inch = 100 feet) and shall be drawn on one or more sheets no larger than 24 by 36 inches in size. When drawn on several sheets, an index sheet showing the entire subdivision and match points in each sheet shall be provided. The preliminary plan shall contain the following information:
- (1) The name of the proposed subdivision (which shall not duplicate the name of another subdivision in Richland County);
- (2) The location of the proposed subdivision by township, range, section, tract or other survey;
- (3) The names, addresses and phone numbers of the property owner, the developer and/or the engineer or surveyor who prepared the preliminary plan;
 - (4) The scale of the plan, north point and the date of the survey;
- (5) The boundary lines of the proposed subdivision, showing bearings, dimensions and acreage, based on available data;
- (6) The location, right-of-way and pavement widths of all existing streets within and adjacent to the subdivision;
- (7) The existing topography within the boundaries of the subdivision at an interval of two-foot contours:
- (8) The location and extent of all significant physical features of the site, including watercourses, lakes (natural and man-made), marshes, tree coverage and other significant natural features:
- (9) The location of all existing sewers, water lines, power transmission lines, pipelines and other utilities;
- (10) The location and dimensions of all proposed utility and sewer lines, showing their connections with the existing system;

- (11) The location, width and purpose of all other easements or rights-of-way;
- (12) The present zoning classification of the tract and adjacent parcels, and proposed zoning changes, if any;
- (13) The proposed arrangement of all lots, and the numbers and approximate dimensions of each lot;
 - (14) Required building setback lines, with dimensions;
 - (15) The location and size of all parcels to be reserved or dedicated for public use;
- (16) A development summary, including total acreage, number of lots, average lot size, and acres in streets, public sites and other public uses; and
- (17) A vicinity map, on or accompanying the plan, indicating the relationship of the proposed subdivision to existing subdivisions and existing and proposed thoroughfares, and the proposed connections between existing and proposed streets and roads.
- (c) Submission of preliminary plan. Applications for tentative approval of the preliminary plat must be submitted to the City Engineer or his or her representative 21 days before the regularly scheduled Planning Commission meeting. The City Engineer or his or her representative will notify the Chairperson of the Planning Commission to place the proposed plan approval on the agenda of the next Planning Commission meeting.
- (d) Transmission of preliminary plan. The City Engineer or his or her representative shall transmit copies of the preliminary plan to the City Planning Commission members, the City Health Commissioner, the Shade Tree Commission, Fire and Police Chiefs, and to school boards and utility departments or companies, as he or she deems necessary, for their review and comment. For subdivisions within the three-mile limit, additional copies shall be transmitted to the County Engineer, the County Health Department, the County Sanitary Engineer, the Richland County Regional Planning Commission and the appropriate township clerk.
- (e) Review of preliminary plan. The City Planning Commission shall complete its review of the preliminary plan as well as comments from the other departments and agencies by or at the first scheduled Planning Commission meeting after the date of submittal of the application. The Commission shall inform the subdivider as to which city, county or consulting officials must be contacted by him or her to determine the extent and nature of the improvements required by these Regulations.
- (1) Upon completion of the review, the action, recommendations and negotiation results of the Commission shall be noted on two copies of the preliminary plan, referenced and attached to any conditions determined. One copy shall be retained by the Commission and the other returned to the subdivider.
- (2) Approval of the preliminary plan by the City Planning Commission is not an acceptance of the plan for record, but only an expression of approval of a general plan as a guide for the preparation of a final subdivision plat for approval and recording upon fulfillment of all requirements of these Regulations. Approval shall be effective for a maximum period of 12 months unless, upon application by the subdivider, the City Planning Commission grants an extension. If a final subdivision plat has not been submitted for approval within the time period, another preliminary plan must be submitted in accordance with these Regulations.

1244.05 FINAL SUBDIVISION PLAT STAGE.

- (a) Final subdivision plat required.
- (1) The subdivider, after receiving approval of the preliminary plan for the proposed subdivision, shall submit a final plat of the proposed subdivision and drawings and specification of all improvements required therein. The final plat shall have incorporated all of the changes required by the City Planning Commission in its review of the preliminary plan. Otherwise, it shall conform to the preliminary plan. The final plat may be submitted for approval in sections, provided that a preliminary plan has been approved for the entire subdivision. The final plat shall be prepared by a licensed land surveyor and supplementary improvement plans and specifications shall be prepared by a registered professional engineer.
- (2) The following information shall be submitted to the City Planning Commission for final subdivision plat approval:

- A. Two copies of the application for final plat approval (see Subdivision Appendix VII, Sample Form No. 5, following the text of Chapter 1250 of these Subdivision Regulations);
- B. Five copies of the final subdivision plat and a reproducible tracing (nine copies if in the three-mile limit);
 - C. Five copies of final plat improvement drawings;
 - D. Two copies of protective covenants, if proposed;
- E. Two copies of performance guarantees approved by the City Law Director and reviewed by the City Engineer;
 - F. A receipt indicating payment of plat filing fees (see § 1242.05); and
 - G. Plan checking and field inspection fees (see § 1242.05).
- (b) Contents of final subdivision plat drawing. The subdivision plat shall be drawn to a minimum of 18 by 24 inches and a maximum of 24 by 36 inches outside dimensions and shall be drawn at a minimum scale of 100 feet to one inch. When necessary, the plat may be on several sheets accompanied by an index sheet showing the entire subdivision. When on several sheets, match points shall be shown. The subdivision plat shall show the following:
 - (1) Identification.
- A. The proposed name of the subdivision, the township, the tract and the original lot or section number;
 - B. A location map at one inch = 2,000 feet (U.S.G.S.) scale, with a north arrow; and
- C. The name and address of the subdivider and the registered engineer and/or surveyor who prepared the plat, with appropriate registration numbers and seals.
- (2) Control points. All dimensions, angles and bearings are to be referred to control points, the nearest established street line, section lines or other established points;
- (3) Lines and boundaries. Centerlines and right-of-way lines of streets, easements and other rights-of-way; corporation lines; property lines of all lots and parcels, with distances; radii, arcs or chords and tangents of all curves (nearest one-hundredth of a foot), bearings or deflection angles (nearest second);
- (4) Streets. Street names of each street within the proposed subdivision and those adjoining the subdivision; right-of-way width accurately shown with dimensions;
 - (5) Building setback lines. Building setback lines accurately shown with dimensions;
- (6) Lot identification. Lots shall be numbered in consecutive order. When the subdivision is submitted in sections, lots shall be numbered consecutively as each section is submitted, whether or not the sections are contiguous;
- (7) Total site data. Total site data shall include acreage and the number of lots in parks and other public uses;
- (8) Land for public use. Show boundaries and identify the use of all parcels which are to be dedicated or reserved for public use or easements;
 - (9) Monuments. The location and description of those found, set or to be set;
- (10) Adjoining plats and owners. The names of recorded owners of adjoining unplatted land and reference to subdivision plats of adjoining platted land by name, volume and page of the Recorder's plat records;
- (11) Certification of survey. Certification and seal by a licensed land surveyor to the effect that the plat represents a survey made by him or her which balances and closes, that monuments shown thereon exist or shall be set as shown, and that all dimensions and geodetic details are correct;
- (12) Certification by owners. Notarized certification by the owner or owners of the subdivision that the streets and other public areas have been dedicated and that there are no unpaid taxes or special assessments against the land contained in the plat;

(13) Notations.

- A. Certification of the City Engineer and City Law Director that performance guarantees, if required, for the construction of required improvements, have been provided.
- B. Acceptance of dedication of streets, storm sewers, sanitary sewers, water lines and rights-of-way by the local governing body for its ownership and future maintenance.
- C. Proper notations for transfer and record by the Richland County Auditor, the County Recorder and the tax map draftsman.
- D. Approval of plat by the Chairperson of the City Planning Commission, the City Health Commissioner, and the City Engineer. If within the three-mile limit, include signatures of County Engineer, the County Sanitary Engineer, the County Health Department and the Director-Secretary of the Richland County Regional Planning Commission.
- E. Acceptance of all areas of public use by the City Planning Commission or the Township Trustees. Where land is accepted for parks, the City Board of Park Commissioners shall be notified.
- F. Certification of the Richland County Auditor that there are no delinquent taxes or delinquent special assessments against the land contained in the plat.

(14) Protective covenants.

- A. If common property and/or improvements are a part of the plat, then the developer or persons seeking approval of the plat shall, prior to that approval, provide and submit to the Shelby Planning Commission copies of protective covenants, easements and documents to be recorded, providing for the ownership, maintenance, repair and financing of the common property and/or improvements. Reference to these protective covenants shall be included in all deeds conveying the lots and lands described within the subdivision plats.
- B. The maintenance and repair of common property and/or improvements shall not be the responsibility of the public unless, by specific legislative enactment, the legislative authority accepts responsibility for the property or improvements.

(c) Improvement plans and specifications.

- (1) Drawings showing cross-sections, profile, elevations, construction details and specifications for all required improvements shall be prepared by a registered professional engineer. The improvement plans shall be prepared in accordance with the design standards and required improvements set forth in Chapters 1246 and 1248 of these Regulations.
- (2) If it becomes necessary to modify improvements as approved due to unforeseen circumstances, the subdivider shall inform the City Engineer in writing of the conditions requiring the modifications and shall receive written approval of the modifications.
- (d) Transmission of subdivision plat. The Chairperson of the City Planning Commission shall transmit copies of the final plat to the same individuals and agencies who or which received the preliminary plan (see § 1244.04(d)).

(e) City Planning Commission action.

- (1) The City Planning Commission shall approve or disapprove the final plat within 30 days after it has been filed. Failure of the Commission to act upon the final plat within that time shall be deemed to be approval of the plat. If the plat is disapproved, the grounds for disapproval shall be stated in the records of the Commission, and a copy of the record shall be forwarded to the subdivider. The Commission shall not disapprove the plat if the developer has done everything that was required and has proceeded in accordance with the conditions and standards specified in the approved preliminary plan. If disapproved, the subdivider shall make the necessary corrections and resubmit the plat within 30 days to the Commission for its final approval.
 - (2) Approval of a subdivision plat may be given in one of the two following ways:
- A. Before construction of improvements. The City Planning Commission may give final approval before all required improvements are installed, provided that a construction agreement and performance bond or other guarantee or security acceptable to the City Law Director and the City Engineer, for the purpose of assuring installation of the improvements based on approved detailed engineering plans and an estimate approved by the City Engineer, is provided. Upon

receipt of the City Engineer's notification and determination that all the requirements of these Regulations have been met, the City Planning Commission shall give final approval and shall indicate that approval and the date on the tracing of the final subdivision plat, is provided.

B. After construction of improvements. After the subdivider has obtained conditional approval, as indicated in this section, and has installed all required improvements to the satisfaction of the City Engineer, the City Engineer shall certify that the improvements have been satisfactorily installed in compliance with the approved plans and the construction agreement. Upon receipt of the City Engineer's notification and determination that all the requirements of these Regulations have been met, the City Planning Commission shall give final approval and shall indicate that approval and the date on the tracing of the final subdivision plat.

1248.03 STREET AND UTILITY IMPROVEMENTS.

The improvement standards and specifications shall be as follows, except that any variations or additional requirements from these specifications, which may be required because of adverse site characteristics, will be determined by the City Engineer. All materials and construction methods shall be in accordance with the appropriate section of the current edition of the Ohio Department of Transportation specifications, herein abbreviated as ODOT, and Appendix 7, Standard Drawings. All streets and utility improvements, both public and private, shall conform to these specifications:

- (a) Streets and roads. See Table 1 in § 1246.04.
- (1) Major and minor arterial thoroughfares. The type and thickness of pavement will vary with design capacity, speed and loading. The developer will be responsible only for curbs and gutters and a maximum of 31 feet of pavement cost, as determined by the engineer of jurisdiction. Major and minor arterial thoroughfares shall be constructed from plans furnished by the engineer of jurisdiction and to the standards and specifications established therein.
 - (2) Collector, commercial and industrial streets.
 - A. The type and thickness of pavement shall be as follows:
- 1. Ten inches (ODOT 304) limestone base, bituminous prime and two and one-half inches of (ODOT 448-2) asphaltic concrete base surface and one and one-half inches of (ODOT 448-1) asphaltic concrete surface;
- 2. Four inches of (ODOT 304) limestone aggregate base, seven inches of (ODOT 301) asphaltic concrete base and two inches of (ODOT 448-1) asphaltic concrete surface;
- 3. Four inches of (ODOT 304) limestone, seven inches of (ODOT 452) portland concrete pavement designed to ODOT *Pavement Design and Rehabilitation Manual* requirements.
- B. Six inch underdrains (ODOT 605) shall be installed on both sides of street for options A.1., A.2. and A.3.
 - (3) Local residential; cul-de-sacs.
 - A. The type and thickness of pavement shall be as follows:
- 1. Eight inches (ODOT 304) limestone base, bituminous prime and two and one-half inches (ODOT 448-1) asphaltic concrete surface;
- 2. Four inches (ODOT 304) and six inches of (ODOT 301) bituminous aggregate base and one and one-half inches of (ODOT 448-1) asphaltic concrete surface;
- 3. Four inches (ODOT 304) limestone, six inches (ODOT 452) portland concrete pavement designed to ODOT *Pavement Design and Rehabilitation Manual* requirements.
- B. Six inch underdrains (ODOT 605) shall be installed on both sides of street for options A.1., A.2. and A.3.
 - (4) Pavement drainage.
- A. Roadway ditches having a grade in excess of 2% shall have an approved type gutter using concrete, stone, sod or underground drainage, with sufficient inlet spaces at intervals.
- B. All driveways where ditches are used shall be provided with a drive pipe having a minimum diameter of 12 inches and being a minimum of 20 feet long, or at least eight feet

longer than the width of the driveway. The invert of the pipe shall be 18 inches below the centerline of the pavement (C.M.P. or equal).

- C. All street pavements shall slope from the crown to each gutter at three-sixteenths of an inch per foot minimum.
- D. The subdivider shall show the cross-sections and centerline profile of all existing pavements and intersections and a profile at the stub end for future extensions of pavement and drainage.
- (b) Curbs and gutters. Integral curbs may be constructed with concrete pavements. Curbs and gutters shall be constructed of portland cement (ODOT 609).
 - (1) Gutter plate minimum width: 18 inches; minimum thickness: eight and one-half inches.
 - (2) Minimum curb height: six inches (front); 13 inches (back).
 - (3) Minimum curb width: six inches.
 - (4) Type of material: concrete (see Appendix 7, Standard Drawings).
 - (c) Driveways.
- (1) Minimum width: 18 feet at curb and ten feet at sidewalk. Minimum apron: four feet on each side of driveway.
- (2) Type and thickness of base material: six inches plain concrete (ODOT 452), five inches (ODOT 301) plus one inch (ODOT 404) or eight inches (ODOT 304) plus two inches (ODOT 404) or equivalent.
- (d) Sidewalks. Sidewalk provisions are specified in the Required Improvements Schedule set forth in § 1248.01, Table 2. Sidewalks shall be located two feet inside the street right-of-way lines.
 - (1) Minimum width: five feet.
 - (2) Minimum thickness: four inches.
 - (3) Minimum thickness at driveways: six inches.
 - (4) Material: plain portland concrete (class C).
 - (5) Sidewalks shall be constructed pursuant to R.C. § 729.12 to provide ramped curbing.
- (e) Storm sewer systems. Storm sewer systems and other drainage improvements shall be in accordance with the standards and specifications of, and subject to approval by, the City Engineer.
- (f) Electric lines. In all subdivisions, electric current conductors may be buried as per § 1246.04 of these Regulations and as per power supplier specifications. Above ground pads for transformers will be permitted.
- (g) Gas mains. Gas mains, when proposed, shall be installed in the green belt between the sidewalk and the curb, with a minimum 30-inch cover. Service lines shall be installed with a minimum 18-inch cover as per specifications of Columbia Gas of Ohio, Inc. Locations are to be approved by City Engineer.
- (h) Street name and traffic control signs. Street name signs (to be provided by the developer) shall be installed at all intersections, and traffic-control signs (to be provided by the city) shall conform to ODOT standards.
 - (1) Minimum size of sign: six inches high, 18 inches long.
 - (2) Minimum height above ground: eight feet.
 - (3) Sign plates: sign plates shall conform to standards set forth by the City Engineer.
 - (4) Posts: sign posts shall conform to standards set forth by the City Engineer.

- (i) Water supply.
- (1) If the city water supply is not available, a water supply distribution system, if required, shall be designed, located and constructed in accordance with the requirements of the Ohio Environmental Protection Agency and city regulations.
 - (2) The following minimum standards and specifications shall apply:
 - A. Main size: eight inches in diameter (minimum).
 - B. Waterline material shall be as follows:
- 1. Ductile case iron water main specifications, ANSI-A21.52, Class 2, including mechanical joint fitting (AWWA-specification C153).
- 2. Polyvinyl chloride (PVC) water main specifications AWWA/ANSI C900 DR18, including mechanical joint fitting (AWWA-specification C153).
 - C. Fire hydrants shall be installed as follows:
 - 1. Location: At each intersection and a maximum distance of 500 feet between hydrants.
- Type of hydrant: city standard, with a six-inch gate valve on hydrant lead, per specification AWWA-C502.
 - D. Valves: 16-inch and larger: butterfly type; smaller than 16-inch: gate type.
 - E. Depth: four and one-half foot cover over water main (minimum).
 - F. Tap: One required for each residence as follows:
- 1. Three-quarter inch diameter, Type K copper, 160 pounds per square inch rating, ASTM D-2737, known as service pipe or municipal pipe that can be flared for use with compression fittings, or other equivalent material approved by the City Engineer.
 - 2. Three-quarter inch corporation stop.
 - 3. Three-quarter inch curb stop and box located at the right-of-way.
- 4. a. All waterlines shall be constructed in a continuous loop system meeting city and Ohio EPA regulations and specifications by connecting to new or existing water lines so that no line shall be a dead end; or
- b. The developer must provide plans and calculations certified by an Ohio registered engineer demonstrating that the proposed extension will cause no decrease of flow or pressure for both domestic and fire flow supply situations from the point of the last documented continuous looping in the existing city's distribution system. Proposed plans must meet City of Shelby and Ohio EPA regulations and specifications.
- c. In either case, plans and calculations must be approved by the Deputy Director of Public Services (Utilities Director), Water Superintendent and City Engineer.
- 5. Larger taps shall be approved by the Water Division and installed at the expense of the developer.
 - (j) Sanitary sewers.
- (1) If the city sanitary sewer is not available, a sanitary sewer collection system, if required, shall be designed, located and constructed in accordance with the requirements of the Ohio Environmental Protection Agency and city regulations.
 - (2) The following minimum standards and specifications shall apply:
 - A. Main size: eight-inch diameter.
 - B. Material: PVC pipe, current ASTM C-425.
 - C. Pipe joints: premium current ASTM C-425.
 - D. House tap: one required for each lot to the right-of-way line, as follows:
 - 1. Six-inch diameter minimum.
 - 2. Installed by a "T" or "Y" connection method.

E. Manholes:

- 1. Wall sections: four-foot minimum diameter precast concrete, ASTM Designation C-478;
 - 2. Joints between sections: ASTM Designation C-443;
 - 3. Frame and cover: as approved by the City Engineer, or other approved equivalent;
- 4. Maximum distance between manholes: 400 feet (see Appendix 7, Standard Drawings).
- (k) Testing of water and sewer lines. Testing of water lines and sanitary sewer lines after installation shall be done by the subdivider in accordance with the procedures and requirements of the City Engineer.

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FORM NO. 6 APPLICATION FOR MINOR SUBDIV	TSION APPROVAL
Shelby, Ohio	
Date Number	Application
	sion approval under Ohio R.C. 711.131 and certifies ation is true and correct. Action must be taken within
Signature	
Phone	
Minor subdivision approval may be grante	d only under the following conditions:
 The proposed subdivision is along an widening or extension of any street. 	a existing public road and involves no openings,
2. No more than five lots are involved a subdivided.	after the original parcel has been completely
3. The subdivision is not contrary to apparaince can only be requested before the	plicable platting, subdividing or zoning regulations. A entire Commission.
4. The property has been surveyed and	a sketch and legal description are submitted.
5. Compliance with design standards, § plat is required.	\S 1246.02 and 1246.03, shall be made even though no
Note: City Charter, § <u>98</u> , requires a plat for review the requirements of the Charter.	or any subdivision. The subdivider is advised to
Section 2: That Form No. 8 (Affidavit VII (Sample Forms) be deleted in its entire	of Compliance for Minor Subdivision) of Appendix ety.
Section 3: That all other Sections of T Ordinances of the City of Shelby shall rem	Title Four (Subdivision Regulations) of the Codified nain in full force and effect.
Section 4: That all meetings and heari been in compliance with Codified Ordinar Charter of the City of Shelby, Ohio.	ngs concerning the adoption of this Ordinance have nce 220.01, Ohio Revised Code Section 121.22, and the
Section 5: That this Ordinance shall b approval by the Mayor, and the earliest pe	e in full force and effect from and after its passage, riod allowed by law.
PASSED:	Claren Mal mobile
	Steven McLaughlin Vice President of Council

	APPROVED:	
ATTEST:	<u> </u>	
Steven T. Lifer	Steven L. Schag	
Clerk of Council	Mayor	
Prepared by:		
Gordon M. Eyster		
Director of Law		

1st Reading Glinladg and Brading 71112019

ORDINANCE NO. 17 -2019 (Sponsor: Councilmember Gates)

VACATING AN ALLEY THAT RUNS PARALLEL WITH SECOND STREET AND A PORTION OF OAK STREET WITHIN THE CITY OF SHELBY, RICHLAND COUNTY, OHIO.

WHEREAS, on the 6th day of May, 2019, the Council of the City of Shelby adopted Resolution No. 22-2019 declaring its intent to vacate an alley that runs parallel with Second Street and a portion of Oak Street; and

WHEREAS, notice of adoption of the above resolution has been given to the owners of property abutting said roadways effected by said resolution, notifying said property owners of the time and place at which objections could be presented to the Board of Revision of Assessments (pursuant to Section 105 of the Charter of the City of Shelby); and

WHEREAS, the Board of Revision of Assessments met on May 29, 2019 and voted to approve and recommend the vacation of an alley that runs parallel with Second Street and a portion of Oak Street; said hearing and procedure being in accordance with the provisions of Section 105 of the Charter of the City of Shelby, Ohio; and

WHEREAS, this Council is satisfied that there is good cause for vacating said roadways hereinafter described and that said vacation will not be detrimental to the general interest and public welfare.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF SHELBY, OHIO, A MAJORITY ELECTED THERETO CONCURRING:

Section 1: That an alley that runs parallel with Second Street and a portion of Oak Street as set forth in the plat and legal description as prepared by Seiler & Craig Surveying, Inc.- Chad Craig, Registered Surveyor on March 26, 2019 is hereby vacated.

Section 2: That in accordance with Section 105 of the Charter of the City of Shelby, Ohio, the City shall retain any and all easements necessary for the maintenance of utilities currently located within said roadway.

Section 3: That all meetings and hearings concerning the adoption of this Ordinance have been in compliance with Codified Ordinance 220.01, Ohio Revised Code Section 121.22, and the Charter of the City of Shelby, Ohio.

Section 4: That this Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and the earliest period allowed by law.

Steven McLaughlin	
Vice President of Council	
APPROVED:	
Mayor	
	Vice President of Council

Ulin 2019 21-d Broding 71/120/19

ORDINANCE NO. 8 -2019 (Sponsor – Councilmember Roberts)

AMENDING THE ZONING ORDINANCE (ORDINANCE NUMBER 1-91, PART 12, TITLE 6) OF THE CODIFIED ORDINANCE OF THE CITY OF SHELBY, OHIO TO CHANGE A CERTAIN PERMANENT PARCEL NUMBER ON EAST MAIN STREET-STATE ROUTE 96 WHICH IS DESIGNATED AS R-1A (RESIDENTIAL DISTRICT) TO R-2 (RESIDENTIAL DISTRICT).

WHEREAS, by authority of Codified Ordinances 1260.05, the Council of the City of Shelby has determined that a certain permanent parcel number on East Main Street –State Route 96 as located within an R-1A (Residential District) should be zoned as R-2 (Residential District) property; and

WHEREAS, the Planning Commission of the City of Shelby has reviewed the proposed amendment and has approved of same on June 11, 2019; and

WHEREAS, in accordance with Codified Ordinance 1260.05 the Council of the City of Shelby has determined that said amendment to the Zoning Ordinance is necessary; and

WHEREAS, in accordance with mandates of the Zoning Ordinance for the City of Shelby, a public hearing shall be held concerning this proposed amendment; and

WHEREAS, it is in the interest of the public health, safety, morals, and general welfare of the citizens of the City of Shelby that Ordinance number 1-91, Part 12, Title 6 be amended and that certain Richland County permanent parcel number on East Main Street-State Route 96 be rezoned.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL FOR THE CITY OF SHELBY, OHIO MAJORITY ELECTED THERETO CONCURRING:

- Section 1: That the zoning map attached to Ordinance Number 1-91 as passed on March 4, 1991 (with amendments) is hereby revised and amended by changing the following Richland County Permanent Parcel Number 0178021505031 from R-1A (Residential District) to R-2 (Residential District).
- Section 2: That the Clerk of Council and the Chairman of the Shelby Planning Commission are directed to make the necessary changes on the original zoning map of the City of Shelby, Ohio.
- Section 3: That all other zones and designations currently on said map are to remain in full force and effect.
- Section 4: That all meetings and hearings concerning the adoption of this Ordinance have been in compliance with Codified Ordinance 220.01, Ohio Revised Code Section 121.22 and the Charter of the City of Shelby, Ohio.
- Section 5: That this Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and the earliest period allowed by law.

PASSED	:	
		Steven McLaughlin
		Vice President of Council
		APPROVED:
ATTEST		
	Steven T. Lifer	Steven L. Schag
	Clerk of Council	Mayor

Prepared by:		
Gordon M. Byste Director of Law	7	

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ORDINANCE NO. _____-2019 Sponsors: (Councilmember Roberts and Roub)

AUTHORIZING THE MAYOR AS DIRECTOR OF PUBLIC SERVICE TO LEASE REAL ESTATE.

WHEREAS, the City of Shelby by and through its Council has the special power to lease its real estate; and

WHEREAS, the City of Shelby has obtained parcels of land through the FEMA Mitigation Grants; and

WHEREAS, the Mayor acting as Director of Public Service has determined that said parcels should be leased; and

WHEREAS, it is in the interest of the public health, safety, morals, and general welfare of the citizens of the City of Shelby that said parcels be leased by the City of Shelby.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF SHELBY, OHIO, A TWO-THIRDS (2/3) MAJORITY ELECTED THERETO CONCURRING:

Section 1: That the following described real estate belonging to the City of Shelby shall be leased:

#	ADDRESS	LOT	PARCEL ID	DISASTER DECLARATION
1	160 Leslie Lane	3405	0460814501000	1720.10R
2	158 Leslie Lane	3406	0460810208000	1720.10R
3	148 Leslie Lane	3411	0460802307000	1720.10R
4	144 Leslie Lane	3318	0460804105000	1720.10R
_ 5	155 Leslie Lane	3419	0460816607000	1720.10R
6	153 Leslie Lane	3420	0460804813000	1720.10R
7	151 Leslie Lane	3421	0460814604000	1720.04R
8	149 Leslie Lane	3422	0460802513000	1720.10R
9	147 Leslie Lane	3423	0460819808000	1720.10R
10	145 Leslie Lane	3320	0460808018000	1720.10R
11	143 Leslie Lane	3319	0460807107000	1720.04R
12	161 Leslie Lane	3416	0460800707000	1720.10R
13	149 N. Gamble Street	3737	0460822039000	1720.10R
14	147 N. Gamble Street	3736	0460822049000	RFC 08
15	145 N. Gamble Street	3735	0460822042000	1720.10R
16	143 N. Gamble Street	3734	0460822051000	1720.10R
17	139 N. Gamble Street	3732	0460822041000	1720.04R
18	137 N. Gamble Street	3731	0460822040000	1720.04R
19	35 Jeffery Avenue	892	0460814216000	1720.04R
20	26 Walnut Street	189	0460816404000	1720.04R
21	17 E. Whitney Avenue	242	0460817517000	1720.04R

22	19 E. Whitney Avenue	241	0460817516000	1720.04R
23	14 E. Whitney Avenue	246	0460810605000	1720.04R
24	29 Mohican Street	2724	0460811013000	1720.04R
25	33 Mohican Street	2722	0460818209000	1720.04R

Section 2: That the Mayor as Director of Public Service be and is hereby authorized to lease said real estate to the highest bidders according to law and further authorized to enter into lease agreement(s).

Section 3: That the City of Shelby shall reserve unto itself sufficient utility easements as may be required.

Section 4: That the Director of Finance and Public Record shall deposit the proceeds of the lease of said real estate described in Section 1 to the credit of the General Fund.

Section 5: That all lease agreements shall have the approval of the Federal Emergency Management Agency Region Five Regional Director.

Section 6: That all meetings and hearings concerning the adoption of this Ordinance have been in compliance with Codified Ordinance 220.01, Ohio Revised Code Section 121.22 and the Charter of the City of Shelby, Ohio.

Section 7: That this Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and the earliest period allowed by law.

PASSED:		
	Steven McLaughlin	
	Vice President of Council	
	APPROVED:	
ATTEST:		
Steven Lifer	Steven Schag	
Clerk of Council	Mayor	
Prepared by:		

Gordon M. Eyster Director of Law

ORDINANCE NO. <u>20</u> -2019 (Sponsor – Councilmember Gates)

AMENDING CHAPTER 210 (PUBLIC RECORDS POLICY) OF THE CODIFIED ORDINANCES OF THE CITY OF SHELBY.

WHEREAS, the model public records policy upon which Chapter 210 (Public Records Policy) of the Codified Ordinances of the City of Shelby was based in 2009 has been significantly revised and updated by the Office of the Attorney General of the State of Ohio; and

WHEREAS, it is in the interest of the public health, safety, morals, and general welfare of the citizens of the City of Shelby that the City's Public Records Policy be amended to reflect said revisions and updates.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF SHELBY, A MAJORITY ELECTED THERETO CONCURRING:

Section 1: That Chapter 210 of the Codified Ordinances of the City of Shelby be amended to read as follows:

CHAPTER 210: PUBLIC RECORDS POLICY

210.01 MISSION STATEMENT.

Openness leads to a better informed citizenry, which leads to better government and better public policy. It is the mission and intent of the City of Shelby at all times to comply fully with and abide by both the spirit and the letter of Ohio's Public Records Act.

210.02 DEFINITIONS.

For the purpose of this chapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning:

- (a) A "record" is defined to include the following: a document in any format paper, electronic (including, but not limited to, business e-mail) that is created, received by, or comes under the jurisdiction of the City that documents the organization, functions, policies, decisions, procedures, operations, or other activities of the City.
- (b) A "public record" is a record that is being kept by the City at the time a public records request is made, subject to applicable exemptions from disclosure under Ohio or federal law. All public records must be organized and maintained in such a way that they can be made available for inspection and copying.

210.03 RESPONSE TIMEFRAME.

- (a) Public records are to be available for inspection during regular administrative business hours. Public records must be made available for inspection promptly. Copies of public records must be made available within a reasonable period of time. "Promptly" and "reasonable" take into account the volume of records requested, the proximity of the location where the records are stored, the necessity for any legal review and redaction, and other facts and circumstances of the records requested.
- (b) It is the goal of the City of Shelby that all requests for public records should be acknowledged in writing or, if feasible, satisfied within three business days following the City's receipt of the request.

210.04 HANDLING REQUESTS.

- (a) No specific language is required to make a request for public records. However, the requester must at least identify the records requested with sufficient clarity to allow the City to identify, retrieve, and review the records.
- (b) The requester does not have to put a records request in writing and does not have to provide his or her identity or the intended use of the requested public record(s). It is the City's general policy that this information not be requested. However, the law does permit the City to ask for a written request, the requester's identity, and/or the intended use of the information

requested, but only if (1) a written request or disclosure of identity or intended use would benefit the requester by enhancing the City's ability to identify, locate, or deliver the public records that have been requested; and (2) the requester is first told that a written request is not required and that the requester may decline to reveal the requester's identity or intended use.

- (c) In processing the request, the City does not have an obligation to create new records or perform a search or research for information in the City's records. An electronic record is deemed to exist so long as a computer is already programmed to produce the record through the City's standard use of sorting, filtering, or querying features. Although not required by law, the City should consider generating new records when it makes sense and is practical under the circumstances.
- (d) In processing a request for inspection of a public record, a City employee may accompany the requester during inspection to make certain original records are not taken or altered.
- (e) A copy of the most recent edition of the Ohio Sunshine Laws Manual is available via the Ohio Attorney General's website (www.OhioAttorneyGeneral.gov/YellowBook) for the purpose of keeping employees of the City and the public educated as to the City's obligations under Ohio's Public Records Act, Ohio's Open Meetings Act, records retention laws, and the Personal Information Systems Act.

210.05 ELECTRONIC RECORDS.

- (a) Records in the form of e-mail, text messaging, and instant messaging, including those sent and received via a hand-held communications device, are to be treated in the same fashion as records in other formats, such as paper or audiotape.
- (b) Public record content transmitted to or from private accounts or personal devices is subject to disclosure. All employees or representatives of the City are required to retain their e-mail records and other electronic records in accordance with applicable records retention schedules.

210.06 DENIAL AND REDACTION OF RECORDS.

- (a) If the requester makes an ambiguous or overly broad request or has difficulty in making a request such that the City cannot reasonably identify what public records are being requested, the request may be denied, but the City must then provide the requester an opportunity to revise the request by informing the requester of the manner in which records are maintained and accessed by the City.
- (b) If the City withholds, redacts, or otherwise denies requested records, it must provide an explanation, including legal authority, for the denial(s). If the initial request was made in writing, the explanation must also be in writing. If portions of a record are public and portions are exempt, the exempt portions may be redacted and the rest must be released. When making public records available for public inspection or copying, the City shall notify the requester of any redaction or make the redaction plainly visible.

210.07 COPYING AND MAILING COSTS.

- (a) Those seeking public records may be charged only the actual cost of making copies, not labor. The charge for paper copies is \$0.05 cents per page. The charge for electronic files downloaded to a compact disc is \$1.00 per disc.
- (b) A requester may be required to pay in advance for the actual costs involved in providing the copy. The requester may choose whether to have the record duplicated upon paper, upon the same medium on which the public record is kept, or upon any other medium on which the City determines that the record can reasonably be duplicated as an integral part of the City's normal operations.
- (c) If a requester asks that documents be delivered, he or she may be charged the actual cost of the postage and mailing supplies or other actual costs of delivery. There is no charge for e-mailed documents.

210.08 MANAGING RECORDS.

The City's records are subject to records retention schedules. The City's current schedules are available at City Hall, a location readily available to the public as required by Ohio Revised Code § 149.43(B)(2).

210.09 APPLICABILITY.

The provisions of this chapter shall apply to all offices, departments, boards, and commissions of the City. No later than 30 days after its effective date, the Clerk of Council shall cause a copy of this chapter to be posted prominently at all locations where public records are kept, including, but not limited to, City Hall, Police Department, Fire Department, Health Department, Municipal Utilities Office, Water Treatment Plant, Wastewater Treatment Plant, Municipal Light Plant, City Garage, Electric Distribution Garage, Seltzer Pool, and Parks Department Garage.

Section 2: That all meetings and hearings concerning the adoption of this Ordinance have been in compliance with Codified Ordinance 220.01, Ohio Revised Code Section 121.22, and the Charter of the City of Shelby.

Section 3: That this Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and the earliest period allowed by law.

	Steven McLaughlin
	Vice President of Council
	APPROVED:
ATTEST:	
Steven Lifer	Steven Schag
	Mayor

Gørdon M. Eyster-

Director of Law

ORDINANCE NO: 2 -2019 (Sponsor: Councilmember McLaughlin)

AMENDING ORDINANCE NO: 7-2019 (ANNUAL APPROPRIATIONS) AND DECLARING AN EMERGENCY.

WHEREAS, on March 18, 2019, the Council of the City of Shelby passed its Annual Appropriations Ordinance as required by the Ohio Revised Code Section 5705.38; and

WHEREAS, it is necessary to increase a line item within the 2019 budget and to fund said line item with previously unappropriated monies; and

WHEREAS, it is in the interest of the public health, safety, morals, and general welfare of the citizens of the City of Shelby that these additional appropriations be made effective so as to balance the books for the calendar year 2019 and so as to fund necessary expenditure and/or projects.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF SHELBY, OHIO, A TWO-THIRDS (2/3) MAJORITY ELECTED THERETO CONCURRING:

Section 1: The Ordinance No: 7-2019 (Annual Appropriations) is hereby amended as follows:

THE PURPOSE OF THIS ORDINANCE IS TO INCREASE EXPENDITURES

101 - MIS- 531	Miscellaneous	\$25,000.00
101 – MIS- 624	Revenue Sharing	\$1,200.00
220 – CIT- 506	Refunds	\$15,000.00
300 – PRO- 586	Whitney Ave. Bridge	\$16,000.00
354 – PCC- 531	Miscellaneous	\$10,000.00
354 – PCC- 536	Construction	\$50,000.00
401 – SCI- 536	Construction	\$2,000,000.00

Section 2: That all other portions of Ordinance No.: 7-2019, not modified expressly herein, shall remain in full force and effect.

Section 3: That all meetings and hearings concerning the adoption of this Ordinance have been in compliance with Codified Ordinance 220.21, Ohio Revised Code Section 121.22, and the Charter of the City of Shelby, Ohio.

Section 4: That this Ordinance is hereby deemed an emergency so as to meet the ongoing contractual and/or monetary obligations of the City of Shelby, Ohio and, therefore, shall be in full force and effect from and after its passage, approval by the Mayor, and the earliest period allowed by law.

PASSED:		
N. Carlotte	Steven McLaughlin	
	Vice President of Council	
	APPROVED:	
ATTEST:		
Steven Lifer	Steven L. Schag	
Clerk of Council	Mayor	

Prepared by:

Gordon M. Eyster Director of Law

RESOLUTION NO. 3\ 2019 (Sponsors: Councilman Gates, Roub and Martin)

THANKING LINDA K. SPERK FOR HER SERVICE AS AN INCOME TAX CLERK OF THE CITY OF SHELBY.

WHEREAS, Linda K. Sperk faithfully served as an Income Tax Clerk of the City of Shelby from May 16, 1974, until her retirement on June 28, 2019; and

WHEREAS, during her outstanding tenure, Mrs. Sperk served as Income Tax Clerk serving the citizens of Shelby as income tax filer and information provider, always assisting taxpayers with a calm voice and demeanor; and

WHEREAS, as an employee of the Income Tax Department, Mrs. Sperk worked with ten mayors, six law directors, five finance directors, numerous members of Council, and countless other city officials and employees in three City Hall buildings with a work ethic that was unparalleled and a sense of duty that was unmatched; and

WHEREAS, the Council desires to thank Mrs. Sperk for her diligent and dedicated service to the City of Shelby and its residents.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF SHELBY, OHIO, A MAJORITY ELECTED THERETO CONCURRING:

Section 1: That the Council express its sincere thanks and appreciation to Linda K. Sperk for her forty-five years of service as an Income Tax Clerk.

Section 2: That the Council extend its best wishes to Mrs. Sperk for a long and satisfying retirement.

Section 3: That the Clerk of Council present Mrs. Sperk an authenticated copy of this Resolution.

Section 4: That all meetings and hearings concerning the adoption of this Resolution have been in compliance with the Codified Ordinance 220.01, Ohio Revised Code Section 121.11, and the Charter of the City of Shelby.

Section 5: That this resolution shall be in full force and effect from and after its passage, approval by the Mayor, and the earliest period allowed by law.

PASSED:	
	Steven McLaughlin
	Vice President of Council
	APPROVED:
ATTEST:	
Steven T. Lifer	Steven L. Schag
Clerk of Council	Mayor
Prepared by:	

Gordon M. Eyster Director of Law

RESOLUTION NO. 32 -2019 (Sponsor- Councilmember Martin)

AUTHORIZING THE MAYOR AS DIRECTOR OF PUBLIC SERVICE TO ENTER INTO CONTRACT CHANGE ORDER WITH SHELLY AND SANDS, INC FOR THE 2019 PAVING PROJECT IN THE AMOUNT OF TWENTY-EIGHT THOUSAND THREE HUNDRED EIGHTY AND 00/100 DOLLARS (\$28,380.00) AS AN INCREASE AND DECLARING AN EMERGENCY.

WHEREAS, the City of Shelby has entered into a contract with Shelly and Sands, Inc. for the 2019 Paving Project, and said contract provides for a written change order; and

WHEREAS, it has become necessary to make additions to the 2019 Paving Project and adjust the contract as detailed in the attached Change Order #1; and

WHEREAS, it is in the interest of the public health, safety, morals, and general welfare of the citizens of the City of Shelby that this change order be approved.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF SHELBY, OHIO, A TWO-THIRDS (2/3) MAJORITY ELECTED THERETO CONCURRING:

Section 1: That the Mayor as Director of Public Service shall be and is hereby authorized to enter into Contract Change Order with Shelly and Sands, Inc. for the total amount of Twenty-Eight Thousand Three Hundred Eighty and 00/100 Dollars (\$28,380.00) as an increase.

Section 2: That all meetings and hearings concerning the adoption of this Resolution have been in compliance with Codified Ordinance 220.01, Ohio Revised Code Section 121.22, and the Charter of the City of Shelby, Ohio.

Section 3: That this Resolution is hereby deemed to be an emergency and therefore, shall be in full force and effect from and after its passage, approval by the Mayor, and the earliest period allowed by law.

PASSED:	
	Steven McLaughlin
	Vice President of Council
	APPROVED:
ATTEST:	
Steven T. Lifer	Steven L. Schag
Clerk of Council	Mayor
Prepared by:	
Gordon M. Eyster	
Director of Law	

RESOLUTION NO. 33 -2019 (Sponsors: Councilmembers Gates and Roberts)

AUTHORIZING THE MAYOR AS DIRECTOR OF PUBLIC SAFETY TO ADVERTISE FOR QUALIFICATION STATEMENTS AND TO ENTER INTO A CONTRACT FOR EMERGENCY AMBULANCE SERVICE AND DECLARING AN EMERGENCY.

WHEREAS, a contract for emergency ambulance service which is currently in effect within the City of Shelby expires on October 13, 2019 at 12:00 A.M.; and

WHEREAS, in order to assure that the citizens of the City of Shelby, Ohio are provided with suitable and adequate emergency ambulance services, it is necessary that qualification statements for a new contract be sought; and

WHEREAS, it is in the interest of the public health, safety, morals, and general welfare of the citizens of the City of Shelby, Ohio, that the Mayor as Director of Public Safety be authorized to advertise for Qualification Statements and to enter into a contract for emergency ambulance service.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF SHELBY, OHIO, A TWO-THIRDS (2/3) MAJORITY ELECTED THERETO CONCURRING:

- Section 1: That the Mayor as Director of Public Safety be authorized to advertise for Qualification Statements and enter into a contract for emergency ambulance service.
- Section 2: That the Mayor as Director of Public Safety and/or the Fire Chief for the City of Shelby shall advise the trustees of Jackson and Sharon Townships of the city's intent to seek contract Qualification Statements and encourage said trustees to participate in the contract process as in previous years.
- Section 3: That all meetings and hearings concerning the adoption of this Resolution have been in compliance with Codified Ordinance 220.01, Ohio Revised Code Section 121.22, and the Charter of the City of Shelby, Ohio.
- Section 4: That this Resolution is hereby declared an emergency measure necessary for the immediate preservation of the public peace, property, health, safety and welfare in the City of Shelby, Ohio, and, therefore, shall be in full force and effect from and after its passage, approval by the Mayor, and the earliest period allowed by law.

PASSED:		
		Steven McLaughlin
		Vice President of Council
		APPROVED:
ATTEST:		
Steven T. Li		Steven L. Schag
Clerk of Cou	ncil	Mayor
Prepared by:		

Gordon M. Eyster Director of Law

RESOLUTION NO. 34 -2019 (Sponsor: Councilmember Gates)

AUTHORIZING THE MAYOR AS DIRECTOR OF PUBLIC SERVICE TO INSTALL A VINYL COATED CHAIN LINK FABRIC FENCE ON THE WEST WHITNEY AVENUE OVERHEAD BRIDGE.

WHEREAS, there are community benefits of purchasing and installing a fence on the West Whitney Avenue overhead bridge to help prevent individuals from self harm; and

WHEREAS, Seaman's Custom Fence has provided a quote of \$15,950 for the materials and installation of said fence; and

WHEREAS, it is in the interest of the public health, safety, morals, and general welfare of the citizens of the City of Shelby that the Mayor as Director of Public Service be authorized to fulfill the desire to install a fence on the West Whitney Avenue Bridge over the CSX railroad tracks.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF SHELBY, OHIO, A TWO-THIRDS (2/3) MAJORITY ELECTED THERETO CONCURRING:

Section 1: That the Mayor as Director of Public Service is hereby authorized to conduct business with Seaman's Custom Fence or another qualified fencing company for the installation of a vinyl coated chain link fabric fence on the West Whitney Avenue Bridge.

Section 2: That all meetings and hearings concerning the adoption of this Resolution have been in compliance with Codified Ordinance 220.01, Ohio Revised Code Section 121.22, and the Charter of the City of Shelby, Ohio.

Section 3: That this Resolution is hereby deemed to be an emergency and therefore, shall be in full force and effect from and after its passage, approval by the Mayor, and the earliest period allowed by law.

PASSED:	
***	Steven McLaughlin
	Vice President of Council
	APPROVED:
ATTEST: Steven T. Lifer	Steven L. Schag
Clerk of Council	Mayor
Prepared by:	
Gordon M. Eyster	
Director of Law	