

Ordinance No. 1195-16

AN EMERGENCY ORDINANCE

To amend Sections 531.11, 531.14 and 531.25 of the Codified Ordinances of Cleveland, Ohio, 1976, as amended by various ordinances; and to repeal Section 531.12, as amended by Ordinance No. 99566, passed May 22, 1933, relating to lead service connections.

**Council Members Brady and Kelley
(by departmental request)**

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

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

Section 1. That the following sections of the Codified Ordinances of Cleveland, Ohio, 1976:

Section 531.11, as amended by Ordinance No. 107578-B, passed December 20, 1937, and

Sections 531.14 and 531.25 as amended by Ordinance No. 99566, passed May 22, 1933,

are amended to read as follows:

Section 531.11 Material for Service Pipes

(a) All service pipe one (1) inch or less in nominal diameter that is to be installed between the main and the stop cock or valve at the curb shall be of copper material. All service pipe greater than one (1) inch and less than three (3) inches in nominal diameter shall be of extra heavy copper, extra heavy brass or extra heavy galvanized wrought iron or steel material. All service pipes greater than three (3) inches in nominal diameter shall be of cast iron or extra heavy galvanized wrought iron or steel material.

(b) All pipe that is to be installed between the stop cock or valve at the curb and the building, whether the meter is outside or inside of the building, shall be of copper or brass material where the pipe is one (1) inch or less in nominal diameter. Where the pipe is greater than one (1) inch and less than three (3) inches in nominal diameter, it shall be of extra heavy brass, extra heavy copper or extra heavy galvanized wrought iron or steel material. Where the pipe is greater than three (3) inches in nominal diameter, it shall be of cast iron or extra heavy galvanized wrought iron or steel material.

(c) Any pipe made of any other material than herein specified shall not be used without special permission, in writing, for each proposed installation.

Section 531.14 Length of Copper Pipe

The copper service pipe shall be made at least one and one-half (1-1/2) feet longer than the length required to connect the tap in the main and the stop cock at the curb. The pipe shall be laid in the trench so that the stop cock shall be at least one (1) foot back of the curb line. The extra length shall be at the main.

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Section 531.25 Two or More Services for One Premises; Connecting Pipe Specifications

(a) Two (2) or more service pipes, intended for the supply of one (1) premises, shall not be connected together except by special permission of the Commissioner of Water. Before such permission is granted, plans in duplicate showing how the proposed connection is to be made must be submitted to and be approved by the Commissioner. One (1) set of plans shall be kept on file in the office of the Division of Water.

(b) If the connecting pipes are outside of the building they shall be of either copper or brass for sizes five-eighths (5/8) inch to one (1) inch; of extra heavy brass or extra heavy galvanized wrought iron for one and one-half (1-1/2) inch and two (2) inch pipe and of cast iron or extra heavy galvanized wrought iron for all pipe over two (2) inches in diameter. On all sizes of pipe one and three-fourths (1-3/4) inches and over a suitable check valve must be placed in each service pipe as close as possible to the main valve. Such check valve if placed underground, must be located in a vault or pit easily accessible through a manhole.

Section 2. That the following existing sections of the Codified Ordinances of Cleveland, Ohio, 1976:

Section 531.11, as amended by Ordinance No. 107578-B, passed December 20, 1937, and

Sections 531.12, 531.14 and 531.25 as amended by Ordinance No. 99566, passed May 22, 1933,

are repealed.

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

ST:nl
9-26-16

FOR: Director Davis

Ordinance No. 1196-16

**Council Members Keane and Kelley
(by departmental request)**

AN EMERGENCY ORDINANCE

Determining the method of making the public improvement of repairing or replacing roofs or roof systems at Cleveland Hopkins International Airport and Burke Lakefront Airport; authorizing the Director of Port Control to enter into one or more public improvement requirement contracts for the making of the improvement for a period of two years, with two one-year options to renew, the first of which requires additional legislative authority.

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

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

Section 1. That, under Section 167 of the Charter of the City of Cleveland, this Council determines to make the public improvement of repairing or replacing roofs or roof systems at Cleveland Hopkins International Airport and Burke Lakefront Airport, for the Department of Port Control, by one or more public improvement requirement contracts duly let to the lowest responsible bidder or bidders on a unit basis for the improvement.

Section 2. That the Director of Port Control is authorized to make one or more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements for a period of two years, with two one-year options to renew, the first of which requires additional legislative authority, for the making of the above public improvement with the lowest responsible bidder or bidders after competitive bidding on a unit basis for the improvement for a period not to exceed the specified term, purchased by the Commissioner of Purchases and Supplies on a unit basis for the Department of Port Control. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the specified term may be taken if desired by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term.

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Section 3. That the Director of Port Control is authorized to apply and pay for permits, licenses, or other authorizations required by any regulatory agency or public authority to permit performance of the work authorized by this ordinance.

Section 4. That the costs of the contract or contracts or other expenditures shall be charged against the proper appropriation accounts and the Director of Finance shall certify the amount of the initial purchase, which purchase, together with all later purchases, shall be made on order of the Commissioner of Purchases and Supplies under a delivery order against the contract or contracts certified by the Director of Finance. (RQN 3001, RL 2016-33)

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

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

JMcG:nl
10-10-16

FOR: Interim Director Szabo

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**REPORT
after second Reading**

Council Members Keane and Kelley (by departmental request)

AN EMERGENCY ORDINANCE

Determining the method of making the public improvement of repairing or replacing roofs or roof systems at Cleveland Hopkins International Airport and Burke Lakefront Airport; authorizing the Director of Port Control to enter into one or more public improvement requirement contracts for the making of the improvement for a period of two years, with two one-year options to renew, the first of which requires additional legislative authority.

READ FIRST TIME on OCTOBER 10, 2016
and referred to **DIRECTORS** of Port Control, Finance, Law;
COMMITTEES on Transportation, Finance

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TRANSPORTATION

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PASSAGE RECOMMENDED BY
COMMITTEE ON
FINANCE

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Ordinance No. 1197-16

AN EMERGENCY ORDINANCE

Authorizing the Director of Port Control to enter into one or more requirement contracts without competitive bidding with Tyco Simplex-Grinnell to maintain, repair and expand the integrated fire and security system, for the various divisions of Port Control, for a period of two years with two one-year options to renew, the first of which is exercisable with additional legislative authority.

**Council Members Keane and Kelley
(by departmental request)**

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

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

Section 1. That this Council determines that the within commodities are non-competitive and cannot be secured from any source other than Tyco Simplex-Grinnell. Therefore, the Director of Port Control is authorized to make one or more written requirement contracts with Tyco Simplex-Grinnell, for the requirements for a period not to exceed two years with two one-year options to renew, of the necessary items of materials, equipment, supplies, and services necessary to maintain, repair, and expand the integrated fire and security system, to be purchased by the Commissioner of Purchases and Supplies on a unit basis, for the various divisions of the Department of Port Control. The first of the one-year options to renew may not be exercised without additional legislative authority. If such additional legislative authority is granted and the first of the one-year options to renew is exercised, then the second of the one-year options to renew may be exercised at the option of the Director of Port Control, without the necessity of obtaining additional authority of this Council.

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

Section 3. That under Section 108(b) of the Charter, the purchases authorized by this ordinance may be made through cooperative arrangements with other governmental agencies. The Director of Port Control may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process. (RQN 3001, RL 2016-34)

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

Ord. No. 1197-16

REPORT
after second Reading

Council Members Keane and Kelley (by departmental request)

AN EMERGENCY ORDINANCE

Authorizing the Director of Port Control to enter into one or more requirement contracts without competitive bidding with Tyco Simplex-Grinnell to maintain, repair and expand the integrated fire and security system, for the various divisions of Port Control, for a period of two years with two one-year options to renew, the first of which is exercisable with additional legislative authority.

READ FIRST TIME on OCTOBER 10, 2016
and referred to DIRECTORS of Port Control, Finance Law;
COMMITTEES on Transportation, Finance

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Ordinance No. 1198-16

AN EMERGENCY ORDINANCE

To amend the title of Ordinance No. 561-16, passed May 9, 2016; to supplement the ordinance by adding new Sections 6, 7, 8, 9, and 10; and to amend existing Section 6; relating to granting consent to the State of Ohio for the repair of the Willow Lift Bridge.

**Council Members K. Johnson and Kelley
(by departmental request)**

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

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

Section 1. That the title of Ordinance No. 561-16, passed May 9, 2016 is amended to read as follows:

An emergency Ordinance authorizing the Director of Capital Projects to enter into one or more contracts with TranSystems Corporation of Ohio for professional services necessary to provide emergency assessment, inspection, and testing of the Willow Lift Bridge, including the sheave trunnion bearings and other components and engineering and design of the replacement of bearings; one or more standard purchase or requirement contracts with The Timken Corporation for the manufacture of one or more bridge bearings; authorizing written standard or requirement contracts for labor and materials for the installation of any bearings; giving consent of the City of Cleveland to the State of Ohio to perform the replacement of Willow Avenue Lift Bridge bearings and other items needed for the operation of the bridge; and authorizing the Director to enter into any related agreements necessary to implement the Improvement.

Section 2. That the existing title of Ordinance No. 561-16, passed May 9, 2016 is repealed.

Section 3. That Ordinance No. 561-16 is supplemented by adding new Sections 6, 7, 8, 9, and 10 to read as follows:

Section 6. That it is declared to be in the public interest that the consent of the City of Cleveland is given to the Director of Transportation of the State of Ohio ("the State") to construct the following improvement under plans, specifications, and estimates approved by the State: installation of bridge bearings and other items needed for the operation of the bridge (the "Improvement").

Section 7. That the City proposes to cooperate with the State in the cost of the Improvement by assuming and contributing the entire cost of the bearings and the design services for the Improvement. Further, the City agrees to assume and contribute 100% of the cost of any items included in the construction contract at the request of the City and which are determined by the State to be not eligible for or made necessary by the Improvement.

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Section 8. That the Director of Capital Projects is authorized to enter into any agreements necessary to implement the Improvement.

Section 9. That this Council requests the State to proceed with the Improvement.

Section 10. That the Clerk of Council is authorized and directed to transmit to the State three (3) certified copies of this ordinance immediately upon its taking effect, and it shall become the basis for proceeding with the Improvement.

Section 4. That existing Section 6 is renumbered to new "Section 11".

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

RC:nl
10-10-16

FOR: Director Spronz

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Council Members K. Johnson and Kelley (by departmental request)

AN EMERGENCY ORDINANCE

To amend the title of Ordinance No. 561-16, passed May 9, 2016; to supplement the ordinance by adding new Sections 6, 7, 8, 9, and 10; and to amend existing Section 6; relating to granting consent to the State of Ohio for the repair of the Willow Lift Bridge.

READ FIRST TIME on OCTOBER 10, 2016
and referred to DIRECTORS of Capital Projects, Finance, Law;
COMMITTEES on Municipal Services and Properties, Finance

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COMMITTEE ON
FINANCE

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Ordinance No. 1199-16

AN EMERGENCY ORDINANCE

**Council Members K. Johnson and Kelley
(by departmental request)**

Authorizing the Directors of Public Works and Finance to employ one or more temporary employment agencies to provide professional services to supply temporary and seasonal personnel for the Department of Public Works and the Project Clean program and for the various departments of the City, for a period up to one year.

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

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

Section 1. That the Director of Public Works is authorized to employ by contract or contracts, for a period up to one year, one or more temporary employment agency or agencies for the purpose of supplementing the regularly employed staff of the several departments of the City of Cleveland in order to provide professional services necessary to supply temporary and seasonal personnel for the Department of Public Works and the Project Clean program.

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

Section 2. That the Director of Finance is authorized to employ by contract or contracts, for a period up to one year, one or more temporary employment agency or agencies for the purpose of supplementing the regularly employed staff of the several departments of the City of Cleveland to provide the professional services necessary to supply temporary and seasonal personnel, as needed for the several departments of the City.

The selection of the agency or agencies shall be made by the Board of Control on the nomination of the Director of Finance from a list of qualified agencies available

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for employment as may be determined after a full and complete canvass by the Director of Finance for the purpose of compiling a list. The compensation to be paid for the services shall be fixed by the Board of Control. The contract or contracts authorized shall be prepared by the Director of Law, and approved and certified by the Director of Finance.

Section 3. That the costs for the services contemplated shall be paid from funds appropriated for this purpose in budget years 2017 and 2018.

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

JBM:nl
10-10-16

FOR: Directors Cox and Dumas

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REPORT
after second Reading

Council Members K. Johnson and Kelley (by departmental request)

AN EMERGENCY ORDINANCE

Authorizing the Directors of Public Works and Finance to employ one or more temporary employment agencies to provide professional services to supply temporary and seasonal personnel for the Department of Public Works and the Project Clean program and for the various departments of the City, for a period up to one year.

READ FIRST TIME on OCTOBER 10, 2016
and referred to DIRECTORS of Public Works, Finance, Law;
COMMITTEES on Municipal Services and Properties, Finance

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Ordinance No. 1200-16

**Council Members K. Johnson and Kelley
(by departmental request)**

AN EMERGENCY ORDINANCE

Authorizing the Director of Public Works to apply for and accept a grant from the Ohio Department of Education for the 2017 Summer Food Service Program; authorizing the purchase by requirement contract of breakfasts and lunches and for food, food products, beverages, condiments and paper products to implement the grant, for the Division of Recreation, Department of Public Works; and authorizing the Director to contract with various non-profit organizations for the implementation of the Program.

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

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

Section 1. That the Director of Public Works is authorized to apply for and accept a grant in the approximate amount of \$400,000.00, from the Ohio Department of Education, to conduct the 2017 Summer Food Service Program for the purposes described in the summary; that the Director is authorized to file all papers and execute all documents necessary to receive the funds under the grant; and that the funds are appropriated for the purposes described in the summary for the grant contained in the file described below.

Section 2. That the summary for the grant, File No. 1200-16-A, made a part of this ordinance as if fully rewritten, as presented to the Finance Committee of this Council at the public hearing on this legislation, is approved in all respects and shall not be changed without additional legislative authority.

Section 3. That the Director of Public Works is authorized to make one or more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements during the grant term of unitized breakfasts and lunches for the breakfast and lunch program to be served at City recreation centers and at various non-profit agencies and other agencies or recreation facilities as determined by the Director, to be purchased by the Commissioner of Purchases and Supplies on a unit basis for the Division of Recreation, Department of Public Works. Bids shall be taken in a manner that permits an award to be made for all

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items as a single contract, or by separate contract for each or any combination of the items as the Board of Control shall determine.

Section 4. That provided the agencies meet the eligibility requirements of the Ohio Department of Education, the Director of Public Works is authorized to make one or more written contracts with the various non-profit organizations to implement this ordinance.

Section 5. That the Director of Public Works is authorized to make one or more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements for the grant period for the necessary items of various natural foods, food products, beverages, condiments and paper products, to be served as part of the meal program at Camp George L. Forbes, to be purchased by the Commissioner of Purchases and Supplies upon a unit basis for the Division of Recreation, Department of Public Works. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control shall determine.

Section 6. That the costs of the contract or contracts shall be charged against the proper appropriation accounts and the Director of Finance shall certify the amount of any purchase under the contract, each of which purchases shall be made on order of the Commissioner of Purchases and Supplies under a delivery order against the contract or contracts certified by the Director of Finance.

Section 7. That under Section 108(b) of the Charter, the purchases authorized by this ordinance may be made through cooperative arrangements with other governmental agencies. The Director of Public Works may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process.

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Section 8. That, notwithstanding the provisions of Section 181.24 of the Codified Ordinances of Cleveland, Ohio, 1976, to the contrary, bidders for the contract or contracts authorized by this ordinance shall be required to submit a bid bond in the amount of five percent of the amount of the bid, as required by United States Treasury Circular 570.

Section 9. That the costs of the contract or contracts authorized by this ordinance shall be paid from the fund or funds to which are credited the grant proceeds accepted under this ordinance.

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

LW:nl
10-10-16

FOR: Director Cox

Council Members K. Johnson and Kelley (by departmental request)

AN EMERGENCY ORDINANCE

Authorizing the Director of Public Works to apply for and accept a grant from the Ohio Department of Education for the 2017 Summer Food Service Program; authorizing the purchase by requirement contract of breakfasts and lunches and for food, food products, beverages, condiments and paper products to implement the grant, for the Division of Recreation, Department of Public Works; and authorizing the Director to contract with various non-profit organizations for the implementation of the Program.

READ FIRST TIME on OCTOBER 10, 2016

and referred to **DIRECTORS** of Public Works, Finance, Law;
COMMITTEES on Municipal Services and Properties, Finance

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COMMITTEE ON
FINANCE**

FILED WITH COMMITTEE

Resolution No. 1206-16

AN EMERGENCY RESOLUTION

Supporting Senate Bill 359 to amend the Ohio Revised Code to create a "Down Syndrome Awareness" license plate.

Council Member Kazy

WHEREAS, October is national Down Syndrome Awareness month; and

WHEREAS, October 12th is Down Syndrome Awareness Day in the City of Cleveland; and

WHEREAS, every year, one in 790 children in the United States are born with Down Syndrome; and

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

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

Section 1. That this Council hereby supports Senate Bill 359 to amend the Ohio Revised Code to create a "Down Syndrome Awareness" license plate.

Section 2. That the Clerk of Council is directed to transmit copies of this resolution to Governor Kasich and all members of the Ohio legislature.

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

BK: rns
10/10/16

Ordinance No. 1208-16

Council Member Cummins

AN ORDINANCE

Establishing an Urban Form Overlay District along the east and west sides of Fulton Road from I-71 to I-90 and as identified on the attached map (Map Change No. 2545).

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

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

Beginning at the intersection of Smith Avenue and Fulton Road;
Thence northerly along the east and west sides of Fulton Road to Wade Avenue;

And

Beginning at the intersection of Bush Avenue to Daisy Avenue on the west side and to the mid block of Daisy Avenue and Marvin Avenue on the east;

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

Section 2. That the change of zoning of lands described in Section 1 shall be identified as Map Change No. 2545, and shall be made upon the Building Zone Maps of the City of Cleveland on file in the office of the Clerk of Council and on file in the office of the City Planning Commission by the appropriate person designated for this purpose by the City Planning Commission.

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

Resolution No. 1212-16

Council Members Reed and J. Johnson

AN EMERGENCY RESOLUTION

Opposing the Cleveland Police Patrolmen's Association's endorsement of a presidential candidate in this 2016 campaign.

WHEREAS, the City of Cleveland's Division of Police is currently under a federal consent decree to reform the department because of years of engaging in a pattern and practice of excessive use of force; and

WHEREAS, the Department of Justice's report leading to the consent decree found that the community, especially the minority community, distrusts police because of the controversial use of excessive force; and

WHEREAS, the Cleveland Police Patrolmen's Association does not usually endorse a candidate for president; and

WHEREAS, the endorsement of a candidate for president given the DOJ report implies that the police union does not take seriously the need for reform and to rebuild trust between the police department and community it serves; and

WHEREAS, the endorsement of any candidate for president while the city's division of police is under a consent decree will only serve to heighten the community's distrust of police and further erode the relationship between officers and minority communities; and

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

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

Section 1. That this Council opposes the Cleveland Police Patrolmen's Association's endorsement of a presidential candidate in this 2016 campaign.

Section 2. That the Clerk of Council is directed to forward a copy of this resolution to the Cleveland Police Patrolmen's Association.

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

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