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

Shelby City Council Agenda Monday, December 16, 2024 COUNCIL CHAMBERS 29 MACK AVENUE Shelby, Ohio 7:00 p.m.

#### Call to Order and Pledge of Allegiance

Roll Call: Mr. Roub	_ Mr. Robert	s Mr. C	<sup>c</sup> utlip Mr	. Martin Mı	:. McLaughlin
<b>Dispense with t</b> Moved 2 <sup>NI</sup>		f the Journal t	from December	2, 2024	
Mr. McLaughlin	Mr.	RoubN	/Ir. Roberts	Mr. Cutlip	Mr. Martin
Public Commen	nt				
CASH/INVEST 2024, BE RECI Moved 2 <sup>NI</sup>	onnel Commit AT THE CON IMENT REC EIVED, PLA	tee—Councilm IBINED FINA CONCILIATIO CED ON FILI	ember Martin ANCIAL STATI ON STATEMEN E, AND POSTE	EMENT AND THI NT BOTH DATED D TO THE CITY V	NOVEMBER 30,
ivii. ivicLaugiiiii	1411.		/II. ROOCIUS	wn. Cump	
Utilities & Stree				—Did not meet	
Reports of City Steven L. Schag					

Page 2 City Council Monday, December 16, 2024

Moved 2 <sup>ND</sup>				
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin
MOTION TO CONI ZONING APPEALS Moved2 <sup>ND</sup> Mr. McLaughlin				N TO THE BOARD OF
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin
MOTION TO CONI SERVICE COMMIS Moved2 <sup>ND</sup>	SSION			TO THE CIVIL Mr. Martin
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin
MOTION TO CONICOMMISSION  Moved2 <sup>ND</sup> Mr. McLaughlin				THE SHADE TREE  Mr. Martin
Brian A. Crum—Dire	ctor of Finance			·
Gordon M. Eyster—L	aw Director			
Joe Gies—Project Co	ordinator			
Now Rusinoss				

**City Council** Monday, December 16, 2024 **Unfinished Business** Future use of Main Street Fire Station Legislation **ORDINANCE NO 28-2024** AMENDING SECTION 276.04 (FOOD SERVICE/RETAIL FOOD ESTABLISHMENT LICENSE FEES) OF CHAPTER 276 (DIVISION OF HEALTH) OF THE CODIFIED ORDINANCES OF THE CITY OF SHELBY **3RD READING** Moved 2<sup>ND</sup> Mr. McLaughlin \_\_\_\_ Mr. Roub \_\_\_\_ Mr. Roberts \_\_\_\_ Mr. Cutlip \_\_\_\_ Mr. Martin \_\_\_\_ PASSAGE OF ORDINANCE  $2^{ND}$ Moved Mr. McLaughlin \_\_\_\_ Mr. Roub \_\_\_\_ Mr. Roberts \_\_\_\_ Mr. Cutlip \_\_\_\_ Mr. Martin \_\_\_ **ORDINANCE NO 31-2024** AMENDING CHAPTER 452 (PARKING GENERALLY) OF THE CODIFIED ORDINANCES OF THE CITY OF SHELBY, OHIO **3RD READING** Moved 2<sup>ND</sup> Mr. McLaughlin Mr. Roub Mr. Roberts Mr. Cutlip Mr. Martin PASSAGE OF ORDINANCE  $2^{ND}$ Moved Mr. McLaughlin \_\_\_\_ Mr. Roub \_\_\_ Mr. Roberts \_\_\_ Mr. Cutlip \_\_\_ Mr. Martin \_\_\_ ORDINANCE NO 34-2024 **AMENDING SECTION 1266.13 (AREA AND HEIGHT** REQUIREMENTS; LOT SIZE; SETBACKS) OF THE

Mr. McLaughlin Mr. Roub Mr. Roberts Mr. Cutlip Mr. Martin

CODIFIED ORDINANCES OF THE CITY OF SHELBY

Page 3

**2ND READING**Moved 2<sup>ND</sup>

Page 4 City Council Monday, December 16, 2024

ORDINANCE NO 35-2024		MENDING ORDIN PPROPRIATIONS		I (ANNUAL NG AN EMERGENCY
Motion that the rule Moved 2 <sup>ND</sup>				occasions be suspended
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin
PASSAGE OF ORI				
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin
ORDINANCE NO		RANSFERRING A ND DECLARING A		S FOR THE YEAR 2024
Motion that the rul Moved 2 <sup>ND</sup>				occasions be suspended
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin
PASSAGE OF ORI	DINANCE			
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin
ORDINANCE NO		ERVICE TO ENTE NTERNATIONAL	R INTO A CONT UNION OF OPER	RECTOR OF PUBLIC RACT WITH THE ATING ENGINEERS, ING AN EMERGENCY
			•	occasions be suspended
Moved2 <sup>ND</sup> Mr. McLaughlin	— Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin
PASSAGE OF OR				<del></del>
Moved 2 <sup>ND</sup> Mr McLaughlin	 Mr Rouh	Mr Roherts	Mr. Cutlin	Mr. Martin
1411. 1410Daugium	1711. 10000		<u></u>	

Page 5 City Council Monday, December 16, 2024

ORDINANCE NO	V C	AMENDING ORDINANCE 10-2022 (ESTABLISHING WAGES FOR DEPARTMENT HEADS AND OTHER NON-CERTIFIED EMPLOYEES AND DECLARING AN EMERGENCY						
Motion that the rule Moved 2 <sup>ND</sup>	e requiring that a	n ordinance be read	on three separate	occasions be suspended				
	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin				
PASSAGE OF ORI								
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin				
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Motion that the rul	Y e requiring that a	EAR 2025 AND DE in ordinance be read	CLARING AN Ell on three separate	RIATIONS FOR THE MERGENCY coccasions be suspended Mr. Martin				
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Ivir. Martin				
PASSAGE OF ORI								
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin				
RESOLUTION NO		APPROVING WEEI DIRECTOR OF PUR		AS ISSUED BY THE				
Moved2 <sup>ND</sup>								
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin				

Monday, December 16, 2024 **RESOLUTION NO 58-2024** DECLARING THE INTENT OF THE CITY OF SHELBY, OHIO TO SELL PROPERTY NO LONGER NEEDED FOR MUNICIPAL PURPOSES THROUGH AN INTERNET **AUCTION/SALE FOR THE CALENDAR YEAR 2025 AND DECLARING AN EMERGENCY** Moved Mr. McLaughlin \_\_\_\_ Mr. Roub \_\_\_\_ Mr. Roberts \_\_\_\_ Mr. Cutlip \_\_\_\_ Mr. Martin \_\_\_\_ DECLARING THE INTENT TO VACATE AN ALLEY **RESOLUTION NO 59-2024** RUNNING PARALLEL TO EAST MAIN STREET BETWEEN LOTS 103, 104, 105, 106, 1396, PART OF OL 45 S.D. 5, & PART OF OL 48S.D. 2 IN THE CITY OF SHELBY, OHIO  $2^{ND}$ Moved Mr. McLaughlin \_\_\_\_ Mr. Roub \_\_\_\_ Mr. Roberts \_\_\_\_ Mr. Cutlip \_\_\_\_ Mr. Martin \_\_\_\_

**RESOLUTION NO 60-2024** 

Page 6

**City Council** 

AUTHORIZING THE MAYOR AS DIRECTOR OF PUBLIC SERVICE OF THE CITY OF SHELBY TO REHIRE JOHN ENSMAN TO THE POSITION OF DIRECTOR OF UTILITIES/DEPUTY DIRECTOR OF PUBLIC SERVICE EFFECTIVE JANUARY 3, 2025 AND DECLARING AN EMERGENCY

Moved2 <sup>ND</sup> _					
Mr. McLaughlin	Mr. Roub	Mr. Roberts	Mr. Cutlip	Mr. Martin	

**Miscellaneous Business** 

Page 7 City Council Monday, December 16, 2024

3.775	INTO EXECUTIVE	SESSION FOR	THE FOLLOWING	G PURPOSE	
Moved2 <sup>ND</sup>					
	Mr. McLaughlin				_
PREPARING FO	R, CONDUCTING, O	OR REVIEWING	NEGOTIATIONS	OR BARGAINING	
<b>SESSIONS WITH</b>	H PUBLIC EMPLOY	EES CONCERN	ING THEIR COMI	PENSATION OR	
OTHER TERMS	AND CONDITIONS	OF THEIR EMI	PLOYMENT		
			— <del></del>		
Adjournment at	p.m.	t			
Moved 2 <sup>ND</sup>					
Mr McLaughlin	Mr Roub	Mr Roberts	Mr. Cutlin	Mr. Martin	

154 Reading
11/4/2024
2nd Reading

Postponed Until 12/11/2024

### ORDINANCE NO. <u>28</u> - 202 (Sponsor: Councilman Roberts)

AMENDING SECTION 276.04 (FOOD SERVICE/RETAIL FOOD ESTABLISHMENT LICENSE FEES) OF CHAPTER 276 (DIVISION OF HEALTH) OF THE CODIFIED ORDINANCES OF THE CITY OF SHELBY.

WHEREAS, in accordance with the Ohio Administrative Code Chapter 901:3-4-03 (Retail Food Establishments- Licensing) and Ohio Administrative Code Chapter 3701-21-02 (Food Service Operation Rules), the Shelby Division of Health has calculated the cost of licensing food service operations and retail food establishments and, as a result, has recommended increases in the Risk Class 1, Risk Class 2, Risk Class 3, Risk Class 4, Vending machine, and Temporary Food Service fees; a decrease in the Mobile Food Service fees with the addition of risk categories for mobile food service operations; and an additional Plan Review Application fee for retail food service establishments and food service operations (when a plan review is required) 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 Codified Ordinance Chapter 276 (Division of Health) of the Codified Ordinances of the City of Shelby be amended as noted above.

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

Section 1: That Section 276.04 (Food Service/Retail Food Establishment License Fees) of Chapter 276 (Division of Health) of the Codified Ordinances of the City of Shelby be amended so that said section shall read as follows:

#### 276.04 FOOD SERVICE OPERATION/RETAIL FOOD ESTABLISHMENT LICENSE FEES

The following food service operation/retail food establishment fees are hereby adopted:

- (a) Risk Class 1
  - (1) Businesses under 25,000 square feet: \$120.00 + current state fee
  - (2) Businesses over 25,000 square feet: \$165.00 + current state fee
- (b) Risk Class 2
  - (1) Businesses under 25,000 square feet: \$135.00 + current state fee
  - (2) Businesses over 25,000 square feet: \$180.00 + current state fee
- (c) Risk Class 3
  - (1) Businesses under 25,000 square feet: \$250.00 + current state fee
  - (2) Businesses over 25,000 square feet: \$350.00 + current state fee
- (d) Risk Class 4
  - (1) Businesses under 25,000 square feet: \$300.00 + current state fee
  - (2) Businesses over 25,000 square feet: \$415.00 + current state fee
- (e) Vending machine: \$8.79 + current state fee
- (f) Mobile Food Establishments (high risk): \$84.00 + current state fee
- (g) Mobile Food Establishments (low risk): \$42.00 + current state fee
- (h) Temporary Food Service Operations: \$35.00 + current state fee
- (i) Plan Review Application fees (when a plan review is required): \$150.00

- (j) Level 1 Food Safety Training: \$10.00
- (k) Level II Certification in Food Protection training: \$125.00
- (l) Level II examination only:
  - (1) Shelby City Resident/ Business: \$25.00
  - (2) Non-Shelby City Resident/Business: \$50.00
- (m) Late fee: 25% of local fee
- Section 2: That all other Sections of Chapter 276 of the Codified Ordinances of the City of Shelby 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 220.01, 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.

PASSED:	Steven McLaughlin Vice President of Council
	APPROVED:
ATTEST:	
Brian Crum Clerk of Council	Steven L. Schag Mayor

Prepared by:

Director of Law

154 Keeding 11/18/2024 27d Reading 12/2/2024

#### ORDINANCE NO. 31 -2024 (Sponsors: Councilmembers Roub and Roberts)

### AMENDING CHAPTER 452 (PARKING GENERALLY) OF THE CODIFIED ORDINANCES OF THE CITY OF SHELBY, OHIO.

WHEREAS, a review and update of parking and parking associated ordinances has made it necessary to modify Chapter 452 (Parking Generally) of the Codified Ordinances of the City of Shelby so as to provide more efficient enforcement and application of parking and traffic ordinances, 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 Chapter 452 (Parking Generally) be amended, repealed, and/or modified.

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

Section 1: That Section 452.01 (Prohibition Against Parking on Streets or Highways) of Chapter 452 (Parking Generally) be amended, repealed or enacted as follows:

#### 452.01 PROHIBITION AGAINST PARKING ON STREETS OR HIGHWAYS.

- (a) (1) Upon any street, through-highway, or alley no person shall stop, park or leave standing any vehicle, whether attended or unattended, upon the paved or main traveled part of the street, through-highway, or alley if it is practicable to stop, park, or leave standing any vehicle off the paved or main traveled part of the street, through-highway, or alley. In every event a clear and unobstructed portion of the highway opposite the standing vehicle shall be left for the free passage of other vehicles, and a clear view of the stopped vehicle shall be available from a distance of 200 feet in each direction upon the street, through-highway, or alley.
- (2) This section does not apply to the driver of any vehicle which is disabled while on the paved or improved or main traveled portion of a street, through-highway, or alley in such manner and to the extent that it is impossible to avoid stopping and temporarily leaving the disabled vehicle in that position.
- (b) Except as otherwise provided in this division, whoever violates this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree. (R.C. § 4511.66)

Section 2: That Section 452.03 (Prohibited Standing or Parking Places) of Chapter 452 (Parking Generally) be amended, repealed or enacted as follows:

#### 452.03 PROHIBITED STANDING OR PARKING PLACES.

- (a) No person shall stand or park a vehicle, except when necessary to avoid conflict with other traffic or to comply with the provisions of this title, or while obeying the directions of a police officer or a traffic-control device, in any of the following places:
  - (1) On a sidewalk, except as provided in division (b) of this section;
  - (2) In front of a public or private driveway;
  - (3) Within an intersection;
  - (4) Within ten feet of a fire hydrant;
  - (5) On a crosswalk;
  - (6) Within 20 feet of a crosswalk at an intersection;
- (7) Within 30 feet of, and upon the approach to, any flashing beacon, stop sign or traffic-control device;
- (8) Between a safety zone and the adjacent curb or within 30 feet of points on the curb immediately opposite the ends of a safety zone, unless a different length is indicated by a traffic-control device:
  - (9) Within 50 feet of the nearest rail of a railroad crossing;
- (10) Within 20 feet of a driveway entrance to any fire station and, on the side of the street opposite the entrance to any fire station, within 75 feet of the entrance when it is properly posted with signs;

- (11) Alongside or opposite any street excavation or obstruction when the standing or parking would obstruct traffic;
  - (12) Alongside any vehicle stopped or parked at the edge or curb of a street;
- (13) Upon any bridge or elevated structure upon a highway, or within a highway tunnel; (R.C. § 4511.68(A)(1)-(13))
- (14) At any place where signs prohibit stopping, standing or parking, or where the curbing is painted yellow, or at any place in excess of the maximum time limited by signs;
  - (15) Within one foot of another parked vehicle;
- (16) On the roadway portion of a freeway, expressway or thruway.
- (R.C. § 4511.68(A)(15), (16))

  (b) A person is permitted, without charge or restriction, to stand or park on a sidewalk a motor-driven cycle or motor scooter that has an engine not larger than one hundred fifty cubic centimeters, a low-speed micromobility device, or a bicycle or electric bicycle, provided that the motor-driven cycle, motor scooter, low-speed micromobility device, bicycle, or electric bicycle does not impede the normal flow of pedestrian traffic. This division does not authorize any person to operate a vehicle in violation of ordinance 432.24.
- (c) Except as otherwise provided in this division, whoever violates this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree. (R.C. § 4511.68)

Section 3: That Section 452.04 (Parking Requirements) of Chapter 452 (Parking Generally) be amended as follows:

#### 452.04 PARKING REQUIREMENTS

- (a) Every vehicle stopped or parked upon a roadway where there is an adjacent curb shall be stopped or parked with the right-hand wheels of the vehicle parallel with and not more than 12 inches from the right-hand curb, unless it is impossible to approach so close to the curb; in this case the stop shall be made as close to the curb as possible and only for the time necessary to discharge and receive passengers or to load or unload merchandise. Local authorities by ordinance may permit angle parking on any roadway under their jurisdiction, except that angle parking shall not be permitted on a state route within the municipality unless an unoccupied roadway width of not less than 25 feet is available for free-moving traffic.
- (b) Local authorities by ordinance may permit parking of vehicles with the left-hand wheels adjacent to and within 12 inches of the left-hand curb of a one-way roadway.
- (c) (1) Except as provided in division (c)(2) of this section, no vehicle shall be stopped or parked on a road or highway with the vehicle facing in a direction other than the direction of travel on that side of the road or highway.
- (2) The operator of a motorcycle may back the motorcycle into an angled parking space so that when the motorcycle is parked it is facing in a direction other than the direction of travel on the side of the road or highway.
- (3) The operator of a motorcycle may back the motorcycle into a parking space that is located on the side of, and parallel to, a road or highway. The motorcycle may face any direction when so parked. Not more than two motorcycles at a time shall be parked in a parking space as described in division (c)(2) of this section irrespective of whether or not the space is metered.
- (d) Notwithstanding any statute or any rule, regulation, resolution or ordinance, air compressors, tractors, trucks and other equipment, while being used in the construction, reconstruction, installation, repair or removal of facilities near, on, over or under a street or highway, may stop, stand or park where necessary in order to perform the work, provided a flagperson is on duty or warning signs or lights are displayed as may be prescribed by the Director of Transportation.
- (e) Accessible parking locations and privileges for persons with disabilities that limit or impair the ability to walk, shall be provided and designated by all political subdivisions and by the state and all agencies and instrumentalities thereof at all offices and facilities where parking is provided, whether owned, rented or leased, and at all publicly owned parking garages. The locations shall be designated through the posting of an elevated sign, whether permanently affixed or movable, imprinted with the international symbol of access and shall be reasonably close to exits, entrances, elevators and ramps. All elevated signs posted in accordance with this division and R.C. § 3781.111(C) shall be mounted on a fixed or movable post, and the distance

from the ground to the top edge of the sign shall measure not less than five feet. If a new sign or a replacement sign designating a special parking location is posted on or after October 14, 1999, there also shall be affixed upon the surface of that sign or affixed next to the designating sign a notice that states the fine applicable for the offense of parking a motor vehicle in the special designated parking location if the motor vehicle is not legally entitled to be parked in that location.

(f) (1) No person shall stop, stand or park any motor vehicle at special parking locations provided under division (e) of this section, or at special clearly marked parking locations provided in or on privately owned parking lots, parking garages or other parking areas and designated in accordance with that division, unless one of the following applies:

A. The motor vehicle is being operated by or for the transport of a person with a disability that limits or impairs the ability to walk and is displaying a valid removable windshield placard or special license plates; or

B. The motor vehicle is being operated by or for the transport of a handicapped person and is displaying a parking card or special handicapped license plates.

(2) Any motor vehicle that is parked in a special marked parking location in violation of division (f)(1)A. or (f)(1)B. of this section may be towed or otherwise removed from the parking location by the law enforcement agency of the municipality. A motor vehicle that is so towed or removed shall not be released to its owner until the owner presents proof of ownership of the motor vehicle and pays all towing and storage fees normally imposed by the municipality for towing and storing motor vehicles. If the motor vehicle is a leased vehicle, it shall not be released to the lessee until the lessee presents proof that that person is the lessee of the motor vehicle and pays all towing and storage fees normally imposed by the municipality for towing and storing motor vehicles.

(3) If a person is charged with a violation of division (f)(1)A. or (f)(1)B. of this section, it is an affirmative defense to the charge that the person suffered an injury not more than 72 hours prior to the time the person was issued the ticket or citation and that, because of the injury, the

person meets at least one of the criteria contained in R.C. § 4503.44(A)(1).

(g) No person shall stop, stand, or park any motor vehicle in an area that is commonly known as an access aisle, which area is marked by the diagonal stripes and is located immediately adjacent to an accessible parking location provided under division (e) of this section or at an accessible clearly marked parking location provided in or on a privately owned parking lot, parking garage, or other parking area and designated in accordance with that division.

(h) When a motor vehicle is being operated by or for the transport of a person with a disability that limits or impairs the ability to walk and is displaying a removable windshield placard or a temporary removable windshield placard or special license plates, or when a motor vehicle is being operated by or for the transport of a handicapped person, and is displaying a parking card or special handicapped license plates, the motor vehicle is permitted to park for a period of two hours in excess of the legal parking period permitted by local authorities, except where local ordinances or police rules provide otherwise or where the vehicle is parked in such a manner as to be clearly a traffic hazard.

(i) No owner of an office, facility or parking garage where special parking locations are required to be designated in accordance with division (e) of this section shall fail to properly mark the special parking locations in accordance with that division or fail to maintain the markings of the special locations, including the erection and maintenance of the fixed or movable signs.

(j) Nothing in this section shall be construed to require a person or organization to apply for a removable windshield placard or special license plates if the parking card or special license plates issued to the person or organization under prior law have not expired or been surrendered or revoked.

(k) For the purpose of this section, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

(1) "Person with a disability" means any person who has lost the use of one or both legs or one or both arms, who is blind, deaf or unable to move without the aid of crutches or a wheelchair, or whose mobility is restricted by a permanent cardiovascular, pulmonary or other handicapping condition.

(2) "Person with a disability that limits or impairs the ability to walk" has the same meaning as in R.C. § 4503.44.

(3) "Accessible license plates" and "removable windshield placard." Any license plates or removable windshield placard or temporary removable windshield placard issued under R.C. § 4503.41 or § 4503.44, and also mean any substantially equivalent license plates or removable

windshield placard or temporary removable windshield placard issued by a state, district, country or sovereignty.

(l) Penalty.

- (1) Whoever violates division (a) or (c) of this section is guilty of a minor misdemeanor.
- (2) A. Whoever violates division (f)(1)A. or (f)(1)B. of this section is guilty of a misdemeanor and shall be punished as provided in division (l)(2)A. and (l)(2)B. of this section. Except as otherwise provided in division (l)(2)A. of this section, an offender who violates division (f)(1)A. or (f)(1)B. of this section shall be fined not less than \$250 nor more than \$500. An offender who violates division (f)(1)A. or (f)(1)B. of this section shall be fined not more than \$100 if the offender, prior to sentencing, proves either of the following to the satisfaction of the court:
- 1. At the time of the violation of division (f)(1)A. of this section, the offender or the person for whose transport the motor vehicle was being operated had been issued a removable windshield placard that then was valid or special license plates that then were valid but the offender or the person neglected to display the placard or license plates as described in division (f)(1)A. of this section.
- 2. At the time of the violation of division (f)(1)B. of this section, the offender or the person for whose transport the motor vehicle was being operated had been issued a parking card that then was valid or special handicapped license plates that then were valid but the offender or the person neglected to display the card or license plates as described in division (f)(1)B. of this section.
- B. In no case shall an offender who violates division (f)(1)A. or (f)(1)B. be sentenced to any term of imprisonment.
- C. An arrest or conviction for a violation of division (f)(1)A. or (f)(1)B. of this section does not constitute a criminal record and need not be reported by the person so arrested or convicted in response to any inquiries contained in any application for employment, license or other right or privilege, or made in connection with the person's appearance as a witness.
- D. The Clerk of the Court shall pay every fine collected under division (1)(2) of this section to the municipality. Except as provided in division (1)(2) of this section, the municipality shall use the fine moneys it receives under division (1)(2) of this section to pay the expenses it incurs in complying with the signage and notice requirements contained in division (e) of this section. The municipality may use up to 50% of each fine it receives under division (1)(2) of this section to pay the costs of educational, advocacy, support and assistive technology programs for persons with disabilities, and for public improvements within the municipality that benefit or assist persons with disabilities, if governmental agencies or nonprofit organizations offer the programs.
  - (3) Whoever violates division (i) of this section shall be punished as follows:
- A. Except as otherwise provided in division (1)(3) of this section, the offender shall be issued a warning.
- B. If the offender previously has been convicted of or pleaded guilty to a violation of division (i) of this section or of a municipal ordinance that is substantially equivalent to that division, the offender shall not be issued a warning but shall be fined not more than \$25 for each parking location that is not properly marked or whose markings are not properly maintained. (R.C. § 4511.69)
- Section 4: That Section 452.05 (Willfully Leaving Vehicles on Public Property) of Chapter 452 (Parking Generally) be amended as follows:

#### 452.05 WILLFULLY LEAVING VEHICLES ON PUBLIC PROPERTY.

- (a) The Police Chief of the municipality may order into storage any motor vehicle, including an abandoned junk motor vehicle as defined in R.C. § 4513.63, that:
  - (1) Has come into the possession of the Police Chief as a result of the Police Chief's duties; or
  - (2) Has been left on a public street or other property open to the public for purposes of vehicular travel, or upon or within the right-of-way of any road or highway, for 48 hours or longer without notification to the Police Chief of the reasons for leaving the motor vehicle in such place, except that when such motor vehicle constitutes an obstruction to traffic, it may be ordered into storage immediately unless either of the following applies:
    - A. The vehicle was involved in an accident and is subject to section 4513.66 of the Revised Code;
      - B. The vehicle is a commercial motor vehicle. If the vehicle is a commercial motor

vehicle, the Police Chief shall allow the owner or operator of the vehicle the opportunity to arrange for the removal of the motor vehicle within a period of time specified by the Chief of Police. If the Chief of Police determines that the vehicle cannot be removed within the specified period of time, the Chief of Police shall order the removal of the vehicle.

Subject to division (c) of this section, the Chief of Police shall designate the place of storage of any motor vehicle so ordered removed.

- (b) If the Chief of Police issues an order under division (a) of this section and arranges for the removal of a motor vehicle by a towing service, the towing service shall deliver the motor vehicle to the location designated by the Chief of Police not more than 2 hours after the time it is removed.
- (c) (1) The Police Chief shall cause a search to be made of the records of the Bureau of Motor Vehicles to ascertain the owner and any lienholder of a motor vehicle ordered into storage by the Police Chief, within five business days of the removal of the vehicle. Upon obtaining such identity, shall send or cause to be sent notice to the owner or lienholder at his or her last known address by certified or express mail with return receipt requested, by certified mail with electronic tracking, or by a commercial carrier service utilizing any form of delivery requiring a signed receipt. The notice shall inform the owner or lienholder that the motor vehicle will be declared a nuisance and disposed of if not claimed within ten days of the date of mailing of the notice.
- (2) The owner or lienholder of the motor vehicle may reclaim it upon payment of any expenses or charges incurred in its removal and storage, and presentation of proof of ownership, which may be evidenced by a certificate of title or memorandum certificate of title to the motor vehicle, a certificate of registration for the motor vehicle, or a lease agreement. Upon presentation of proof of ownership evidenced as provided above, the owner of the motor vehicle also may retrieve any personal items from the vehicle without retrieving the vehicle and without paying any fee. However, a towing service or storage facility may charge an after-hours retrieval fee established by the public utilities commission in rules adopted under section 4921.25 of the Revised Code if the owner retrieves the personal items after hours, unless the towing service or storage facility fails to provide the notice required under division (B)(3) of section 4513.69 of the Revised Code, if applicable. However, the owner shall not do either of the following:
- A. Retrieve any personal item that has been determined by the Chief of Police to be necessary to a criminal investigation;
- B. Retrieve any personal item from a vehicle if it would endanger the safety of the owner, unless the owner agrees to sign a waiver of liability. For purposes of division (c)(2) of this section, "personal items" do not include any items that are attached to the vehicle.
- (3) If the owner or lienholder of the motor vehicle reclaims it after a search of the records of the Bureau has been conducted and after notice has been sent to the owner or lienholder as described in this section, and the search was conducted by the owner of the place of storage or the owner's employee, and the notice was sent to the motor vehicle owner by the owner of the place of storage or the owner's employee, the owner or lienholder shall pay to the place of storage a processing fee of \$25, in addition to any expenses or charges incurred in the removal and storage of the vehicle.
- (d) If the owner or lienholder makes no claim to the motor vehicle within ten days of the date of mailing the notice, and if the vehicle is to be disposed of at public auction as provided in R.C. § 4513.62, the Police Chief, without charge to any party, shall file with the Clerk of Courts of the county in which the place of storage is located an affidavit showing compliance with the requirements of R.C. § 4513.61. Upon presentation of the affidavit, the Clerk, without charge, shall issue a salvage certificate of title, free and clear of all liens and encumbrances, to the Police Chief. If the vehicle is to be disposed of to a motor vehicle salvage dealer or other facility as provided in R.C. § 4513.62, the Police Chief shall execute in triplicate an affidavit, as prescribed by the registrar of motor vehicles, describing the motor vehicle and the manner in which it was disposed, and that all requirements of R.C. § 4513.61 have been complied with. The Police Chief shall retain the original of the affidavit for his or her records and shall furnish two copies to the motor vehicle salvage dealer or other facility. Upon presentation of a copy of the affidavit by the motor vehicle salvage dealer, the Clerk of Courts, within 30 days of the presentation, will issue to such owner a salvage certificate of title, free and clear of all liens and encumbrances.
- (e) Whenever a motor vehicle salvage dealer or other facility receives such an affidavit for the disposal of a motor vehicle as provided in this section, the dealer or facility is not required to obtain a state certificate of title to the motor vehicle in the dealer's or facility's own name if the

vehicle is dismantled or destroyed and both copies of the affidavit are delivered to the Clerk of

(f) No towing service or storage facility shall fail to comply with this section. (R.C. § 4513.61)

Section 5: That Section 452.061 (Vehicle Left on Private Residential or Private Agricultural Property Without the Permission of Person Having Right to Possession of the Property) be added under Chapter 452 (Parking Generally) as follows:

# 452.061 VEHICLE LEFT ON PRIVATE RESIDENTIAL OR PRIVATE AGRICULTURAL PROPERTY WITHOUT THE PERMISSION OF PERSON HAVING RIGHT TO POSSESSION OF PROPERTY

(a)(1) The Chief of Police, within the chief's respective territorial jurisdiction, upon complaint of any person adversely affected, may order into storage any motor vehicle, other than an abandoned junk motor vehicle as defined in section 4513.63 of the Revised Code, that has been left on private residential or private agricultural property for at least four hours without the permission of the person having the right to the possession of the property.

(2) A towing service towing a motor vehicle under division (a)(1) of this section shall remove the motor vehicle in accordance with that division. The towing service shall deliver the motor vehicle to the location designated by the chief not more than two hours after the time it is removed from the private property, unless the towing service is unable to deliver the motor vehicle within two hours due to an uncontrollable force, natural disaster, or other event that is not within the power of the towing service.

(3) Subject to division (b) of this section, the owner of a motor vehicle that has been removed pursuant to this division may recover the vehicle only in accordance with division (d) of this section.

(4) As used in this section, "private residential property" means private property on which is located one or more structures that are used as a home, residence, or sleeping place by one or more persons, if no more than three separate households are maintained in the structure or structures. "Private residential property" does not include any private property on which is located one or more structures that are used as a home, residence, or sleeping place by two or more persons, if more than three separate households are maintained in the structure or structures.

(b) If the owner or operator of a motor vehicle that has been ordered into storage pursuant to division (a)(1) of this section arrives after the motor vehicle has been prepared for removal, but prior to its actual removal from the property, the towing service shall give the owner or operator oral or written notification at the time of such arrival that the vehicle owner or operator may pay a fee of not more than one-half of the fee for the removal of the motor vehicle established by the public utilities commission in rules adopted under section 4921.25 of the Revised Code, in order to obtain release of the motor vehicle. However, if the vehicle is within a municipal corporation and the municipal corporation has established a vehicle removal fee, the towing service shall give the owner or operator oral or written notification that the owner or operator may pay not more than one-half of that fee to obtain release of the motor vehicle. That fee may be paid by use of a major credit card unless the towing service uses a mobile credit card processor and mobile service is not available at the time of the transaction.

Upon payment of the applicable fee, the towing service shall give the vehicle owner or operator a receipt showing both the full amount normally assessed and the actual amount received and shall release the motor vehicle to the owner or operator. Upon its release, the owner or operator immediately shall move it so that it is not on the private residential or private agricultural property without the permission of the person having the right to possession of the property, or is not at the garage or place of storage without the permission of the owner, whichever is applicable.

(c)(1) The Chief of Police shall maintain a record of motor vehicles that the chief orders into storage pursuant to division (a)(1) of this section. The record shall include an entry for each such motor vehicle that identifies the motor vehicle's license number, make, model, and color, the location from which it was removed, the date and time of its removal, the telephone number of the person from whom it may be recovered, and the address of the place to which it has been taken and from which it may be recovered. The chief shall provide any information in the record that pertains to a particular motor vehicle to any person who, either in person or pursuant to a

telephone call, identifies self as the owner or operator of the motor vehicle and requests information pertaining to its location.

(2) Any person who registers a complaint that is the basis of a chief's order for the removal and storage of a motor vehicle under division (a)(1) of this section shall provide the identity of the law enforcement agency with which the complaint was registered to any person who identifies self as the owner or operator of the motor vehicle and requests information pertaining to its location.

(d)(1) The owner or lienholder of a motor vehicle that is ordered into storage pursuant to division

(a)(1) of this section may reclaim it upon both of the following:

A. Payment of all applicable fees established by the public utilities commission in rules adopted under section 4921.25 of the Revised Code or, if the vehicle was towed within a municipal corporation that has established fees for vehicle removal and storage, payment of all applicable fees established by the municipal corporation.

B. Presentation of proof of ownership, which may be evidenced by a certificate of title to the motor vehicle, a certificate of registration for the motor vehicle, or a lease agreement. When the owner of a vehicle towed under this section retrieves the vehicle, the towing service or storage facility in possession of the vehicle shall give the owner written notice that if the owner disputes that the motor vehicle was lawfully towed, the owner may be able to file a civil action under section 4513.611 of the Revised Code.

- (2) Upon presentation of proof of ownership as required under division (d)(1)(B) of this section, the owner of a motor vehicle that is ordered into storage under division (a)(1) of this section may retrieve any personal items from the motor vehicle without retrieving the vehicle and without paying any fee. However, a towing service or storage facility may charge an after-hours retrieval fee established by the public utilities commission in rules adopted under section 4921.25 of the Revised Code if the owner retrieves the personal items after hours, unless the towing service or storage facility fails to provide the notice required under division (B)(3) of section 4513.69 of the Revised Code, if applicable. The owner of a motor vehicle shall not do either of the following:
- A. Retrieve any personal item that has been determined by the chief, as applicable, to be necessary to a criminal investigation;
- B. Retrieve any personal item from a vehicle if it would endanger the safety of the owner, unless the owner agrees to sign a waiver of liability.

For purposes of division (d)(2) of this section, "personal items" do not include any items that are attached to the motor vehicle.

- (3) If a motor vehicle that is ordered into storage pursuant to division (a)(1) of this section remains unclaimed by the owner for thirty days, the procedures established by sections 4513.61 and 4513.62 of the Revised Code apply.
- (e)(1) No person shall remove, or cause the removal of, any motor vehicle from any private residential or private agricultural property other than in accordance with division (a)(1) of this section or sections 4513.61 to 4513.65 of the Revised Code.
- (2) No towing service or storage facility shall fail to comply with the requirements of this section.
- (f) This section does not apply to any private residential or private agricultural property that is established as a private tow-away zone in accordance with section 4513.601 of the Revised Code.
- (g) Whoever violates division (e) of this section is guilty of a minor misdemeanor.

Section 6: That Section 452.07 (Unattended Motor Vehicles) of Chapter 452 (Parking Generally) be amended as follows:

#### 452.07 UNATTENDED MOTOR VEHICLES

- (a) (1) No person driving or in charge of a motor vehicle shall permit it to stand unattended without first stopping the engine, locking the ignition, removing the key from the ignition, effectively setting the parking brake, and, when the motor vehicle is standing upon any grade, turning the front wheels to the curb or side of the highway.
- (2) The requirements of this section relating to the stopping of the engine, locking of the ignition, and removing the key from the ignition of a motor vehicle do not apply to any of the following:
  - A. A motor vehicle that is parked on residential property;
  - B. A motor vehicle that is locked, regardless of where it is parked;
  - C. An emergency vehicle;
  - D. A public safety vehicle

(b) Except as otherwise provided in this division, whoever violates this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree. (R.C. § 4511.661)

Section 7: That Section 452.10 (Passenger Zones and Loading Zones) of Chapter 452 (Parking Generally) be amended as follows:

#### 452.10 PASSENGER ZONES AND LOADING ZONES.

- (a) No driver of a vehicle shall stop, stand or park the vehicle for a period of time longer than is necessary for the expeditious loading or unloading or passengers in any place marked as a passenger zone.
- (b) No driver of a vehicle shall stop, stand or park the vehicle for a period of time longer than is necessary for the expeditious loading or unloading of passengers, or for the unloading and delivery or pick-up and loading of materials, in any place marked as a loading zone. In no case shall the stop for loading and for unloading of materials exceed 30 minutes.
- Section 8: That all other Sections of Chapter 452 (Parking Generally) of the Codified Ordinances of the City of Shelby shall remain in full force and effect.
- Section 9: 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 10: 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: Brian Crum	Steven L. Schag
Clerk of Council	Mayor
Prepared by:	
Gordon M. Hyster	<del></del>
Director of Law	

#### ORDINANCE NO. 34-2024 (Sponsors: Councilmembers Roberts and Roub)

### AMENDING SECTION 1266.13 (AREA AND HEIGHT REQUIREMENTS; LOT SIZE; SETBACKS) OF THE CODIFIED ORDINANCES OF THE CITY OF SHELBY.

WHEREAS, changes in the real estate market and the selling of homes and commercial property require changes to a chapter in the Zoning Code of the City of Shelby, Ohio; and

WHEREAS, The Shelby City Planning Commission at its meeting held on November 26, 2024, made a recommendation to the Shelby City Council to enact said section; and

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

WHEREAS, it is in the public health, safety, morals and general welfare for the citizens of the City of Shelby that Section 1266.13 of Chapter 1266 of the Codified Ordinances of the City of Shelby be amended.

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

Section 1: That Section 1266.13 (Area and Height Requirements; Lot Size; Setbacks) of Chapter 1266 (Districts Generally and Zoning Map) of the Codified Ordinances of the City of Shelby be amended so that said section shall read as follows:

The Schedule of Regulations limiting the area and height of buildings, the minimum size of lots and the maximum size of lots and the maximum density permitted, and establishing minimum yard setback requirements, shall be as follows:

#### SCHEDULE OF REGULATIONS SCHEDULE LIMITING HEIGHT, BULK, DENSITY AND AREA BY ZONING DISTRICT

Tr - Di-dut-d-	D.U.	Min. Lo Req. Dwellin	Per Height of		Minimum Yard Setback (Per Lot in Feet)			Minimum Floor	
Use Districts	Per Acre	Area in Sq. Ft.	Width in Ft.	In Feet	In Stories	Front Yard	Each Side Yard	Rear Yard	Area Per Unit (Sq. Ft.)
CD Conservation	0.2	217,000	200	30	2	50	10	50	1,200
R-1 Residential	3.96	11,000	80	30	2	30	8	40	1,200
R-1-A Residential	7.33	7,200	60	30	2	30	5	30	700
Single- family	5.19	8,400	60	30	2	30	5	35	800
Two-family	8.89	4,900	35	30	2	30	5(m)	30	700 Avg. 550 Min.
R-2-A Residential			ž.						
Single– family	5.19	8,400	60	30	2	30	5	35	800
Two-family	8.89	4,900	35	30	2	30	5(m)	30	700 Avg. 550 Min
Townhouse dwelling	15.55	1,450(a)	16(b)	35	2	25	8(c,d,m)	10(d).	700

R-3 Residential									
Single- family	5.19	8,400	60	30	2	30	5	35	800
Two-family	8.89	4,900	35	30	2	30	5(m)	30	700 Avg. 550 Min.
Townhouse dwelling	18	1,450(a)	16(b)	35	2	25	8(c,d,m)	10(d)	700
Multiple- family	18	1,450(a)	(b)	35	2	25	8(c,d,m)	10(d)	(f)
MHP Manufactured Home Park									
B1 Neighborhood Business				30	2	25	8(c, d)	24(e)	
Townhouse dwelling	21	1,450(a)	16(b)	35	2	25	8(c,d,m)	10(d)	700
Multiple- family	21	1,450(a)	(b)	35	3	25	8(c,d,m)	10(d)	(f)
B-2 Central Business				50	3		(g,m)	(e)	
B-3 Highway Business				30	2	40	(h,m)	(h)	
OS-1 Office Service				50	3	30	(g,m)	(e)	
I-1 Lt. Industrial & Mfg.				50		50(i)	(k,l,m)	(k,l)	
I-2 Hvy Industrial & Mfg				100		50(j)	(k,l,m)	(k,l)	

Notes	to Schedule of Regulations:
(a)	Minimum lot area is 10,500 square feet.
(b)	Minimum lot width of 70 feet, regardless of number of units.
(c)	Minimum distance between any two buildings on the same lot shall be 40 feet.
(d)	Wherever a side or rear yard abuts a one- or two-family Residential District, a minimum 25-foot width is required.
(e)	Off-street loading space shall be provided in the rear yard in accordance with the loading space provisions of this Zoning Code and shall be provided in addition to any required off-street parking facilities.
(f)	The requirements for dwelling units in a multiple-family dwelling are defined as follows:
	(1) Efficiency unit: A dwelling unit containing at least 350 square feet of floor area and consisting of not more than one room in addition to a kitchen, a dining room and necessary sanitary facilities. For purposes of computing density, it shall be considered a one-room unit.

	<ul> <li>(2) One-bedroom unit: A dwelling unit containing a minimum floor area of at least 500 square feet, consisting of not more than two rooms in addition to a kitchen, a dining room and necessary sanitary facilities. For purposes of computing density, it shall be considered a two-room unit.</li> <li>(3) Two-bedroom unit: A dwelling unit containing a minimum floor area of 700 square feet, consisting of not more than three rooms in addition to a kitchen, a dining room and necessary sanitary facilities. For purposes of computing density, it shall be considered a three-room unit.</li> </ul>
	(4) Three-bedroom unit: A dwelling unit wherein, for each room in addition to the three rooms permitted for a two-bedroom unit, there shall be provided an additional area of 200 square feet to the minimum floor area of 700 square feet. For purposes of computing density, a three-bedroom unit shall be considered a four-room unit.
(g)	No side yards are required along the interior side lot lines of the District. On an exterior side yard abutting a Residential District, there shall be provided a minimum side yard setback of 30 feet.
(h)	Thirty-five feet minimum when adjacent to a Residential District and on the side adjacent to the Residential District only. Otherwise, the minimum side yard width and rear yard depth shall be 25 feet.
(i)	Off-street parking shall be permitted to occupy part of the required front yard after approval of the parking plan layout and points of ingress and egress by the Planning Commission.
(j)	Where there is a front-to-front industrial relationship, or a front-to-side industrial relationship, the minimum front yard setback may be reduced to 25 feet. All front yards shall be landscaped in accordance with the provisions of Chapter 1296.
(k)	Side and rear yards shall be equal to at least the height of the average of the various masses, excluding towers and other appurtenances. All side and rear yards abutting a Residential District shall provide open space equal to at least 100 feet in width.
(1)	A six-foot high obscuring fence or screen, or a 20-foot wide greenbelt, measured from the lot line, shall be provided along those side and rear lot lines abutting a residential development.
(m)	A zero-lot line as dictated by Ordinance 1296.18

Section 2: That all other Sections of Chapter 1266 of the Codified Ordinances of the City of Shelby 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 220.01, 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.

PASSED:	·	
		Steven McLaughlin Vice President of Council
	• .	APPROVED:
ATTEST:	Brian Crum Clerk of Council	Steven L. Schag Mayor

Prepared by:

Gordon M. Eyster Director of Law

## ORDINANCE NO. 35 - 2024 (Sponsors: Councilmembers McLaughlin & Martin)

AMENDING ORDINANCE NO.: 5-2024 (ANNUAL APPROPRIATIONS) AND DECLARING AN EMERGENCY.

WHEREAS, on March 18, 2024, the Council of the City of Shelby passed its Annual Appropriations Ordinance as required by the Ohio Revised Code §5705.38; and

WHEREAS, it is necessary to increase several line items within the 2024 appropriations and to fund said line items 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 2024 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.: 5-2024 (Annual Appropriations) is hereby amended as follows:

#### THE PURPOSE OF THIS ORDINANCE IS TO INCREASE EXPENDITURES

701-FPF-416 POLICEMEN & FIREMEN PENSION FUND \$ 2,000.00 706-USF-646 UTILITY PAYMENTS \$ 1,000.00

Section 2: That all other portions of Ordinance No.: 5-2024, 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 220.01, Ohio Revised Code Section 121.22, and the Charter of the City of Shelby, Ohio.

Section 4: That this Ordinance is hereby deemed to be 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:	
	Steven McLaughlin
,	Vice President of Council
	APPROVED:
ATTEST:Brian Crum	Steven L. Schag
Clerk of Council	Mayor
Prepared by:	

Gordon M. Eyste Director of Law

### ORDINANCE NO: 34 -2024 (Sponsors: Councilmembers McLaughlin & Martin)

TRANSFERRING APPROPRIATIONS FOR THE YEAR 2024 AND DECLARING AN EMERGENCY.

WHEREAS, it is necessary to transfer funds from one line item to another within the existing 2024 budget; and

WHEREAS, these transfers be made effective so as to balance the books for the calendar year 2024 and so as to fund necessary expenditures and/or projects; 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 funds be transferred.

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

That the Director of Finance shall be and is hereby authorized and directed to make Section 1: the following transfers:

DEGROOD OTTEL MOAT C

e = 000 00

\$ 40,000.00

\$ 6,000.00

\$ 2,000.00

500 MEG (52

220-TRS-447 220-TRS-466

220-TRS-467

220-TRS-468

300-POL-515

400-DIS-418

FROM	500-MFG-653	RESVOIR CHEMICALS	\$ 5,000.00
	500-DIS-400	WAGES	\$ 8,000.00
	101-CRT-531	MISCELLANEOUS	\$ 3,200.00
	200-STR-400	WAGES	\$ 16,000.00
	200-STR-486	MAINTENANCE EQUIPMENT	\$ 3,500.00
	200-STR-501	COMPUTER SUPPORT	\$ 1,000.00
	215-FIR-400	WAGES	\$ 7,500.00
	220-CIT-530	OFFICE EQUIPMENT	\$ 20,000.00
	220-CIT-506	REFUNDS	\$ 110,000.00
	300-POL-507	MAINTENANCE BUILDING.GRDS	\$ 2,000.00
	300-POL-529	SMALL TOOLS & EQUIPMENT	\$ 2,000.00
	300-POL-530	OFFICE EQUIPMENT/FURN/FIXT	\$ 2,000.00
	400-DIS-400	WAGES	\$ 2,000.00
то			
	500-MFG-519	CHEMICALS	\$ 13,000.00
	101-CRT-501	COMPUTER SUPPORT	\$ 3,200.00
·	200-STR-536	CONSTRUCTION	\$ 20,500.00
	215-FIR-418	HOSPITALIZATION	\$ 7,500.00
	220-TRS-446	TRANSFER-GENERAL FUND	\$ 40,000.00

That all other portions of Ordinance No. 5-2024, not modified herein, shall remain Section 2: in full force and effect.

HOSPITALIZATION

EQUIPMENT

TRANS STREETS, ALLEYS

TRANSFER-CAPITAL IMPROVE \$ 5,000.00

TRANS-POLICE/COURT CONST \$ 25,000.00

TRANSFER-FIRE INCOME TAX \$ 20,000.00

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.

contractual and/or monetary obligations	reby deemed to be an emergency so as to meet the ongoing of the City of Shelby, Ohio and, therefore, shall be in full te, approval by the Mayor, and the earliest period allowed
PASSED:	
	Steven McLaughlin Vice President of Council
	APPROVED:
ATTEST: Brian Crum	Steven L. Schag
Clerk of Council	Mayor
Prepared by:	
Oốrdón M. Eyster	
Director of Law	

#### ORDINANCE NO. 37 -2024 (Sponsor: Councilmember Martin)

AUTHORIZING THE MAYOR AS DIRECTOR OF PUBLIC SERVICE TO ENTER INTO A CONTRACT WITH THE INTERNATIONAL UNION OF OPERATING ENGINEERS, LOCAL 18-S UNIT A, AND DECLARING AN EMERGENCY.

WHEREAS, City Council and the Administration have conducted extensive negotiations with the International Union of Operating Engineers, Local 18-S Unit A; and

WHEREAS, such negotiations have provided a tentative agreement between the parties; and

WHEREAS, City Council and the Administration have reviewed such proposal and desire to ratify and adopt such agreement.

#### 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 Mayor as Director of Public Service is hereby authorized and directed to enter into agreement with the International Union of Operating Engineers, Local 18-S Unit A on behalf of certain service workers, a copy of which is attached hereto and made a part hereof as though fully rewritten herein.
- Section 2: That it is found and determined that all formal actions of this Council concerning and relating to the passage of this Ordinance were passed in an open meeting of this Council and that all deliberations of this Council and any of its committees that resulted in such actions were in meetings open to the public and in compliance with all legal requirements.
- Section 3: That any and all ordinances in conflict with the express provisions of this Agreement are superseded by this Agreement.
- 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 is hereby deemed to be 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:	Steven McLaughlin Vice President of Council
	APPROVED:
ATTEST: Brian Crum Clerk of Council	Steven L. Schag Mayor
Prepared by:	·
Gordon M. Eyster Director of Law	

### ORDINANCE NO. 38 -2024 (Sponsors: Councilmembers Martin & McLaughlin)

AMENDING ORDINANCE 10-2022 (ESTABLISHING WAGES FOR DEPARTMENT HEADS AND OTHER NON-CERTIFIED EMPLOYEES AND DECLARING AN EMERGENCY.

WHEREAS, on June 6, 2022, Ordinance 10-2022 was passed in order to establish wages for department heads and other certified employees; 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 10-2022 be amended so as to adjust the annual salary and hourly wages ranges set forth therein for department heads, superintendents, and other non-certified employees.

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, effective December 16, 2024, the salaries, hourly wages, and wage ranges for the positions set forth below shall be as follows:

#### <u>DEPARTMENT HEADS AND</u> <u>SUPERINTENDENTS HOURLY WAGES</u>

Deputy Director of Public Service a maximum of \$49.00

Chief of Police a maximum of \$52.00

Fire Chief a maximum of \$51.00

Superintendent of Electric a maximum of \$45.00

Electric Distribution

Superintendent of Service

Department

a maximum of \$46.00

Superintendent of Water a maximum of \$45.00

Plant & Distribution

Superintendent of Waste Water
Treatment Plant & Sewers

a maximum of \$45.00

#### DEPARTMENT HEADS ANNUAL SALARY RANGE

Health Commissioner

\$10,000.00 - \$72,000.00

#### NON-CERTIFIED EMPLOYEE ANNUAL SALARY RANGE

Medical Director

\$5,000.00 - \$25,000.00

#### OTHER NON-CERTIFIED EMPLOYEES HOURLY WAGES AND RANGES

Deputy Director of Finance a maximum of \$38.00

Clerk of Courts a maximum of \$33.00

City Project Coordinator a maximum of \$40.00

Utility Office Supervisor \$17.00 - \$30.00

Assistant to Deputy Director of Public Service	\$17.00 - \$30.00
Director of Community Health/Nurse	a maximum of \$35.00
Probation Officer	\$17.00 - \$26.00
Secretary to the Mayor & Finance Direct	\$17.00 - 28.00
Income Tax Clerk 1	\$17.00 - \$25.00
Income Tax Clerk 2	\$17.00 - \$29.00
Secretary to the Law Director (part-time	e) \$17.00 - \$24.00
Code Enforcement Officer	\$17.00 - \$26.00
Section 2: That wages and salaries shall no	at exceed the top values as noted in Section 1.
Section 3: That all meetings and hearings coin compliance with Codified Ordinance 220. Charter of the City of Shelby, Ohio.	oncerning the adoption of this Ordinance have been 01, Ohio Revised Code Section 121.22, and the
immediate preservation of the public peace, pro	eemed to be an emergency so as to provide for the operty, health or safety of the City of Shelby, Ohio d effect from and after its passage, approval by the
PASSED:	
	Steven McLaughlin Vice President of Council
	APPROVED:
Brian Crum	Steven L. Schag
Clerk of Council	Mayor
Prepared by:	
Gerdon M. Evster	
Director of Law	

### ORDINANCE NO.: 39 -2024 (Sponsors: Councilmembers McLaughlin & Martin)

### CREATING TEMPORARY APPROPRIATIONS FOR THE YEAR 2025 AND DECLARING AN EMERGENCY.

WHEREAS, Ohio Revised Code §5705.38 requires that "the taxing authority of each subdivision or other taxing unit shall pass an appropriation measure ... no later than the first day of April of the current year"; and

WHEREAS, so as to provide funding for the operation of the city government prior to the passage of the final appropriations, it is necessary to create temporary appropriations; 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 Temporary Appropriations Ordinance be adopted as prepared so as to provide for the efficient operation of the City government and in anticipation of the creation and passage of the Final Appropriations Ordinance no later than the first day of April, 2025.

# 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 temporary appropriations are hereby made and authorized for the year 2025, the same to be in full force and effect from and after approval, as and for the temporary general appropriations for the City of Shelby for the year 2025.

Section 2: That City Council does hereby temporarily appropriate, for the year 2025 the following sums, to wit:

	ACCT.	APPROPRIATION EXPENSE
GENERAL FUND	101	\$3,000,000.00
ÇENERALI TOND		\$2,000,0000
SPECIAL FUNDS		
Street	200	\$600,000.00
State Highway	205	\$50,000.00
Street Sales Tax	210	\$65,000.00
Fire Operations Fund	215	\$400,000.00
Income Tax	220	\$2,750,000.00
Health	225	\$150,000.00
Park	230	\$150,000.00
Rehab Escrow CDBG	232	\$30,000.00
Court Probation	233	\$30,000.00
BMV Reimbursement	234	\$5,000.00
Law Enforcement Trust	235	\$4,000.00
Court IDAT	236	\$4,000.00
Court Enforce. & Education	237	\$2,000.00
Dare	238	\$4,000.00
Unclaimed Monies	240	\$3,000.00
Court IDAM	242	\$5,000.00
CDBG General	250	\$150,000.00
Home Program	251	\$150,000.00
Fire Damage	253	\$50,000.00
Police Pension	700	\$150,000.00
Fire Pension	701	\$150,000.00
Shade Tree Trust	705	\$8,000.00
Total Special Revenue Funds		\$4,910,000.00

DEBT SERVICE FUNDS	275	¢1 000 00	
Special Bond	275	\$1,000.00	
Total Debt Service		\$1,000.00	
CAPITAL PROJECT FUNDS			
Court Computer	239	\$10,000.00	
Police Computer	241	\$1,000.00	
Capital Improvement	300	\$100,000.00	
Court Capital	304	\$10,000.00	
Sidewalks 2%	352	\$20,000.00	
Streets, Alleys Sidewalks	353	\$600,000.00	
Police/court construction	354	\$250,000.00	
Police Equipment	702	\$50,000.00	
Fire Equipment	703	\$100,000.00	
Total Capital Projects		\$1,141,000.00	
ENTERPRISE FUNDS			
Sewer	400	\$700,000.00	
San. Sewer Capital Improvements	401	\$500,000.00	
Waste Water Capital Improvements	402	\$400,000.00	
Water	500	\$900,000.00	
Water Facilities	501	\$250,000.00	
Water Improvement Fund	502	\$800,000.00	
Electric	600	\$5,000,000.00	
Total Enterprise Funds		\$8,550,000.00	
•			
INTERNAL SERVICE FUND			
Hospitalization	715	\$1,100,000.00	
	,	\$1,100,000.00	
PERMANENT FUND			
Mini Park Trust	710	\$3,000.00	
Total Non-Expendable Fund		\$3,000.00	
A CENICW EVINDS			
AGENCY FUNDS Customer Dengit Fund	601	\$65,000.00	
Customer Deposit Fund Sharing Fund	706	\$9,000.00	
<del>-</del>	700	\$74,000.00	
Total Agency Funds \$74,000.00			
TOTAL APPROPRIATIONS			
ALL FUNDS		\$18,779,000.00	

- Section 3: That the Director of Finance and Public Records is hereby authorized to draw warrants on the City Treasury for the amounts appropriated in this Ordinance whenever claims are presented, properly approved by the head of the department, for which the indebtedness was incurred.
- Section 4: That all meetings and hearings concerning the adoptions 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 is hereby deemed to be an emergency so as to meet the ongoing contractual obligation 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:	Steven McLaughlin Vice President of Council
	APPROVED:
ATTEST: Brian Crum Clerk of Council	Steven L. Schag Mayor
Prepared by:	
Gordon M. Exiter Director of Law	-

### RESOLUTION NO. 57 -2024 (Sponsor: Councilmember Roub)

#### APPROVING WEED ASSESSMENTS AS ISSUED BY THE DIRECTOR OF PUBLIC SERVICE.

WHEREAS, Codified Ordinance 662.03 requires the Director of Public Service to notify owners of an assessment for the cutting and removal of offensive and noxious weeds, vines, and grass by the City of Shelby; and

WHEREAS, the Director of Public Service has served said notices on multiple properties within the City of Shelby, Ohio; and

WHEREAS, before the Clerk of Council can certify these assessments to the County Auditor for inclusion on the tax duplicate, Codified Ordinance 662.04 requires that City Council approve said assessment; 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 Council of the City of Shelby approve the assessments as prepared by the Director of Public Service so that the Clerk of Council can certify said assessments to the County Auditor for inclusion on the tax duplicate.

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

- Section 1: That the Council of the City of Shelby hereby approves the list of assessments as prepared by the Director of Public Service and attached hereto as "Exhibit A".
- Section 2: That the Clerk of Council shall certify said assessments to the Richland County Auditor for inclusion on the tax duplicate for collection.
- 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 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:	
Brian Crum	Steven L. Schag
Clerk of Council	Mayor
Prepared by:	
Gordon M. Eyster	
Director of Law	

### RESOLUTION NO. <u>58</u> -2024 (Sponsor: Councilmember Cutlip)

DECLARING THE INTENT OF THE CITY OF SHELBY, OHIO TO SELL PROPERTY NO LONGER NEEDED FOR MUNICIPAL PURPOSES THROUGH AN INTERNET AUCTION/SALE FOR THE CALENDAR YEAR 2025 AND DECLARING AN EMERGENCY.

WHEREAS, Section 721.15(D) of the Ohio Revised Code authorizes the Council to authorize each calendar year the sale of personal property, including motor vehicles, road machinery, equipment, tools and supplies which are obsolete, unfit or not needed for public use, or is obsolete or unfit for the use for which it was acquired through internet auction as provide by this Resolution; 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 Council of the City of Shelby declares its intent to sell items by internet auction.

### 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 this council hereby declares its intent to use internet auctions as a means to dispose of personal property, including motor vehicles, road machinery, equipment, tools and supplies which are obsolete, unfit or not needed for public use, or is obsolete or unfit for the use for which it was acquired. Each item shall be offered for sale for a minimum of ten (10) calendar days, shall be sold for cash only, and shipping and delivery shall be the responsibility of the purchaser.

Section 2: That the representative of the City for purpose of internet auctions shall be:

Steven L. Schag Mayor Director of Public Service/Safety 43 West Main Street Shelby, OH 44875 419-347-5131

- Section 3: That the internet auctions shall be conducted using GovDeals.com or such other websites as are found to be most effective and efficient in disposing of the items at the best price obtainable which have been designated for disposal by the Mayor acting as Director of Public Service/Safety.
- Section 4: That any piece of personal property, including motor vehicles, road machinery, equipment, tools and supplies which are obsolete, unfit or not needed for public use, or is obsolete or unfit for the use for which it was acquired to be sold on GovDeals.com or such other website with an estimated value of one thousand dollars or more, shall be approved by a Resolution of the Council of the City of Shelby.
- Section 5: That the proceeds from the internet sale will be deposited into the original fund from which the item was purchased.
- Section 6: That all meetings and hearings concerning the adoption of this Resolution have been in compliance with Codified Ordinance 220.01, Ohio Revised Codes Section 121.22 and the Charter of the City of Shelby, Ohio.
- Section 7: 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:  Brian Crum  Clerk of Council	Steven L. Schag Mayor
Prepared by:	
Gordon M. Eyster Director of Law	

## RESOLUTION NO. 59 -2024 (Sponsor: Councilmember McLaughlin)

DECLARING THE INTENT TO VACATE AN ALLEY RUNNING PARALLEL TO EAST MAIN STREET BETWEEN LOTS 103, 104, 105, 106, 1396, PART OF OL 45 S.D. 5, & PART OF OL 48 S.D. 2 IN THE CITY OF SHELBY, OHIO.

WHEREAS, the plats of the City of Shelby, Ohio, indicate that a dedicated alley runs parallel of East Main Street between lots 103, 104, 105, 106, 1396, part of OL 45 S.D. 5, & part of OL 48 S.D. 2; and

WHEREAS, a majority of the owners of property bounding and abutting upon said alley have submitted a "Petition to Vacate Street or Alley" to Council of the City of Shelby, Ohio, asking the alley to be vacated; and

WHEREAS, Section 105 of the Charter of the City of Shelby authorizes the Council of the City of Shelby to vacate an alley and sets forth the procedure for doing so; 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 alley running parallel of East Main Street between lots 103, 104, 105, 106, 1396, part of OL 45 S.D. 5, & part of OL 48 S.D. 2 within the City of Shelby, Ohio, be vacated.

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

Section 1: That it is the intent of the Council of the City of Shelby that the alley running parallel of East Main Street between lots 103, 104, 105, 106, 1396, part of OL 45 S.D. 5, & part of OL 48 S.D. 2 as shown on Exhibit A within the City of Shelby, Ohio be vacated.

Section 2: That the Clerk of Council is hereby instructed to cause notice of Council's intent to vacate said alley to be served upon those persons mandated by the terms of the Charter of the City of Shelby.

Section 3: That the Board of Revision of Assessments shall hold a meeting to consider Council's intent to vacate as well as any objections which may be lodged concerning said intent and that said Board of Revision of Assessments submit a report to the council of the City of Shelby following said meeting.

Section 4: 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 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:	·	
Brian Crum	Steven L. Schag	
Clerk of Council	Mayor	
Prepared by:	•	

Gordon M. Eyster Director of Law

#### RESOLUTION NO. <u>60</u>-2024 (Sponsor: Councilmember McLaughlin)

AUTHORIZING THE MAYOR AS DIRECTOR OF PUBLIC SERVICE OF THE CITY OF SHELBY TO REHIRE JOHN ENSMAN TO THE POSITION OF DIRECTOR OF UTILITIES / DEPUTY DIRECTOR OF PUBLIC SERVICE EFFECTIVE JANUARY 3, 2025 AND DECLARING AN EMERGENCY.

WHEREAS, John Ensman serves as the Director of Utilities / Deputy Director of Public Service for the City of Shelby and has established a retirement date of December 31, 2024 for purposes of initiating earned retirement benefits through the Ohio Public Employees Retirement System; and

WHEREAS, Section 145.381 of the Ohio Revised Code sets forth the process to rehire certain public employees to the same position such individual held following retirement for purposes of initiating earned retirement benefits; and

WHEREAS, the passage of Resolution 51-2024 authorized the Mayor to accept John Ensman's retirement date of December 31, 2024 along with his desire to be reemployed to the same position effective January 3, 2025; and

WHEREAS, the Council held a special meeting on December 9, 2024 for the purpose of a public hearing in regards to the retire/rehire of John Ensman from and to the position of Director of Utilities / Deputy Director of Public Service; 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 of City of Shelby accept John Ensman's retirement effective December 31, 2024 for purposes of initiating earned retirement benefits and authorize his reemployment as Director of Utilities/ Deputy Director of Public Service effective January 3, 2025.

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 be authorized to rehire John Ensman to the position of Director of Utilities / Deputy Director of Public Service effective January 3, 2025

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:	Change I. Salar	
Brian Crum	Steven L. Schag	
Clerk of Council	Mayor	
Prepared by:		
Man		
Gordon M. Eyster		

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Director of Law