



City of North Canton, Ohio

Council Office
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North Canton, Ohio 44720-2587
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NOTICE OF MEETINGS

Mr. Daniel Peters, Chairman of the Personnel & Safety Committee of North Canton City Council, has requested a meeting of said Committee Members, Council, Mayor, Director of Administration, Director of Law, Director of Finance and Police Chief **Monday, February 7, 2011 at 6:00 p.m.** in the Council Chambers at North Canton City Hall.

The meeting will be called to order and then moved into **executive session** for the purpose of discussing personnel matters pertaining to dismissal, demotion or compensation of a public employee. The executive session **will not be** open to the public.

Committee of the Whole Meeting Monday, February 7, 2011 – 7:00 p.m.

North Canton City Council will meet as a Committee of the Whole **Monday, February 7, 2011 at 7:00 p.m.** in the Council Chamber at North Canton City Hall.

Items will be discussed as time allows; not necessarily in the order indicated.

1. Community & Economic Development Committee

Chairperson: Marcia Kiesling
Vice Chairman: Daniel Peters
Member: Jeff Davies

- a. Discussion – ICAN Letter
Marcia Kiesling

2. Ordinance, Rules & Claims Committee

Chairman: Daryl Revoldt
Vice Chairman: Doug Foltz
Member: Marcia Kiesling

- a. Discussion - Chapter 723 Solicitations at Residences
Daryl Revoldt
- b. Amendment – Chapter 907 Street Excavations; Section 907.02
Daryl Revoldt

- c. Amendment – Chapter 1303 Razing of Buildings; Section 1303.07
Daryl Revoldt
- d. Amendment – Chapter 1501 Ohio Fire Code; Section 1501.13
Daryl Revoldt
- e. Amendment – Chapter 1507 Open Burning; Section 1507.04
Daryl Revoldt

3. Park & Recreation Committee

Chairman: Doug Foltz
Vice Chairman: Daryl Revoldt
Member: Daniel Peters

- a. Establish Rates & Policies for Use of City Ball Fields
Doug Foltz

4. Personnel & Safety Committee

Chairman: Daniel Peters
Vice Chairman: Jon Snyder
Member: Daryl Revoldt

- a. Exempt and Part-time Ordinance
Daniel Peters

5. Finance & Property Committee

Chairman: Jon Snyder
Vice Chairman: Jeff Davies
Member: Pat DeOrio

- a. FEMA Assistance Grant re Purchase of Radio Equipment
Jon Snyder
- b. Discussion - 2011 Budget
Jon Snyder

Gail M. Kalpac
Clerk of Council

Memo from the City of North Canton Council Office

February 4, 2011

To: Council Members

From: Gail Kalpac
Clerk of Council

Re: Discussion - ICAN, Inc. Letter

The attached letter from ICAN, Inc. is being placed on the February 7, 2011 Committee of the Whole agenda for discussion at the request of Administrator Benekos. Please contact him with any questions.

Thank you.



Housing Solutions

Where Hope and Independence Begin

RECEIVED

January 27, 2011

JAN 28 2011

Gail Kalpac
Clerk of North Canton City Council
145 North Main Street
North Canton, OH 44720-2587

COUNCIL OFFICE
NORTH CANTON, OHIO

CERTIFIED MAIL RETURN RECEIPT REQUESTED

RE: Harleigh House

Dear Ms. Kalpac:

The purpose of this letter is to apprise your office that ICAN, Inc. dba ICAN Housing Solutions will be the general partner of a residential rental development located in your political jurisdiction. ICAN plans to utilize the multifamily funding programs of the Ohio Housing Finance Agency (OHFA) for the development of this property.

The proposed housing will be a rehabilitation of the Harleigh Inn into 25 permanent apartments for adults. It will have 17 efficiency and eight one-bedroom apartments. Each efficiency apartment includes a Pullman kitchen and private bathroom. The one-bedroom apartments have a separate kitchen, living room and bedroom. The building's purpose is to provide affordable housing to local veterans who are receiving services from the Veterans Administration and/or persons with a need for affordable housing.

Eligibility for the Harleigh House includes participation in services to optimize tenants' success in procuring or improving employment and other means of contributing to the community. An on-site service coordinator will insure residents are meeting their residency obligations. Such services may include credit counseling, assistance with accessing community job training, primary health care and use of recreational activities, such as the nearby YMCA.

The project will draw from a Primary Market Area (PMA) consisting of a five mile radius around North Canton. Approximate boundaries are: to the north by Lake Center St. in Greentown; to the east by High Mill Ave.; to the south by Lincoln Way, and to the west by Pilot Knob. Approximately 1,568 households in the market area are eligible to live in the development.

Harleigh House will be financed with Housing Development Assistance Program funds, Margaret Clark Morgan Foundation (pending), Federal Home Loan Bank (application in progress), Stark County HOME funds (pending). At this time ICAN does not anticipate it will need conventional mortgage financing.

The construction cycle will begin in September 2011 and should be completed by June 2012. All the apartments will be leased within three months from completion with an estimated 95% stabilized occupancy rate.

ICAN anticipates that up to 20% of the residents will be at or below 35% of area median gross income (\$12,150) while 80% of the units will be for individuals at or below 50% of area median gross income (\$20,200). These income levels are intended to meet the needs of veterans with disability income and/or residents who have only part-time or low-wage jobs.

The Development Team consists of ICAN staff along with the architectural firm of Braun & Steidl out of Akron. ICAN will be the developer, general contractor, and property manager.

Proposed Rents are fair market rents for the Canton Massillon area. Rent for the 17 studio apartments will be \$448, and \$497 for the one bedrooms although rents will be adjusted based on income. There will be a total of 25 units.

The Project Address: is 500 North Main St, the Harleigh Inn.

Right to Submit Comments: You have the right to submit comments to OHFA regarding the development's impact on the community. If you intend to submit a statement of disapproval or objection, you must submit a written statement that is signed by a majority of the voting members of the legislative body governing your jurisdiction. This written statement must be forwarded to the Executive Director of OHFA and be delivered by certified mail, return receipt requested.

The person to be notified at OHFA is:
Mr. Douglas A. Garver, Executive Director
Ohio Housing Finance Agency
57 E. Main Street
Columbus, OH 43215

A written statement of disapproval or objection must be submitted within 30 days of your receipt of this notice, and must be received by OHFA within 45 days of the date of this letter. OHFA is required to respond to any written statement submitted under the terms outlined above.

Sincerely,

MH Cameron

Maryellen Cameron,
Executive Director



145 North Main St. · North Canton, OH 44720
Phone: 330-499-8223 Fax: 330-305-0603

CITY OF NORTH CANTON

James J. Benekos, P.E., P.S.
Director of Administration/City Engineer

Legislation Request

February 3, 2011

To: Daryl Revoldt
Council President

Re: **Various Code Sections**

Please place the following items on councils' agenda for consideration.

- Discussion - Chapter 723 Solicitations at Residences
- Amendment – Chapter 907 Street Excavations; Section 907.02
- Amendment – Chapter 1303 Razing of Buildings; Section 1303.07
- Amendment – Chapter 1501 Ohio Fire Code; Section 1501.13
- Amendment – Chapter 1507 Open Burning; Section 1507.04

EMERGENCY REQUESTED ___ YES X NO

Respectfully,

James J. Benekos, P.E., P.S.

Following is a copy of the notes provided by Permits & Inspection re proposed changes to Chapter 723 Solicitations at Residences:

- ~~Need to permit and charge fee for~~
 - a. Temporary food service operation
 - b. Mobile food service operation
- Reference Chapter 3717 of the Ohio Administrative Code
- Purpose – to allow registration and charges. Section 723 of the Codified Ordinances does not appear to apply to the above mentioned items.
- Need to apply to ice cream trucks, mobile lunch wagons, etc.
- Annual registration fee of \$150.00 – valid May through October
- Proof of liability insurance
- Must register with the Income Tax Department
- Must provide certification from the Stark County Health Department
- Must provide \$10,000 bond on City form

CHAPTER 723
Solicitations at Residences

<p>723.01 Definitions.</p> <p>723.02 Registration required.</p> <p>723.03 Application for certificate: fees: duration: exemptions.</p> <p>723.04 Issuance of certificate.</p> <p>723.05 Restrictions.</p>	<p>723.06 Trespassing in violation of posted signs.</p> <p>723.07 Revocation of certificate.</p> <p>723.08 Signs to be posted.</p> <p>723.99 Penalty.</p>
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CROSS REFERENCES

Power to inspect food products - see Ohio R.C. 715.46
 Power to regulate - see Ohio R.C. 715.61 et seq.
 Home solicitation sales - see Ohio R.C. 1345.21 et seq.
 Charitable solicitations - see Ohio R.C. Ch. 1716
 Frozen desserts - see Ohio R.C. 3717.51 et seq.
 Trespassing - see GEN. OFF. 541.05
 Littering - see GEN.OFF. 521.08
 Door to door sales activity of minors restricted - see Ohio
 R.C. 4109.21

723.01 DEFINITIONS

As used in this chapter:

- (a) "Canvassing" or "soliciting" unless expressly provided for otherwise, means traveling from residence to residence within the Municipality, without having a previous appointment to visit the residence or residences visited for the purpose of exposing or offering for inspection or sale, goods, wares, merchandise, foodstuffs or any other property, tangible or intangible, of any nature whatsoever, or services, or for the purpose of taking or attempting to take orders for the purchase of goods, wares, merchandise, foodstuffs or other property, tangible or intangible, of any nature whatsoever, for future delivery, or of services to be furnished or performed in the future. "Canvassing" or "soliciting" also means the soliciting of funds or other property for charitable or other purposes anywhere within the Municipality. The solicitation by a minor newspaper carrier of customers for a newspaper which he regularly delivers or will regularly deliver shall not be included in this definition.
- (b) "Canvasser" or "solicitor" means any person 13 years of age or older who engages in canvassing or soliciting.
 (Ord. 3-86. Passed 2-10-86.)

723.02 REGISTRATION REQUIRED.

No person shall canvass or solicit within the Municipality without first registering with the Superintendent of Permits and Inspection. A separate registration must be made for every solicitor, agent or employee soliciting within the Municipality.

A person canvassing or soliciting within the Municipality for the exclusive purpose of proselytizing a religion or providing information in respect to a religion shall be exempt from the registration requirement of this chapter.

Any person, who by state or federal law or constitutional provision has been exempted from regulation in canvassing or soliciting as defined herein and offers to the Superintendent of Permits and Inspection satisfactory evidence thereof, shall be exempt from the registration requirements of this chapter.

(Ord. 3-86. Passed 2-10-86.)

**723.03 APPLICATION FOR CERTIFICATE: FEES: DURATION:
EXEMPTIONS.**

(a) Each applicant for a certificate of registration shall, not less than forty-eight hours nor more than five days prior to the commencement of solicitation furnish the Superintendent of Permits and Inspection with the following information:

- (1) Name, age and physical description of applicant.
- (2) Complete permanent and local address of applicant.
- (3) Name and address of the person, firm, corporation or association for whom the solicitation is presently being made and any other person, firm, corporation or association for whom the applicant has solicited during the past three (3) years.
- (4) A description of the nature of the business and the goods, services or wares to be sold or otherwise sufficient to identify the subject matter of the soliciting in which the applicant will engage.
- (5) The names of all other municipalities in which the applicant has conducted soliciting activities during the past six (6) months.
- (6) Whether the applicant has complied with the requirements of Ohio R.C. Chapter 1716 pertaining to charitable solicitations if applicable.
- (7) Whether the applicant has ever been denied a license or permit to solicit or had such license or permit revoked, including the time and place of such denial or revocation.
- (8) Whether the applicant has ever been convicted of a felony violation or a misdemeanor violation involving moral turpitude including the time and place of such conviction.
- (9) The proposed dates and times of the solicitation and routes to be followed in conducting same.
- (10) The make, model, year, color and license plate number of automobiles used by the applicant during the period of solicitation within the Municipality, and the number of the applicant's drivers license and state of issuance.

(b) Each applicant shall, prior to receiving a registration certificate, pay a registration fee of \$75.00 per company for up to five solicitors; \$10.00 for each additional solicitor.

(c) Any charitable organization is exempt from paying the registration fee set forth herein. The term "charitable organization" is defined to mean and include any patriotic, philanthropic, religious, social service, welfare, benevolent, educational, civil or fraternal organization, either actual or purported. The registration certificate for a charitable organization solicitor automatically expires on December 31 of the year of issue.

(d) A registration certificate shall expire ten (10) working days after its date of issue. (Ord. 70-08. Passed 7-14-08.)

723.04 ISSUANCE OF CERTIFICATE.

After completion of the application form provided in Section 723.03, and after investigation, the Superintendent of Permits and Inspection shall issue a certificate of registration to the applicant unless it has been determined:

- (a) That the applicant has made a false, misleading or deceptive statement in providing the information required under Section 723.03.
- (b) That the applicant has been convicted of a felony violation or misdemeanor violation involving moral turpitude during the past five years.
- (c) That the applicant has not supplied all requested information.

No registration certificate issued hereunder shall be assigned or transferred to any other person.

(Ord. 3-86. Passed 2-10-86.)

723.05 RESTRICTIONS.

Every person to whom a registration certificate is issued under the terms of this chapter shall be governed by the following rules and regulations:

- (a) All circulars, samples or other matter shall be handed to an occupant of the property or left in a secure place on the premises.
- (b) No person subject to the provisions of this chapter shall canvass or solicit, except between the hours of 10:00 a.m. and 7:00 p.m. or sunset whichever occurs earlier in time.
- (c) No canvasser or solicitor shall enter or attempt to enter the house or apartment of any resident in the Municipality without an express invitation from the occupant of the house or apartment.
- (d) No person subject to the terms of this chapter shall make any false, fraudulent, misleading or deceptive statement during the course of that person's soliciting activity within the Municipality.

- (e) No person subject to this chapter shall make any solicitation where solicitors are notified by signs that soliciting is prohibited as provided in Section 723.06.
- (f) No canvasser or solicitor shall engage in or transact any type of business or solicitation other than that specified on the registration certificate.
(Ord. 3-86. Passed 2-10-86.)

723.06 TRESPASSING IN VIOLATION OF POSTED SIGNS.

No person, while engaged in any profit or nonprofit solicitation, shall knock at the door or ring the bell of any home, apartment, apartment building or other dwelling unit in the Municipality upon which is displayed at the entrance a notice which reads "No Peddlers or Solicitors Allowed" or which otherwise clearly purports to prohibit peddlers or solicitors on the premises, unless such peddler or solicitor is, or has been invited upon the premises by the owner, lessee or occupant thereof.
(Ord. 3-86. Passed 2-10-86.)

723.07 REVOCATION OF CERTIFICATE.

A certificate of registration issued under this chapter shall be revoked by the Superintendent of Permits and Inspection for any of the following causes:

- (a) It is subsequently determined that the registrant provided false, misleading or deceptive information in completing the application form set forth in Section 723.03.
- (b) The registrant is convicted of a felony violation or misdemeanor violation involving moral turpitude.
- (c) The registrant is convicted of a violation of any provision of this chapter.

Written notice shall be given to the registrant in person or by certified mail immediately upon such revocation.
(Ord. 3-86. Passed 2-10-86.)

723.08 SIGNS TO BE POSTED.

The Director of Administration shall cause appropriate signs to be posted at the corporate limits upon all highways indicating the necessity of registration by solicitors and canvassers.
(Ord. 3-86. Passed 2-10-86.)

723.99 PENALTY.

Whoever violates any provision of this chapter is guilty of a misdemeanor of the third degree.
(Ord. 3-86. Passed 2-10-86.)

An ordinance amending Chapter 907 Street Excavations, specifically Section 907.02 STREET OPENING PERMIT; FEE; EXCEPTIONS, of the Codified Ordinance of the City of North Canton and repealing any and all legislation inconsistent herewith and declaring the same to be an emergency.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH CANTON, COUNTY OF STARK, STATE OF OHIO:

Section 1. That Chapter 907 Sidewalk and Curb Construction Standards, specifically Section 907.02 STREET OPENING PERMIT, FEE; EXCEPTIONS, of the Codified Ordinance of the City of North Canton, be, and the same is hereby amended to read as follows:

“907.02 STREET OPENING PERMIT; FEE; EXCEPTIONS.

Before excavation is made, a street opening permit must be obtained from the Superintendent of Permits and Inspection. The cost of such a permit shall be Fifty (\$50.00) Dollars for each excavation. Utilities operating under franchise within the City and the City of North Canton shall pay no permit fee for openings, but must report all openings to the **Superintendent of Permits and Inspection** and follow the specifications and procedures of this chapter.”

Section 2. That if a provision of this ordinance is or becomes illegal, invalid or unenforceable, that shall not affect the validity or enforceability of any other provision of this ordinance.

Section 3. That any and all legislation inconsistent herewith, be, and the same is hereby repealed.

North Canton, OH
Passed:

MAYOR

SIGNED: _____, 2010

ATTEST:

CLERK OF COUNCIL

**CHAPTER 907
Street Excavations**

- | | |
|--|---|
| <p>907.01 Scope of regulations.</p> <p>907.02 Street opening permit; fee; exceptions.</p> <p>907.03 Deposit required.</p> <p>907.04 Equipment; barricades; lights.</p> | <p>907.05 Excavations, size and backfilling.</p> <p>907.06 Replacement of permanent pavement.</p> |
|--|---|

CROSS REFERENCES

- Power to establish and care for streets - see Ohio R.C. 715.19, 717.01, 723.01
- Obstruction of streets - see Ohio R.C. 5589.01
- Digging, excavating and piling earth on streets - see Ohio R.C. 5589.10
- Barricades and protection lights for excavations - see GEN. OFF. 521.03
- Licensing of contractors - see S.U.&P.S. Ch. 909
- Sewer tappers license - see S.U. & P.S. 921.05

907.01 SCOPE OF REGULATIONS.

The conditions contained in this chapter apply to any individual, firm, corporation, utility or governmental subdivision, which finds it necessary to excavate within any dedicated street, alley or right of way within the corporate limits of the City. The specifications contained in this chapter apply to any and all excavations made within the street lines or right of way lines of any dedicated street or alley within the corporate limits of the City.
(Ord. 2535. Passed 2-27-67.)

907.02 STREET OPENING PERMIT; FEE; EXCEPTIONS.

Before excavation is made, a street opening permit must be obtained from the Division of Permits and Inspection. The cost of such a permit shall be fifty dollars (\$50.00) for each excavation. Utilities operating under franchise within the City and the City of North Canton shall pay no permit fee for openings, but must report all openings to the Division and follow the specifications and procedures of this chapter.
(Ord. 87-08. Passed 8-25-08.)

An ordinance amending Chapter 1303 Razing of Buildings, specifically 1303.07 FEE FOR PERMITS of the Codified Ordinances of the City of North Canton, and repealing any and all legislation inconsistent herewith.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH CANTON,
COUNTY OF STARK, STATE OF OHIO:

Section 1. That Chapter 1303 Razing of Buildings, specifically 1303.07 FEE FOR PERMITS. of the Codified Ordinances of the City of North Canton, be, and the same is hereby amended to read:

“1303.07 FEE FOR PERMITS.

The fees for permits to raze a building or structure or any part thereof, shall be in the amount stated as follows:

- | | |
|--|----------|
| (a) Permit for a structure comprised of more than a total of 200 square feet of floor or ground area and classified as not having been a dwelling or commercial building | \$ 50.00 |
| (b) Permit for single dwelling | \$ 50.00 |
| (c) Permit for a duplex or double house | \$100.00 |
| (d) Permit for business, commercial public or semipublic building | \$100.00 |

Apartment buildings accommodating more than **three** families shall be considered commercial buildings for the purpose of this section.”

Section 2. That if a provision of this ordinance is or becomes illegal, invalid or unenforceable, that shall not affect the validity or enforceability of any other provision of this ordinance.

Section 3. That any and all legislation inconsistent herewith, be, and the same is hereby repealed.

1303.06 EXTENSION OF PERMIT.

Any permit issued under the provisions of this chapter expires thirty days after the date the permit is issued, unless for good cause shown the Division of Permits and Inspection extends the time of such permit. Provided however, that there shall be no more than one extension and the extension shall not be for a period in excess of thirty days. The fee for a permit which has expired shall not be refunded.

(Ord. 27-79. Passed 2-12-79.)

1303.07 FEE FOR PERMITS.

The fees for permits to raze a building or structure or any part thereof, shall be in the amount stated as follows:

- | | | |
|-----|--|----------|
| (a) | Permit for a structure comprised of more than a total of 200 square feet of floor or ground area and classified as not having been a dwelling or commercial building | \$ 50.00 |
| (b) | Permit for single dwelling | \$ 50.00 |
| (c) | Permit for a duplex or double house | \$100.00 |
| (d) | Permit for business, commercial public or semipublic building | \$100.00 |

(Apartment buildings accommodating more than two families shall be considered commercial buildings for the purpose of this section.)

(Ord. 74-08. Passed 7-14-08.)

1303.99 PENALTY.

Whoever violates any provision of this chapter is guilty of a minor misdemeanor. Each day's continued violation shall constitute a separate offense.

An ordinance amending Chapter 1501 Ohio Fire Code, specifically Section 1501.13 FEE SCHEDULE, of the Codified Ordinances of the City of North Canton to establish fees for inspections for the issuance and enforcement of underground storage tanks permits, and repealing any and all legislation inconsistent herewith.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH CANTON, COUNTY OF STARK, STATE OF OHIO:

Section 1. That Chapter 1501 Ohio Fire Code, specifically Section 1501.13 FEE SCHEDULE, of the Codified Ordinances of the City of North Canton to establish fees for inspections for the issuance and enforcement of underground storage tanks permits, be, and the same is hereby amended to read as follows:

"1501.13 FEE SCHEDULE

The fee schedule as of the adoption of this ordinance for the inspection of aboveground and underground storage tanks and the issuance of permits for the installation of same shall be as follows:

<u>PERMIT</u>	<u>FEE</u>	<u>PER TANK/ PER LOCATION</u>
Leak Detection Upgrade	\$100.00	Per Location
Piping Installation Only	\$100.00	Per Location
Piping Removal Only	\$100.00	Per Location
Piping Repair Only	\$100.00	Per Location
Piping Replacement Only	\$100.00	Per Location
Piping Upgrade Only	\$100.00	Per Location
Tank Removal	\$100.00	Per Tank
Tank Repair	\$100.00	Per Tank
Tank Replacement	\$100.00	Per Tank
Tank Upgrade	\$100.00	Per Tank
UST System Change in Service	\$100.00	Per System
UST System Installation	\$100.00	Per System
UST System/Component Temporary Closure	\$100.00	Per System"

Section 2. As to the UST System Change in Service and UST System Installation, a permit is required for piping and/or tank(s) involved in System Change or System Installation.

Section 3. As to the UST System/Component Temporary Closure a permit is required and will be issued for a maximum of ninety (90) days. At the end of ninety (90) days system or component closure is reviewed and subsequent ninety-day permits may be issued not to exceed a total Temporary System or Component Closure of one (1) year. Permanent abandonment in place of aboveground or underground storage tanks shall not be permitted.

Section 4. That any and all legislation inconsistent herewith, be, and the same is hereby repealed.

Section 5. That if a provision of this ordinance is or becomes illegal, invalid or unenforceable, that shall not affect the validity or enforceability of any other provision of this ordinance.

1501.11 COPIES.

Copies of Codes as adopted in this chapter are on file with the Council Clerk for inspection by the public, and also on file in the County Law Library, and the Clerk has copies available for distribution to the public at cost.

1501.12 CONFLICT.

(a) The rules of the Ohio Board of Building Standards including the Ohio Basic Building Code shall supersede and govern any order, standard or rule of the Department of Commerce, Division of State Fire Marshal including the Ohio Fire Code, in all cases where such orders, standards or rules are in conflict with such rules or the Ohio Basic Building Code, except that rules adopted and orders issued by the State Fire Marshal pursuant to Ohio R.C. Chapter 3743 entitled "Fireworks" prevail in the event of conflict.
(OAC 4101:2-1-04(B))

(b) In all other cases of conflict between the Ohio Fire Code and any other Municipal ordinance or technical code adopted thereby, the more restrictive provision shall govern.

1501.13 FEE SCHEDULE.

(a) The fee schedule as of the adoption of this section for the inspection of aboveground and underground storage tanks and the issuance of permits for the installation of same shall be as follows:

<u>Permit</u>	<u>Fee</u>	<u>Per Tank/ Per Location</u>
Leak detection upgrade	\$ 50.00	Per location
Piping installation only	50.00	Per location
Piping removal only	100.00	Per location
Piping repair only	50.00	Per location
Piping replacement only	100.00	Per location
Piping upgrade only	50.00	Per location
Tank removal	100.00	Per tank
Tank repair	50.00	Per tank
Tank replacement	100.00	Per tank
Tank upgrade	100.00	Per tank
UST system change in service	100.00	Per system
UST system installation	100.00	Per system
UST system/component temporary closure	100.00	Per system

(b) As to the UST system change in service and UST system installation, a permit is required for piping and/or tank(s) involved in system change or system installation.

(c) As to the UST system/component temporary closure, a permit is required and will be issued for a maximum of ninety days. At the end of ninety days, system or component closure is reviewed and subsequent ninety-day permits may be issued not to exceed a total temporary system or component closure of one year. Permanent abandonment in place of aboveground or underground storage tanks shall not be permitted.
(Ord. 157-04. Passed 12-13-04.)

An ordinance amending Chapter 1507 Open Burning, specifically Section 1507.04 PERMIT, of the Codified Ordinances of the City of North Canton to establish an open burning permit fee for all recreational fires.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH CANTON, COUNTY OF STARK, STATE OF OHIO:

Section 1. That Chapter 1507 Open Burning, specifically Section 1507.04 PERMIT, of the Codified Ordinances of the City of North Canton to establish an open burning permit fee for all recreational fires, be, and the same is hereby amended to read as follows:

"1507.04 PERMIT

All permits shall be requested by and issued to the owner of the land upon which the fire is to be kindled. **There will be annual open burning permit fee of twenty-five (\$25.00) dollars. All open burning permits will be issued by the Superintendent of Permits and Inspection after inspection and authorization by the North Canton Fire Department.** The open burning permit shall be issued for the calendar year; i.e., January 1 through December 31, and will expire at the end of the calendar year.

Failure to comply with all the requirements could result in the permit being rescinded.

Section 2. That if a provision of this ordinance is or becomes illegal, invalid or unenforceable, that shall not affect the validity or enforceability of any other provision of this ordinance.

Section 3. That this ordinance is hereby declared an emergency measure necessary for the preservation of the health, safety and peace of the City of North Canton and further necessary for the timely implementation of the opening burning permit fee; wherefore, provided it receives the affirmative vote of six (6) or more members of Council elected thereto, this ordinance shall take effect and be in full force immediately upon its adoption by Council and approval by the Mayor. Otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

North Canton, OH
Passed:

- (3) Disposal of landscape waste except residential and agricultural wastes.
- (4) Recognized agricultural or horticultural management purposes to maintain or increase the quantity or quality of agricultural or horticultural production.

Where the jurisdictional EPA written permission is not applicable, the Code Official shall give written permission provided that approved fire safety requirements and emission standards will be met. (Ord. 7-05. Passed 2-14-05.)

1507.03 PROHIBITIONS.

(a) Open Burning Prohibited. The Code Official shall prohibit open burning that will be offensive or objectionable due to smoke or odor emissions when atmospheric conditions or local circumstances make such fire hazardous. The Code Official shall order the extinguishment by the permit holder or the Fire Department, of any open burning which creates or adds to a hazardous or objectionable situation.

(b) Location. The location for any open burning shall not be less than fifty feet from any structure and provisions shall be made to prevent the fire from spreading to within fifty feet of any structure. Fires in approved containers shall be permitted, provided that such fires are not less than fifteen feet from any structure.

(c) Prohibited Materials. Open burning shall not be utilized for waste disposal purposes, shall be of the minimum size for the intended purpose and the fuel shall be chosen to minimize the generation and emission of air contaminants.

(d) Attendance. Any open burning shall be constantly attended by a person eighteen years of age or older until the fire is extinguished. At least one portable fire extinguisher with a minimum 2-A rating each or other approved on-site fire extinguishing equipment, such as dirt, sand, water barrel, garden hose or water truck, shall be available for immediate utilization.

(e) Size and Duration. An open burning fire shall not be more than four feet by four feet by four feet in dimension and shall not burn longer than six hours. The maximum size and duration of a fire shall not be increased by the Code Official unless it is determined that fire safety requirements of the situation and the desirable duration of burn warrant an increase.

(f) Fuel Material. Fuel for any open burning fire shall consist of firewood and shall be ignited with a small quantity of paper. The fire shall not contain waste material and the fuel shall be chosen to minimize the generation of contaminants.
(Ord. 7-05. Passed 2-14-05.)

1507.04 PERMIT.

All permits shall be requested by and issued to the owner of the land upon which the fire is to be kindled. The open burning permit shall be issued for the calendar year; i.e., January 1 through December 31, and will expire at the end of the calendar year.

Failure to comply with all the requirements could result in the permit being rescinded.
(Ord. 7-05. Passed 2-14-05.)

1507.99 PENALTY.

Whoever violates any provision of this chapter is guilty of a minor misdemeanor and shall be fined not more than one hundred dollars (\$100.00).
(Ord. 7-05. Passed 2-14-05.)



145 North Main St. · North Canton, OH 44720
Phone: 330-499-8223 Fax: 330-305-0603

CITY OF NORTH CANTON

James J. Benekos, P.E., P.S.
Director of Administration/City Engineer

Legislation Request

January 31, 2011

To: Daryl Revoldt
Council President

Re: **Ball Fields Rates and Policies**

Please place the above subject matter on the Committee of the Whole agenda for Monday, February 7, 2011, to request legislation to establish rates and policies for the use of the City's recreational ball fields as recommended by the North Canton Recreation Boars on the attached

EMERGENCY REQUESTED YES NO

Respectfully,

James J. Benekos, P.E., P.S.
c: Director of Finance

RECEIVED
JAN 31 2011
COUNCIL OFFICE
NORTH CANTON, OHIO



City of NORTH CANTON, OHIO
845 WEST MAPLE STREET
NORTH CANTON, OHIO
RECREATION DEPT.

PH 330-499-2052

FAX 330-966-3629

RECEIVED

JAN 25 2011

ADMINISTRATION
NORTH CANTON, OHIO

To: Dave Held – Mayor

Jim Benekos – Administrator

From: Thomas P. Chufar – Supt. of Utilities, Services and Recreation

January 25, 2011

Re: Requested Action for Ballfield Use Permits

Sirs,

The North Canton Recreation Board has taken action to ask City Council for a rate structure for recreational use of ball-fields. See the structure listed below.

Price Park-

\$35.00 – Games with lights

\$25.00 – Day Games

\$15.00 – Practice

Dogwood – Fields 1,2,3,4

\$25.00 – Games

\$15.00 – Practice

K of C

\$25.00 – Games

\$15.00 – Practice

Clearmount

\$25.00 – Games

\$15.00 – Practice

Witwer

\$25.00 – Games

\$15.00 – Practice

All practices are restricted to a 4 hour PERMIT USE.

Sincerely,

Thomas P. Chufar

RECEIVED

JAN 25 2011

ADMINISTRATION
NORTH CANTON, OHIO

THIS BALLFIELD IS AVAILABLE FOR RENT

ALL PERSONS OR GROUPS WISHING TO
RESERVE THIS BALLFIELD MUST OBTAIN A
PERMIT TO SECURE USE

TO OBTAIN A PERMIT CALL:

THE NORTH CANTON RECREATION
330-499-2052

THE PERMIT IS VALID ONLY FOR THE DATE
AND TIME
ON THE PERMIT

THE PERMIT IS VALID ONLY DURING NORMAL
PARK
HOURS OF OPERATION

THOSE WITHOUT A RESERVATION PERMIT MUST
VACATE
TO THOSE WITH RESERVATIONS

CITY ORDINANCE # XX-XX

An ordinance establishing recreational rental rates and policies for rental of the City of North Canton Ball Fields known as Price Park; Dogwood; Knights of Columbus; Clearmount; and Witwer Ball Fields and declaring the same to be an emergency.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH CANTON, COUNTY OF STARK, STATE OF OHIO:

Section 1. That recreational rental rates and policies for rental of the City of North Canton Ball Fields known as Price Park, Dogwood; Knights of Columbus; Clearmount; and Witwer Ball Fields, be, and the same are hereby established as follows:

	Games with Lights	Day Games	Practice
Price Park	\$35.00	\$25.00	\$15.00
Dogwood Fields, 1,2,3,4	N/A	\$25.00	\$15.00
Knights of Columbus	N/A	\$25.00	\$15.00
Clearmount	N/A	\$25.00	\$15.00
Witwer	N/A	\$25.00	\$15.00

Section 2. That the rental fee for reservation of a ball field shall be nonrefundable.

Section 3. That all practices shall be restricted to a four (4) hour permit use.

Section 4. That if a provision of this ordinance is or becomes illegal, invalid or unenforceable, that shall not affect the validity or enforceability of any other provision of this ordinance.

Section 5. That this ordinance is hereby declared to be an emergency measure necessary for the preservation of the health, safety and peace of the City of North Canton and further necessary for the timely implementation of the recreational rental rates; wherefore, provided it receives the affirmative vote of six (6) or more members of Council elected thereto, this ordinance shall take effect and be in full force immediately upon its adoption by Council and approval by the Mayor. Otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

North Canton, OH
Passed:

MAYOR

SIGNED: _____, 2011

ATTEST:

CLERK OF COUNCIL

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

Form No. 30043

Ordinance No. _____ Passed _____ 20____

1/28/11-han
(Personnel & Safety)

**TABLED PRIOR TO 1ST
READING 1/31/11**

Ordinance No. 13-11

An ordinance amending Chapter 155 Personnel Regulations of Part One-Administrative Code of the Codified Ordinances of the City of North Canton, for of the City of North Canton, and repealing any and all legislation inconsistent herewith.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH CANTON, COUNTY OF STARK, STATE OF OHIO:

Section 1. That Chapter 155 Personnel Regulations of Part One-Administrative Code of the Codified Ordinances of the City of North Canton, be, and the same is hereby amended to read as follows:

"GENERAL PERSONNEL REGULATIONS

1. These Personnel Regulations shall apply to all exempt City employees and those non-exempt unclassified personnel who are not subject to a collective bargaining agreement.

2. Full-time exempt personnel shall work the necessary hours to properly discharge all duties involved in their respective positions, subject to the direction and discretion of the appointing authority. Part-time personnel shall work hours as scheduled. Full-time non-exempt unclassified personnel shall work forty (40) hours per week as scheduled by the appointing authority.

3. All exempt and non-exempt unclassified personnel who are not subject to a collective bargaining agreement are employed "at-will". "Unclassified personnel" means those persons identified as being in the unclassified service by R.C. 124.11(A) and the Rules and Regulations of the Civil Service Commission of the City of North Canton, Ohio.

4. "Full-time" personnel means personnel other than non-exempt Fire, E.M.S. or Seasonal personnel who are regularly scheduled to work at least thirty seven and one half (37.5) hours per week.

5. "Part-time" personnel means personnel other than non-exempt Fire and E.M.S. personnel who are regularly scheduled to work less than thirty seven and one half (37.5) hours per week and non-exempt Fire and cross-trained E.M.S. personnel who are regularly scheduled to work less than fifty-three (53) hours in a seven (7) day tour of duty in an individual job classification.

6. "Seasonal" personnel means persons hired by the City with the expectation that such persons' employment would last no longer than nine (9) months of any calendar year.

Section 2. **ANNUAL UNIFORM ALLOWANCE**

An annual uniform allowance of one thousand (\$1,000.00) dollars shall be paid for the positions of Chief of Police and Chief of Fire and Emergency Medical Services. An annual uniform allowance shall also be paid for the following positions, in the following amounts:

Radio Dispatcher C

First year: \$200.00 paid at time of employment. Each year thereafter, \$200.00 to be paid January 20th.

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

Form No. 30043

Ordinance No. _____

Passed _____, 20____

Special Patrolman

First year: \$300.00 paid at time of employment. Each year thereafter, \$300.00 to be paid January 20th.

Auxiliary Patrolman

First year: \$150.00 paid at time of employment. Each year thereafter, \$150.00 to be paid January 20th.

Section 3. **EDUCATION BENEFITS**

1. The City will provide reimbursement to full-time City employees for tuition, registration and laboratory fees upon successful completion of college, university or other educational courses which are considered applicable and beneficial to the City in the performance of the employee's assigned duties and employment with the City as determined by the responsible departmental authority.

2. This ordinance shall not affect any instruction or training required by State Law.

3. Reimbursement for expenses permitted is contingent upon appropriation of funds.

4. Prior authorization must be given in writing by the responsible departmental authority to qualify for reimbursement. Upon successful completion of education courses so authorized, the departmental authority will authorize the reimbursement to the employee and it shall be paid by appropriated funds. Prior authorization by the departmental authority shall be conclusive that authorized educational courses are applicable and beneficial to the City in the performance of the employee's assigned duties and employment with the City.

5. Under no circumstances will the employee be permitted to take education courses during the normal working hours.

Section 4. **HOLIDAY ALLOWANCES**

1. The following paid holidays will be observed by all full-time employees of the City of North Canton and City Offices will be closed on:

New Year's Day	Labor Day
Martin Luther King Day	Thanksgiving Day
President's Day	Friday after Thanksgiving Day
Good Friday	Day before or day after
Memorial Day	Christmas
July 4 th	Christmas Day

2. Holidays listed in Subsection 1. of the within Section which may fall on Saturday, which is normally not a working day, shall be observed on the preceding Friday.

3. Holidays listed in Subsection 1. of the within Section which may fall on Sunday, which is normally not a working day, shall be observed on the following Monday.

4. Holidays listed in Subsection 1. of the within Section shall be considered as a day worked for accrual of fringe benefits.

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

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5. On or before the first day of November of each year in respect to the holiday of the day prior or the day after Christmas, the Mayor shall, by administrative order, establish which of the days shall be the paid holiday. If the Mayor fails to make such designation by November 1st, the holiday shall be deemed the day prior to Christmas.

Section 5. PERSONAL DAY ALLOWANCES

1. Full-time employees shall receive sixteen (16) hours personal time per year off work with compensation; such personal time to be designated by the employee with the approval of the proper departmental authority. (Can be taken in one (1) hour increments.)

2. An employee hired prior to July 1st will receive two personal days that year. An employee hired after July 1st and prior to September 1st will receive one personal day that year and an employee hired after September 1st will receive none for that year.

3. Full-time employees shall receive, in addition, a maximum of three personal days provided they have accrued a minimum of four hundred (400) hours sick leave. Said three personal days to be charged to sick leave. Personal days may be taken in four (4) hour increments provided however that four (4) hours are worked that day.

Section 6. SICK LEAVE REGULATIONS

1. Sick leave shall be defined as an absence with pay necessitated by: 1) illness or injury to the employee; 2) exposure by the employee to a contagious disease communicable to other employees; and/or 3) illness, injury or death in the employee's immediate family.

2. Allowance for sick leave for full-time employees of the City of North Canton shall accrue at the rate of four and six-tenth (4.6) hours for every pay period not to exceed 120 hours per year and may accumulate such sick leave to an unlimited amount.

3. Sick leave allowance cannot be converted to vacation leave or used to provide wage extension pay or severance pay upon termination of employment for any reason other than retirement.

4. Upon retirement, an employee of the City of North Canton, hired shall be paid for twenty-five (25%) percent of their accumulated sick leave, up to a total of 240 hours.

5. Sick leave shall not be used where injury is service connected, but shall be covered by disability pay: DISABILITY PAY Section of this ordinance.

6. Any sick leave day(s) shall be considered as a day(s) worked for accrual of fringe benefits.

7. Full-time employees of the City of North Canton shall receive, in addition, a maximum of three personal days per year providing they have accrued a minimum of four hundred hours sick leave with the City. Said three personal days per year to be charged to sick leave.

8. Sick leave may be taken in one-quarter hour increments.

9. Sick leave shall be effective on the first day of the month following the employee's date of hire.

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

Form No. 30043

Ordinance No. _____

Passed _____, 20____

Section 7: PUBLIC ACCOUNTABILITY SALARY DEDUCTION

To the extent permitted by law, exempt employees who are entitled to accrue personal leave and sick leave will have their salary reduced for absences of less than full work days when accrued leave is not used by an employee because: (1) permission for its use has not been sought or has been sought and denied; (2) accrued leave has been exhausted; or (3) the employee chooses to use leave without pay.

Section 8. RETIREMENT PROVISIONS

1. For the purpose of administering Section 7. of the within ordinance, retirement is defined as eligible retirement as determined by the Public Employees' Retirement System of Ohio and the Police and Firemen's Disability and Pension Fund.

2. Disability Retirement is defined as recognition of eligible disability retirement from the Public Employees' Retirement System and the Police and Firemen's Disability and Pension Fund.

Section 9. VACATION REGULATIONS

1. For the sole purpose of the application of this Section 9., full-time employees who were employed by the City of North Canton in a calendar year prior to January 1, 2003 shall be deemed to have a service date of January 1 of that year in that year in which their employment commenced.

2. Full-time exempt personnel may be granted a paid vacation allowance during the first year of employment up to a maximum of two calendar weeks at the discretion of the appointing authority.

A. The amount of vacation allowance granted shall be on a pro-rata basis, with one (1) day of vacation granted for each full month remaining in that calendar year to a maximum of ten (10) vacation days.

B. Full-time exempt employees having been employed less than one year on January 1st shall be granted a paid vacation allowance of up to two (2) calendar weeks in that calendar year of employment. Any past granting of vacation that complies with this provision is hereby ratified and approved.

3. Full-time employees having been employed one through four years by January 1st shall be granted a paid vacation allowance of two calendar weeks in that calendar year of employment.

4. Full-time employees having been employed five through nine years by January 1st shall be granted a paid vacation allowance of three calendar weeks in that calendar year.

5. Paid vacation allowances for those who have been employed ten through fourteen years by January 1st shall be granted four calendar weeks and fifteen through nineteen years by January 1st shall be granted five calendar weeks; twenty years or more shall be granted six calendar weeks.

6. All vacation allowances shall be granted at a time approved by the department head and with concurrence of the Director of Administration or the Director of Finance for the Finance Department or the President of Council or Clerk of Council for the Council Office.

A vacation schedule based on the seniority standing of employees will be made up by the department head each year with vacation periods so staggered that the employee's absence will not seriously jeopardize the departmental work schedule for the year.

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

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Ordinance No. _____ Passed _____, 20____

7. An extra day of paid vacation allowance will be permitted for all paid holidays falling within a selected vacation period.

8. When the normal work week is forty hours, the paid vacation allowance will be based thereon.

9. Three weeks of paid vacation allowance may be carried over to the next calendar year. The three weeks shall be the maximum amount which may be carried over regardless of the year to which the allowance is attributable.

10. Any employee who shall resign, retire or be laid off shall be entitled to be paid for vacation allowance earned in the previous year and eligible to be taken in the current year plus vacation earned in the current year at the pro-rata amount of one-twelfth (1/12) for each full month worked subsequent to January 1st.

11. Vacation shall be used in increments of one week or more except that vacations may be used in lesser increments when authorized by the proper departmental authority; however, vacation may not be taken in lesser increments than four hours.

Section 10. **MILITARY LEAVE**

Military leave shall be granted in accordance with all federal and state laws, and specifically O.R.C. 5923.05.

Section 11. **DISABILITY PAY**

Any full time employee of the City of North Canton injured in the line of duty, whose claim is allowed by the Bureau of Workmen's Compensation, shall receive from the City the difference between the amount allowed by the Bureau of Workmen's Compensation and his or her regular pay. There shall be a twelve month limit on the amount the City shall pay.

Section 12. **FUNERAL LEAVE**

1. Three days excused absence with pay upon the death of the employee's mother, father, sister, brother, wife, husband, son, daughter, grandparent, mother-in-law, father-in-law, sister-in-law, brother-in-law, daughter-in-law, son-in-law, stepmother, stepfather, stepchildren, grandchild and grandparent-in-law.

2. With permission of the department head and the concurrence of the Director of Administration or the Director of Finance for the Finance Department or the President of Council or Clerk of Council for the Council Office, the employee may be allowed one day for a funeral other than that of a relative. This time off shall not be charged against sick leave or vacation allowance but shall be leave with pay.

Section 13. **HOSPITALIZATION, MEDICAL INSURANCE, DENTAL, OPTICAL & PRESCRIPTION DRUG PROGRAMS**

Full time personnel, and those part-time personnel designated by Council, shall be eligible for medical benefits in accordance with the City's group health benefits plan, according to the terms of such plan, as amended from time to time.

Section 14. **LIFE INSURANCE**

Full time personnel, and those part-time personnel designated by Council, shall be eligible for life insurance in accordance with the City's life insurance plan, according to the terms of such plan, as amended from time to time.

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

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Ordinance No. _____

Passed _____

, 20____

Section 15. JURY DUTY LEAVE

1. Any employee who is called for jury duty, either Federal, County or Municipal, shall be paid his or her regular salary, less any compensation received for jury duty, as provided for in the OHIO REVISED CODE when said jury duty conflicts with her or his work schedule.

2. It is understood that Paid Jury Duty Leave will not exceed eighty hours per year without approval of City Council. It will be the employee's responsibility to present to the City the necessary documents, including pay vouchers/check from the Clerk of Courts.

Section 16. MATERNITY LEAVE

This policy shall apply only to those employees not eligible for maternity leave pursuant to Family Medical Leave Act of 1993 ("FMLA"). Employees eligible for FMLA maternity leave shall receive leave pursuant to that Act in the manner described in the City of North Canton Personnel Handbook. Maternity Leave shall include pregnancy, childbirth and related medical conditions.

Upon written request to the Director of Administration, Director of Finance, President of Council or Clerk of Council, whoever is applicable, a pregnant employee may be granted a leave of absence without pay, subject to the following rules.

A. Length of Leave: Leaves of absence for maternity leave shall be limited to the period of time that the pregnant employee is unable to perform the substantial, material duties of the employee's position. This period may include reasonable pre-delivery, delivery and recovery time, as certified in writing by a physician, not to exceed one hundred and eighty days. Such leave shall not include time being requested for the purposes of child care following the recovery of the employee.

B. Physician Certificate: A pregnant employee requesting a leave of absence without pay must present, at the time the request is made, a physician's certificate stating the probable period for which the employee will not be able to perform substantial, material duties of the employee's position due to pregnancy, childbirth or related medical conditions.

C. Sick Leave Usage: Upon request to the Director of Administration, Director of Finance, President of Council or Clerk of Council, whoever is applicable, and in accordance with the rules of the City of North Canton with regard to sick leave, a pregnant employee shall be permitted to use any or all of the employee's accumulated sick leave credit only for the period of time as certified by the physician's certificate that the employee isn't able to work as a result of pregnancy, childbirth or related medical conditions. An employee using sick leave credit shall not be prevented from receiving a leave of absence for maternity leave purposes without pay for the remainder of the period.

D. Service Credit: Authorized leaves of absence under this rule for maternity leave without pay will count as service credit for all purposes related to seniority, provided the employee has properly returned to service and is not serving a probationary period. Employees that do not return to service from a personal leave of absence for maternity leave shall not receive service credit for the time spent on such leave.

E. Employee Benefits: Hospitalization and life insurance benefits will remain in effect as long as the employee is on maternity leave as provided for herein.

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

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Ordinance No. _____ Passed _____, 20____

F. Return to Service: Upon completion of a leave of absence for maternity leave purposes, without pay, the employee shall be returned to the same or similar position within the employee's former classification.

G. Failure to Return: An employee who fails to return to duty upon completion or valid cancellation of leave of absence without pay and without explanation to the Director of Administration, Director of Finance, President of Council or Clerk of Council, whoever is applicable or their representatives, may be removed from the service of the City. An employee who fails to return to service from a leave of absence without pay and is subsequently removed from the service is deemed to have a termination date corresponding to the starting date of the leave of absence without pay.

H. Abuse of Leave: If it is found that a leave is not actually being used for the purpose for which it was originally granted, the Director of Administration, Director of Finance, President of Council or Clerk of Council, whoever is applicable, may cancel the leave and direct the employee to report for work by giving written notice to the employee.

Section 17. PENSION PICKUP

1. Any employee of the City of North Canton who is a member of the Public Employees Retirement System of Ohio or the Ohio Police and Fire Pension Fund shall have her or his compensation reduced by an amount equivalent to that employee's contribution to the Public Employees Retirement System of Ohio or the Ohio Police and Fire Pension Fund; as the case may be, and that the amount of the employee's contribution to the Public Employees Retirement System of Ohio or the Ohio Police and Fire Pension Fund; as the case may be, be paid by the City of North Canton on behalf of the employee; and that the amount of the contribution so paid on behalf of the employee by the employer be added to the salary or wage of the employee in the calculation of pensions and other benefits and is subject to the City of North Canton income tax. The employee is not given the option of choosing to receive said amount directly instead of having them paid directly to the Public Employees Retirement System of Ohio or the Ohio Police and Fire Pension Fund.

2. In respect to the employee's contribution to the Public Employees Retirement System of Ohio, that contribution shall be the employee's contribution to the employee's savings fund defined at Section 145.47 of the OHIO REVISED CODE.

Section 18. LEAVE OF ABSENCE

Leave of Absence without pay may be granted upon written request and approval of the department head. Attendance at job related conferences, meetings, seminars, etc., which result in absence from work, require prior written request and approval from the responsible departmental authority.

Section 19. COMPENSATION

1. Full-Time Schedule of Compensation:

Director of Administration	\$2,596.50 – 3,345.00
Director of Finance	\$2,596.50 – 3,345.00
City Engineer	\$2,596.50 – 3,345.00

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

Form No. 30043

Ordinance No. _____ Passed _____, 20____

F. Return to Service: Upon completion of a leave of absence for maternity leave purposes, without pay, the employee shall be returned to the same or similar position within the employee's former classification.

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Section 19. COMPENSATION

1. Full-Time Schedule of Compensation:

Position	Bi-Weekly Compensation
Director of Administration	\$2,596.50 – 3,345.00
Director of Finance	\$2,596.50 – 3,345.00
City Engineer	\$2,596.50 – 3,345.00

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

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Position	Bi-weekly Compensation
Chief of Police	\$2,596.50 – 3,075.00
Chief of Fire & EMS	\$2,596.50 – 3,075.00
Supt., Permits & Inspection	\$1,800.00 – 2,480.00
Supt., Utilities & Services	\$1,800.00 – 2,480.00
Supt., Streets & Parks	\$1,800.00 – 2,480.00
Chief Operator- DWP	\$1,800.00 – 2,480.00
Supt., Recreation, Buildings & Grounds	\$1,800.00 – 2,480.00
Director of Economic Development	\$1,800.00 – 2,480.00
Operations Managers: Recreation, Buildings & Grounds Streets & Parks Water & Sanitary Sewer Drinking Water Plant	\$1,728.00 – 2,350.00
Clerk of Council/Law Dept.	\$1,386.00 – 2,045.50
Deputy Director of Finance	\$1,386.00 – 1,870.00
Administrative Assistant	\$1,210.50 – 1,730.00

2. Part-time Schedule of Compensation:

Public Safety – FIRE / EMS	
Assistant Fire Chief	\$ 14.96
Fire Captain	\$ 14.60
Fire Captain / EMT – Paramedic	\$ 14.60
Fire Captain / EMT – Basic	\$ 14.60
EMT – Paramedic	\$ 14.60
Firefighter / EMT – Paramedic	\$ 14.60
Firefighter / EMT – Basic	\$ 14.13
Firefighter	\$ 14.13
EMT – Basic	\$ 14.13
EMT Personnel on Standby	\$ 2.21
Manned at Station:	
Firefighter / EMT - Paramedic/Basic	\$ 12.00

EMT 's manned at station will not receive Standby Wages.

Public Safety – Police	
Dispatcher C	\$ 12.21
School Crossing Guard	\$ 11.77
Auxiliary Police	\$ 11.04
Special Patrolman	\$ 14.96
Financial & Clerical	
Fiscal/Clerical Specialist	\$ 11.88

RECORD OF ORDINANCES

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Department of Engineering	
Engineering Clerk	\$ 10.12
Special Project Inspector	\$ 16.82
Building & Permits	
Building Inspector	\$ 24.08
Municipal Swimming Pool	
Pool Director*	\$5,928.25
Assistant Pool Director*	\$4,398.67
Concession Stand Mgr.*	\$4,610.85
Pool Personnel	\$ 7.40
Lifeguard I	\$ 7.65
Lifeguard II	\$ 7.94
Lifeguard/Instructor I	\$ 8.53
Lifeguard/Instructor II	\$ 8.83
Head Lifeguard I	\$ 9.11
Head Lifeguard II	\$ 9.41
Pool Maintenance	\$ 7.40
*Paid for Season	
General Government	
Summer I	\$ 7.40
Summer II	\$ 7.94
Intern	\$ 9.27
Skilled Worker	\$ 14.50
Hours per Skilled Worker will be limited to a maximum of 1200 per year	
Recreation	
Class "A" Instructor	\$ 11.00
Senior Program Director**	\$ 203.50
**Paid bi-weekly	
In the event the Senior Program Director works less than 20 hours in a bi-weekly pay period, the actual hours worked will be paid at his/her applicable hourly rate.	
There is hereby established an overtime rate of time and one-half after a scheduled eight (8) hours or working a holiday for part-time police officer and part-time radio dispatchers.	

Section 20. DRUG TESTING POLICY

1. Drug screening or testing shall be conducted upon reasonable Drug screening. This testing shall be solely for administration purposes and the results obtained shall not be used in any criminal proceeding. Under no circumstances may the results of the drug screening or testing be released to a third party for the use in a criminal prosecution against the affected employee. The following procedures shall not preclude the employer from other administrative action.

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

Form No. 30043

Ordinance No. _____

Passed _____

20____

2. Drug testing shall also be authorized when an employee is involved in an on-duty motor vehicle accident which results in bodily injuries to any vehicle occupants or the employee, or when the employee has discharged a weapon while on duty.

3. All drug screening tests shall be conducted by medical laboratories licensed by the State of Ohio and accredited by the College of American Pathologists or other mutually agreed upon entity. The procedures utilized by the testing lab shall correspond to accepted medical practice. Any positive result shall be confirmed by a mass spectrophotometry procedure (GS-MS), or any approved subsequent state-of-the-art confirmatory test.

4. Drug screening tests shall be given to employees to detect the illegal use of controlled substances as defined in Section 3719 of the Ohio Revised Code. If the initial screening is positive, the employee's sample shall be subjected to a confirmatory test that shall be administered by a medical laboratory licensed by the State of Ohio and accredited by the College of American Pathologists or other mutually agreed upon entity. The employee may have a second confirmatory test of the split sample done at a lab of his choosing, at this expense. This test shall be given the same evidentiary weight as the previous test, provided a neutral chain of custody remains unbroken.

A. If all the screening and confirmatory tests are positive, then the employee involved may be required to enter into rehabilitation referral. The City shall maintain the right to discipline the employee in addition to mandating rehabilitation.

B. Prior to any notification by the Employer for drug screening or testing, an employee may elect to participate in a rehabilitation or detoxification program, as determined by appropriate medical personnel. The cost of the program will be covered according to the provisions of the employee's health insurance plan.

C. An employee who participates in a rehabilitation or detoxification program shall be allowed to use sick leave, vacation leave, or personal days for the period of the rehabilitation. If no such leave credit is available, such employees shall be placed on leave of absence without pay for the period of the rehabilitation leave.

D. Upon completion of the program, and provided that a retest demonstrates that the employee is no longer illegally using a controlled substance, and/or subject to any disciplinary action that may be taken pursuant to this Article, the employee shall be returned to his position. Such employee may be subject to random retesting upon return to his position for a period of one (1) year from the date of his return.

E. Any employee in the above-mentioned rehabilitation program will not lose any seniority or benefits should it be necessary that he be required to take a medical leave of absence without pay for a period not to exceed ninety (90) days.

F. If an employee refused to undergo rehabilitation or detoxification pursuant to a lawful order, or he fails to complete a program of rehabilitation, or if he should test positive at any time within one (1) year after his return to work upon completion of the rehabilitation program, the employee shall be subject to disciplinary action.

G. Except as otherwise provided herein, the cost of all drug screening shall be borne by the City.

RECORD OF ORDINANCES

Dayton Legal Blank, Inc.

Form No. 30043

Ordinance No. _____ Passed _____, 20____

H. For the purpose of this Article "periodic" shall mean not more than three times per year, except that a drug test may be performed at any time upon "reasonable suspicion" of drug use. An employee may be tested more frequently during the one (1) year period after his return from a rehabilitation program.

5. For the purpose of implementing the provisions of this Article, each employee shall execute medical releases in order for the City to obtain the results of the drug screening provided for in this Article. The release referred to in this Section shall authorize only the release of examination results pertaining to the drug screening test. Such medical releases shall be provided by the employer."

Section 21. That any and all legislation inconsistent herewith, be, and is hereby repealed.

Section 22. That if a provision of this ordinance is or becomes illegal, invalid or unenforceable, that shall not affect the validity or enforceability of any other provision of this ordinance.

Section 23. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

North Canton, Ohio
Passed:

MAYOR

SIGNED: _____, 2011

ATTEST:

CLERK OF COUNCIL

g:\2011 legislation\13-11 exempt ordinance.doc



City of NORTH CANTON, OHIO

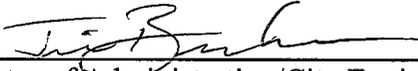
145 NORTH MAIN STREET
NORTH CANTON, OHIO 44720-2587

LEGISLATION REQUEST

January 26, 2011

To: **Daryl Revoldt, President**
City Council

Subject: **FEMA Assistance to Firefighters Grant Program**

Requested By:  Date: 1-26-2011
Director of Administration/City Engineer

An ordinance authorizing the Mayor, through the Board of Control, to accept and utilize FEMA grant monies for the purchase and upgrade of radio equipment in the Fire/EMS Departments.
(See attached)

EMERGENCY REQUESTED: Yes X No

RECEIVED

JAN 25 2011

COUNCIL OFFICE
NORTH CANTON, OHIO

**City of North Canton, Ohio
Fire / EMS**

From the Office of The Chief

January 24, 2011

To: Jim Benekos
Director of Administration
City of North Canton

RECEIVED
JAN 24 2011
ADMINISTRATION
NORTH CANTON, OHIO

Subject: Fire Department FEMA Grant Request

Dear Mr. Benekos,

The North Canton Fire Department has submitted a request for funds pursuant to monies available from the Federal Emergency Management Agency's assistance to firefighters grant program to purchase new '800 radio' equipment.

The total of the request is \$246,100.00 of which the City would match \$12,300.00. If successful, we will accomplish a much-needed upgrade to all Fire/EMS radio equipment at a fraction of the total cost.

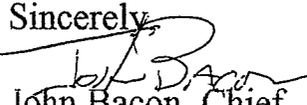
This grant was approved and I need you to Please have Council pass an ordinance so we can accept the grant. The matching money is in the 2011 budget.

If you have any questions regarding the above, please contact the undersigned.

Summary as Follows:

Grant total _____	\$246,100.00
FEMA Share _____	\$233,795.00
City of North Canton Share ___	\$12,305.00 (5% of the total)

Sincerely,


John Bacon, Chief
North Canton Fire Department

An ordinance authorizing the Mayor of the City of North Canton to accept and utilize a Federal Management Agency Grant in an amount not to exceed \$233,795 for the reimbursement of the purchase of Radio Equipment for use by the Fire/EMS Departments, and declaring the same to be an emergency.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH CANTON, COUNTY OF STARK, STATE OF OHIO:

- Section 1. That the Mayor of the City of North Canton, be, and is hereby authorized to accept and utilize a Federal Management Agency Grant in an amount not to exceed \$233,795 for the reimbursement of the purchase of Radio Equipment for use by the Fire/EMS Departments.
- Section 2. That if a provision of this ordinance is or becomes illegal, invalid or unenforceable, that shall not affect the validity or enforceability of any other provision of this ordinance.
- Section 3. That this ordinance is hereby declared to be an emergency measure necessary for the preservation of the health, safety and peace of the City of North Canton and further necessary for the timely acceptance and utilization of the grant monies, and to ensure the continued efficient operation of the Fire/EMS Departments; wherefore, provided it receives the affirmative vote of six (6) or more members of Council elected thereto, this ordinance shall take effect and be in full force immediately upon its adoption by Council and approval by the Mayor. Otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

North Canton, OH
Passed:

MAYOR

SIGNED: _____, 2011

ATTEST:

CLERK OF COUNCIL

**2011 APPROPRIATION ORDINANCE
CHANGES SINCE FIRST READING**

C/W: 2/7/11
Item 5b

FUND	PREVIOUS AMOUNT REQUESTED	CURRENT AMOUNT REQUESTED	DEVIATION INCREASE (DECREASE)	ACCOUNT	PAGE	DESCRIPTION
TOTAL REDUCTION	\$40,761,217.81	\$40,507,417.81	<u><u>(\$253,800.00)</u></u>			
GENERAL FUND						
LICENSE & PERMITS:						
OVERTIME	500.00	1,000.00	500.00	101.413.5103	9	
MISC. SERVICE & IN.	600.00	1,000.00	400.00	101.413.5200	9	
PROF. SERVICES	7,000.00	9,000.00	2,000.00	101.413.5225	9	
CONTRACT PAYMENTS	5,000.00	8,000.00	3,000.00	101.413.5229	9	
PERMITS LIBRARY	600.00	1,600.00	1,000.00	101.413.5301	9	
			<u><u>\$6,900.00</u></u>			
ADMINISTRATION:						
SALARIES % P.E.R.S.	60,000.00	70,400.00	<u><u>10,400.00</u></u>	101.619.5100	12	MIKE'S SALARY
				101.618.5110	12	PERS INCREASE
CAPITAL IMPROV:						
FIRE EQUIPMENT	276,500.00	31,500.00	(245,000.00)	330.133.5500	28	GRANT
PARK PRO. SERV.	0.00	5,000.00	5,000.00	330.309.5225	28	ADA POOL STUDY
PARK EQUIPMENT	15,000.00	0.00	(15,000.00)	330.309.5500	28	POOL CHAIRS
STORM SEW.EQUIP.	306,500.00	290,000.00	(16,500.00)	330.745.5500	29	SEWER JET
			<u><u>(271,500.00)</u></u>			
WATER DISTRIBUTION:						
EQUIPMENT	233,800.00	234,200.00	<u><u>400.00</u></u>	650.767.5500	32	PLANT LIGHT
RECAP:						
	GENERAL FUND		\$6,900.00			
	GENERAL FUND		10,400.00			
	CAPITAL IMPROVEMENT		(271,500.00)			
	WATER REVENUE		400.00			
	TOTAL		<u><u>(\$253,800.00)</u></u>			

MEMO: I REMOVED THE \$500,000 FOR THE STREET CONSTRUCTION PER JON SNYDER'S REQUEST. JIM BENEKOS BROUGHT THE GRANT TO MY ATTENTION. IT WAS LISTED TWICE IN DIFFERENT FUNDS THE OTHER ITEMS WERE REQUESTED BY THE ADMINISTRATION.

MARGE LORETTO

ATTACHMENT A

INDEX OF APPROPRIATIONS

FUND	2011 PERMANENT APPROPRIATIONS	
101 GENERAL	\$ 7,815,516.00	P.1-18
203 INCOME TAX	5,506,400.00	P.19
204 FIRE OPERATING	749,900.00	P.20-21
205 EMS OPERATING	1,553,250.00	P.22
206 COMPUTER TRUST	12,400.00	P.23
207 ENFORCEMENT AND EDUCATION	10,794.92	P.23
208 STREET CONST M & R	1,021,500.00	P.24
209 STORM SEWER LEVY	643,500.00	P.25
210 STREET IMPROVEMENT LEVY	524,500.00	P.25
211 MUNICIPAL ROAD	60,000.00	P.25
212 GENERAL TRUST	16,890.38	P.26
213 LAW ENFORCEMENT	12,770.57	P.26
214 COMPENSATED ABSENCES	608,436.75	P.27
215 CONTINUING PROF. EDUCATION	-	P.27
330 CAPITAL IMPROVEMENT	3,482,835.00	P.28-29
331 PARK DEVELOPMENT	144.43	P.30
332 ISSUE 2 IMPROVEMENT	724,166.38	P.30
333 HOOVER DISTRICT IMP. FUND	3,033,513.38	P. 30
650 WATER REVENUE	6,635,800.00	P.31-33
651 WATER EXP, REP & IMP	1,940,000.00	P.34
652 SEWER REVENUE	3,786,200.00	P.35-36
654 GARBAGE SERVICE	922,800.00	P.37
761 INSURANCE	1,300,100.00	P.38
870 NORTH CANTON CIC ESCROW	100,000.00	P.39
871 PERMIT FEE	500.00	P.39
873 REQUIRED DEPOSITS	<u>45,500.00</u>	P.39
TOTAL APPROPRIATIONS	<u>\$ 40,507,417.81</u>	

ACCOUNT #	DESCRIPTION	2009 EXPENDITURES	2010 EXPENDITURES	2011 REQUEST
4. COMMUNITY DEVELOPMENT				
DEPARTMENT OF LICENSES & PERMITS				
101.413.5100	SALARIES & WAGES	\$ 164,754.42	\$ 166,569.99	\$ 164,000.00
101.413.5103	OVERTIME	217.80	223.07	1,000.00
101.413.5110	P.E.R.S.	22,829.42	23,284.37	23,000.00
101.413.5112	HEALTH INSURANCE	38,071.44	38,071.44	26,000.00
101.413.5113	LIFE INSURANCE	284.49	249.32	400.00
101.413.5114	MEDICARE	1,646.28	1,656.70	1,800.00
	TOTAL PERSONNEL	227,803.85	230,054.89	216,200.00
101.413.5200	MISC SERVICE & INCIDENTALS	561.64	296.81	1,000.00
101.413.5205	POSTAGE	1,193.93	931.23	1,200.00
101.413.5210	TRAVEL & TRAINING	2,682.60	1,900.33	2,500.00
101.413.5215	TELEPHONE	1,162.86	1,334.66	1,500.00
101.413.5216	ELECTRIC SERVICE	2,624.96	2,604.79	2,600.00
101.413.5217	GAS SERVICE	536.55	391.68	500.00
101.413.5218	CELL PHONES/PAGING	822.22	919.19	1,000.00
101.413.5223	COPIER LEASE	-	-	-
101.413.5225	PROFESSIONAL SERVICES	6,525.00	4,447.50	9,000.00
101.413.5228	MICRO FILMING	-	-	500.00
101.413.5229	CONTRACT PAYMENTS	5,118.33	3,495.00	8,000.00
101.413.5230	MAINTENANCE OF EQUIP	2,182.94	2,009.34	2,500.00
101.413.5231	MAINTENANCE OF FACILITIES	315.00	174.65	600.00
101.413.5233	GENERAL INSURANCE	1,409.65	1,210.00	1,500.00
101.413.5300	OFFICE SUPPLIES	2,215.91	1,920.53	2,200.00
101.413.5301	PERMITS LIBRARY	591.75	310.50	1,600.00
101.413.5310	GASOLINE PRODUCTS	1,156.53	1,506.76	2,000.00
	TOTAL OPERATING COSTS	29,099.87	23,452.97	38,200.00
101.413.5500	EQUIPMENT	5,290.22	2,343.99	6,200.00
	TOTAL CAPITAL	5,290.22	2,343.99	6,200.00
	TOTAL LICENSES & PERMITS	\$ 262,193.94	\$ 255,851.85	\$ 260,600.00
		4.92%	-2.48%	1.82%

ACCOUNT DETAILS:

Personnel reduced from reclassifying clerk's classification

101.413.5112 Judy Juenemann's dropped health insurance

101.413.5500 Comp. upgrades 6200
furniture replacements

ACCOUNT #	DESCRIPTION	2009 EXPENDITURES	2010 EXPENDITURES	2011 REQUEST
DIRECTOR OF ADMINISTRATION				
101.619.5100	SALARIES & WAGES	\$ 101,997.59	\$ 69,362.21	\$ 62,000.00
101.619.5100	OVERTIME	0.00	0.00	1,500.00
101.619.5110	P.E.R.S.	14,747.67	10,076.53	8,400.00
101.619.5112	HEALTH INSURANCE	12,275.74	5,922.92	9,000.00
101.619.5113	LIFE INSURANCE	159.00	60.70	200.00
101.619.5114	MEDICARE	1,474.50	1,002.39	900.00
101.619.5118	UNEMPLOYMENT	-	-	-
	TOTAL PERSONNEL	130,654.50	86,424.75	82,000.00
101.619.5200	MISC SERVICE & INCIDENTALS	970.11	1,333.39	1,400.00
101.619.5210	TRAVEL & TRAINING	774.22	387.50	3,000.00
101.619.5215	TELEPHONE	2,293.98	3,846.41	4,000.00
101.619.5218	CELL PHONES/PAGING	(76.84)	-	-
101.619.5222	LEGAL ADVERTISING	4,234.05	2,565.42	4,000.00
101.619.5223	COPIER LEASE	662.04	637.94	800.00
101.619.5225	PROFESSIONAL SERVICES	1,193.87	7,000.00	1,300.00
101.619.5230	MAINTENANCE OF EQUIP	380.50	406.67	500.00
101.619.5233	GENERAL INSURANCE	858.06	605.00	900.00
101.619.5300	OFFICE SUPPLIES	817.60	1,011.26	1,100.00
101.619.5310	GASOLINE PRODUCTS	35.05	37.82	100.00
	TOTAL OPERATING COSTS	12,142.64	17,831.41	17,100.00
101.619.5500	EQUIPMENT	219.60	262.78	3,000.00
	TOTAL CAPITAL	219.60	262.78	3,000.00
	TOTAL DIR OF ADMINISTRATION	\$ 143,016.74	\$ 104,518.94	\$ 102,100.00
		-29.46%	-36.83%	-2.37%

ACCOUNT DETAILS:

101.619.5210 TRAINING FOR NEW CHIEF
101.619.5500 COMPUTER UPGRADE \$3,000
101.619.5100 LINDA TEIS'S 50% CHARGE TO ADM.

Personnel is for 10 months of chief @ \$75,000 and 50% of Linda Teis's pay.

ACCOUNT #	DESCRIPTION	2009 EXPENDITURES	2010 EXPENDITURES	2011 REQUEST
330 CAPITAL IMPROVEMENT FUND				
1. SECURITY OF PERSONS & PROPERTY				
101. POLICE DEPARTMENT				
330.101.5500	EQUIPMENT	\$ 46,453.77	\$ 74,972.19	\$ 164,500.00
		\$ 46,453.77	\$ 74,972.19	\$ 164,500.00
133. FIRE DEPARTMENT				
330.133.5500	EQUIPMENT	\$ 20,883.95	\$ 13,907.37	\$ 31,500.00
330.133.5501	FACILITIES	-	43,750.00	
		20,883.95	57,657.37	31,500.00
TOTAL SECURITY OF PERSONS & PROPERTY		\$ 67,337.72	\$ 132,629.56	\$ 196,000.00
2. PUBLIC HEALTH AND WELFARE				
236. E.M.S. DEPARTMENT				
330.236.5500	EQUIPMENT	\$ 9,795.62	\$ 200,985.10	\$ 3,500.00
330.236.5501	FACILITIES	24,900.00	43,750.00	
TOTAL PUBLIC HEALTH AND WELFARE		\$ 34,695.62	\$ 244,735.10	\$ 3,500.00
3. LEISURE TIME ACTIVITIES				
309. PARK DEPARTMENT				
330.309.5225	PROFESSIONAL SERV	\$ -	\$ -	\$ 5,000.00
330.309.5500	EQUIPMENT	6,075.00	80,524.73	143,200.00
330.309.5501	FACILITIES	92,355.35	22,433.71	85,000.00
330.309.5505	LAND ACQUISITION	63,500.00	-	-
TOTAL LEISURE TIME ACTIVITIES		\$ 161,930.35	\$ 102,958.44	\$ 233,200.00
5. TRANSPORTATION				
543. STREET MAINTENANCE & REPAIR				
330.543.5500	EQUIPMENT	19,411.15	\$ 17,857.25	\$ 33,500.00
		\$ 19,411.15	\$ 17,857.25	\$ 33,500.00
544. PAVING PROGRAM				
330.544.5225	PROFESSIONAL SERVICES	\$ 16,428.00	\$ -	
330.544.5228	CONTRACT PAYMENTS-CONCRETE	32,569.00	3833.31	
330.544.5229	CONTRACT PAYMENTS	809,328.68	236,279.35	-
330.544.5501	FACILITIES - SIGNALIZATION			
		\$ 858,325.68	\$ 240,112.66	\$ -
545. MAIN STREET REHAB				
330.545.5225	PROFESSIONAL SERVICES	\$ 33,007.62	\$ 25,480.00	
330.545.5228	RIGHT OF WAY - S MAIN/EVERHARD	-	-	
330.545.5229	CONTRACT PAYMENTS		14,688.26	1,270,135.00
		\$ 33,007.62	\$ 40,168.26	\$ 1,270,135.00

ACCOUNT DETAILS:

330.101.5500	2 cruisers	50,000	330.309.5500 (continued)	Electric upgrade Witwer	4,500
	Mobile Data Terminals	75,000		Cement sidewalk ADA	5,500
	Motorola XLT radio	5,800		Electric upgrade Witwer	5,500
	Motorola portable radios	5,500		Sunshade System	60,000
	Server repl. & software	22,000		4x4 w/snow plow	30,000
	Computer replacements	3,000		Metal roof/cement slab I	11,100
	Bulletproof vests	2,000		Bagger attachment	3,800
	Handheld radar	1,200		Civic Center chairs	19,000
330.133.5500	1990 Chevy Van replace	28,000	330.309.5501	Civic Center roof	85,000
	Minoter pagers	3,500	330.543.5500	4x4 Truck w/plow & equ	13,500
				Hooklift equipment	20,000
330.309.5225	ADA Pool Study	5,000	330.545.5229	Main St. Resurface- OD	960,000
330.309.5500	Dogwood shelter ovens	1,200		Main St. Resurface - OF	310,135
	Freezer/Fridge/Microwa	2,600			

ACCOUNT #	DESCRIPTION	2009 EXPENDITURES	2010 EXPENDITURES	2011 REQUEST
330 CAPITAL IMPROVEMENT FUND - CONTINUED				
5. TRANSPORTATION - CONTINUED				
546. PAVING/CURB/GUTTER				
330.546.5225	PROFESSIONAL SERVICES	\$ 36,525.70	\$ 33,557.30	\$ -
330.546.5229	CONTRACT PAYMENTS	204,683.55	43,241.47	-
330.546.5500	EQUIPMENT	-	-	-
		\$ 241,209.25	\$ 76,798.77	\$ -
TOTAL TRANSPORTATION		\$ 1,151,953.70	\$ 374,936.94	\$ 1,303,635.00
6. GENERAL GOVERNMENT				
627. OTHER GENERAL GOVERNMENT				
330.627.5227	CONTRACT PAYMENTS-LOCAL MATCH	\$ -	\$ -	\$ 15,000.00
330.627.5229	CONTRACT PAYMENTS	-	-	20,500.00
330.627.5500	EQUIPMENT	(1,882.03)	-	-
330.627.5501	FACILITIES	5,934.70	12,342.26	-
330.627.5505	LAND ACQUISITION	-	-	-
330.627.5600	MUNICIPAL IMPROVEMENTS (BOND)	-	-	1,040,000.00
330.627.5629	CONTRACT PAYMENTS (BOND)	-	-	95,000.00
		\$ 4,052.67	\$ 12,342.26	\$ 1,170,500.00
628. TRANSFERS				
330.628.5332	TRANSFER TO ISSUE 2 FUND	-	-	-
TOTAL GENERAL GOVERNMENT		\$ 4,052.67	\$ 12,342.26	\$ 1,170,500.00
7. BASIC UTILITY SERVICES				
745. STORM SEWER MAINTENANCE				
330.745.5225	PROFESSIONAL SERVICES	\$ 17,315.93	\$ 3,746.73	\$ -
330.745.5229	CONTRACT PAYMENTS	10,150.00	-	-
330.745.5500	EQUIPMENT	-	649.00	290,000.00
330.745.5501	FACILITIES	-	-	-
TOTAL BASIC UTILITY SERVICES		\$ 27,465.93	\$ 4,395.73	\$ 290,000.00
8. DEBT SERVICE				
801. DEBT SERVICE				
330.801.5800	NOTE REPAYMENT	\$ -	\$ -	\$ -
330.801.5801	CAPITAL LEASE PRINCIPAL	232,231.64	252,483.99	244,500.00
330.801.5802	DEBT ISSUE COSTS	-	-	-
330.801.5810	INTEREST PAYMENT	-	-	-
330.801.5811	CAPITAL LEASE INTEREST	44,884.76	39,602.52	41,500.00
TOTAL DEBT SERVICE		\$ 277,116.40	\$ 292,086.51	\$ 286,000.00
TOTAL CAPITAL IMPROVEMENT FUND		\$ 1,724,552.39	\$ 1,164,084.54	\$ 3,482,835.00
		-35.75%	-48.15%	66.58%

ACCOUNT DETAILS:

330.627.5229	Orchard sidewa	15,000	330.627.5629	City Hall imp design	25,000
				City Hall roof design	35,000
				Salt Shed design	35,000
330.627.5500	Server upgrade	10,000	330.745.5500	Record Asset	290,000
	Software/Conver	10,500			
330.627.5600	City Hall roof	400,000			
	City Hall Improv	200,000			
	Salt Shed	440,000			

ACCOUNT #	DESCRIPTION	2009 EXPENDITURES	2010 EXPENDITURES	2011 REQUEST
650 WATER OPERATING FUND				
767. WATER DISTRIBUTION				
650.767.5100	SALARIES & WAGES	\$ 334,334.86	\$ 294,395.43	\$ 350,000.00
650.767.5103	OVERTIME	30,172.50	35,740.11	36,000.00
650.767.5110	P.E.R.'S.	49,255.10	47,439.47	50,000.00
650.767.5112	HEALTH INSURANCE	77,670.36	67,336.52	88,000.00
650.767.5113	LIFE INSURANCE	635.10	508.40	700.00
650.767.5114	MEDICARE	1,418.26	2,189.93	2,700.00
650.767.5116	WORKERS COMPENSATION	2,894.87	4,701.00	7,000.00
	TOTAL PERSONNEL	496,381.05	452,310.86	534,400.00
650.767.5200	MISC SERVICE & INCIDENTALS	(1,051.25)	1,623.98	2,500.00
650.767.5201	FUTURE ANNEX AGREEMENTS	-	-	-
650.767.5209	MORAL CLAIMS	-	-	3,000.00
650.767.5210	TRAVEL & TRAINING	1,177.45	1,065.00	1,300.00
650.767.5215	TELEPHONE	576.76	638.48	650.00
650.767.5216	ELECTRIC SERVICE	17,832.38	19,872.82	22,000.00
650.767.5217	GAS SERVICE	9,744.54	6,441.12	9,500.00
650.767.5218	CELL PHONES/PAGING	2,574.47	3,113.14	3,200.00
650.767.5225	PROFESSIONAL SERVICES	83,122.13	70,440.64	135,000.00
650.767.5226	COUNTY SEWER SERVICE	152.32	283.64	300.00
650.767.5230	MAINTENANCE OF EQUIP	10,459.20	11,160.87	12,000.00
650.767.5231	MAINTENANCE OF FACILITIES	23,649.04	20,687.57	25,000.00
650.767.5233	GENERAL INSURANCE	12,573.61	12,098.00	13,000.00
650.767.5234	SELF-INSURANCE	4,000.00	4,000.00	5,000.00
650.767.5300	OFFICE SUPPLIES	1,063.14	769.00	1,500.00
650.767.5301	OPERATING SUPPLIES	36,615.66	52,106.24	53,000.00
650.767.5303	STREET RESTORATION	28,154.57	50,466.83	70,000.00
650.767.5304	WATER PURCHASES	-	-	-
650.767.5306	METER PURCHASES	30,315.19	36,402.86	40,000.00
650.767.5310	GASOLINE PRODUCTS	10,373.28	13,938.19	18,000.00
	TOTAL OPERATING COSTS	271,332.49	305,108.38	414,950.00
650.767.5500	EQUIPMENT	105,966.00	41,709.91	234,200.00
	TOTAL EQUIPMENT	105,966.00	41,709.91	234,200.00
650.767.5614	TRANSFERS - COMPENSATED ABS	40,000.00	50,000.00	50,000.00
650.767.5651	TRANSFERS - INTERFUND	\$ 1,625,000.00	1,425,000.00	1,525,000.00
		\$ 2,538,679.54	\$ 2,274,129.15	\$ 2,758,550.00
		26.99%	-11.63%	17.56%

ACCOUNT DETAILS:

650.767.5225	GIS Mapping	10,000	650.767.5303	Main breaks & restoration w	25,000
	Engineering Standar	5,000	650.767.5500	Light plant	8,900
	Water Model	50,000		Utility bed replace	7,800
	Dist. Analysis	20,000		Sewer Jet 1/4 split 5 yr leas	16,500
	Professional fees	50,000		Fix base meter reading	201,000