The City Record

Official Publication of the City of Cleveland

August the Second, Two Thousand

Mayor Michael R. White				
President of Council Michael D. Polensek				
	Clerk of Council Ruby F. Moss			
Ward	Name			
1	Joseph T. Jones			
2	Robert J. White			
3	Odelia V. Robinson			
4	Kenneth L. Johnson			
5	Frank G. Jackson			
6	Patricia J. Britt			
7	Fannie M. Lewis			
8	William W. Patmon			
9	Craig E. Willis			
10	Roosevelt Coats			
11	Michael D. Polensek			
12	Edward W. Rybka			
13	Joe Cimperman			
14				
15	Merle R. Gordon			
16	Michael C. O'Malley			
17	Timothy J. Melena			
18	Jay Westbrook			
19	Dona Brady			
20	Martin J. Sweeney			
21	Michael A. Dolan			

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PRESORTED STANDARD U.S. POSTAGE PAID CLEVELAND, OHIO

Permit No. 1372

RECYCLE.....Save the Future



F CITY OFFICIALS

CITY COUNCIL-LEGISLATIVE		DIREC	CTORY	01
President of Council-Michael D. Polensek			710101	-
Ward Name		CITY COUNCIL-LEGISLATIV	Έ	
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2 Robert J. White	Ward			
3 Odelia V. Robinson	1	Joseph T. Jones4691 Eas	t 177th Street	44128
4 Kenneth L. Johnson	2			44105
5 Frank G. Jackson 2327 East 38th Street 44115 6 Patricia J. Britt 12402 Britton Drive 44120 7 Fannie M. Lewis 7416 Star Avenue 44103 8 William W. Patmon 867 East Boulevard 44108 9 Craig E. Willis 11906 Beulah Avenue 44106 10 Roosevelt Coats 1.7755 Cliffview Road 44112 11 Michael D. Polensek 1.17855 Brian Avenue 44113 12 Edward W. Rybka 6832 Indiana Avenue 44105 13 Joe Cimperman 3053 West 12th Street 44113 14 Nelson Cintron, Jr. 3032 West 24th Street 44113 15 Merle R. Gordon 1700 Denison Avenue 44102 16 Michael C. O'Malley 6710 Brookside Drive 44114 17 Timothy J. Melena 6110 West Clinton Avenue 44102 18 Jay Westbrook 10513 Clifton Boulevard 44102 19 Dona Brady 3632 West 133rd Street 44111 20	3	Odelia V. Robinson3448 Eas	t 123rd Street	44120
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17 Timothy J. Melena 6110 West Clinton Avenue 44102 18 Jay Westbrook 10513 Clifton Boulevard 44102 19 Dona Brady 15 Melena 3466 Bosworth Road 44111 20 Martin J. Sweeney 3632 West 133rd Street 44111 21 Michael A. Dolan 16519 West Park Road 44111 21 Michael A. Dolan 16519 West Park Road 44111 22 First Assistant Clerk - Sandra Franklin. MAYOR - Michael R. White Judith Zimomra, Chief of Staff Barry Withers, Executive Assistant for Administration Susan E. Axelrod, Senior Executive Assistant for Beath and Human Service Kenneth Silliman, Executive Assistant for Services Nina Turner, Executive Assistant for Services Nina Turner, Executive Assistant for Services Nina Turner, Executive Assistant for Egislative Affairs Lucille Ambroz, Director, Office of Equal Opportunity DEPT. OF LAW - Cornell P. Carter, Director, Pinky Carr, Chief Counsel, Room 106 Lauren Moore, Chief City Prosecutor; Criminal Branch - Justice Center 8th Floor, Court Towers, 1200 Ontario Street Karen E. Martines, Law Librarian, Room 100 DEPT. OF FINANCE - Ronald E. Brooks, Director, Room 104; Frank Badalamenti, Manager, Internal Audit DIVISIONS - Accounts - Marilyn Henderson, Commissioner, Room 19				
18 Jay Westbrook				
19 Dona Brady				
20 Martin J. Sweeney				
21 Michael A. Dolan		Montin I Swaanov 2622 Wag	sworth Road	
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DIVISIONS - Accounts - Marilyn Henderson, Commissioner, Room 19			Room 104;	
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City Treasury - Algeron Walker, Treasurer, Room 115
Assessments and Licenses - Robert C. Brown, Commissioner,

Purchases and Supplies - Myrana Branche, Commissioner, Room 128 Printing and Reproduction - Diante Fritzgerald, Acting Commissioner, 1735 Lakeside Avenue

Taxation - Nassim Lynch, Tax Administrator, 1701 Lakeside Avenue Financial Reporting and Control - Robert Dolan, Controller, Room 18 Information Systems Services - Daniel Jarvis, Commissioner, 1404 E. 9th St.

DEPT. OF PUBLIC UTILITIES - Michael Konicek, Director, 1201 Lakeside

Avenue
DIVISIONS - 1201 Lakeside Avenue
Water - Julius Ciaccia, Jr., Commissioner
Water Pollution Control - Darnell Brown, Commissioner
Utilities Fiscal Control - Morry Blech, Commissioner
Cleveland Public Power - James F, Majer, Commissioner
Street Lighting Bureau - Frank Schilling, Acting Chief.

DEPT. OF PORT CONTROL - LaVonne Sheffield-McClain, Director, Cleveland Hopkins International Airport, 5300 Riverside Drive; Cleveland Hopkins International Airport - Mark D. Vanloh, Commissioner Burke Lakefront Airport - _ _, Commissioner

DEPT. OF PUBLIC SERVICE - Mark Ricchiuto, Director, Room 113 DIVISIONS - Waste Collection and Disposal - Randell T. Scott, Acting Commissioner, 5600 Carnegie Avenue.
Streets - Randell T. Scott, Commissioner, Room 25
Engineering and Construction - Randall E. DeVaul, Commissioner,

Room 518

Motor Vehicle Maintenance, Daniel A. Novak, Commissioner,

Harvard Yards Architecture - Paul Burik, Acting Commissioner, Room 517

DEPT. OF PUBLIC HEALTH - Michele C. Whitlow, Director, Mural Building 1925 St. Clair Avenue

DIVISIONS - Health - Cheri Hahn, Commissioner, Mural Building, 1925 St. Clair Avenue
Environment - Donald Culp, Commissioner, Mural Building,

1925 St. Clair Avenue Correction - Thomas Hardin, Commissioner, Cleveland House of Corrections, 4041 Northfield Road

DEPT. OF PUBLIC SAFETY - Henry Guzmán, Director, Room 230.

DIVISIONS - Police - Martin L. Flask, Chief, Police Hdqtrs. Bldg.,
1300 Ontario Street

Fire - Kevin G. Gerrity, Chief, 1645 Superior Avenue

Traffic Engineering & Parking - Lt. Richard Petrencsik, Commissioner, 4150 East 49th Street, Building #1 Dog Pound - John Baird, Chief Dog Warden, 2690 W. 7th Street Emergency Medical Service - Edward Eckart, Commissioner,

1708 South Pointe Drive

DEPT. OF PARKS, RECREATION & PROPERTIES - Nicholas P. Jackson, Director, Cleveland Convention Center, Clubroom A, 1220 E. 6th St.
DIVISIONS - Convention Center & Stadium - James Glending,
Commissioner, Public Auditorium, E. 6th and Lakeside Ave.
Property Management - Tom Nagle, Commissioner, East 49th & Harvard Parking Facilities - Dennis Donahue, Commissioner, Public Auditorium, E. 6th and Lakeside Ave.

Park Maintenance and Properties - Richard L. Silva, Commissioner, Public Auditorium - E. 6th & Lakeside.

Recreation - Michael Cox, Commissioner, Room 8

Research, Planning & Development - Mark Fallon, Commissioner, 1501 N. Marginal Road, Burke Lakefront Airport

DEPT. OF COMMUNITY DEVELOPMENT - Linda M. Hudecek, Director, 3rd Floor, City Hall.

DIVISIONS - Administrative Services - Terrence Ross, Commissioner. Neighborhood Services - Louise V. Jackson, Commissioner.

Neighborhood Development - Donald T. Moss, Commissioner. Building & Housing - Robert Vilkas, Commissioner, 5th Floor, City Hall.

DEPT. OF PERSONNEL AND HUMAN RESOURCES - Jeffrey K. Patterson, Director, Room 121

DEPT. OF ECONOMIC DEVELOPMENT - Christopher P. Warren, Director, Room 210

DEPT. OF AGING - Dolores Alexander, Director, Room 122

COMMUNITY RELATIONS BOARD - Room 11, Dennis D. Dove, Director; Mayor Michael R. White, Chairman Ex-Officio; Mary Adele Springman, Vice-Chairman; Councilman Dona Brady, Councilman Joe Cimperman, City Council Representatives; Rev. Bruce Goode, Paula Castleberry, Charles E. McBee, Mary Adele Springman, Esq., Terez E. Woods, Emmett Saunders, John Banno, Mary Jane Buckshot, Kathryn M. Hall, Raymond Negron, Evangeline Hardaway, Edna Fuentes-Casiano, Janet Jankura, Gia Hoa Ryan.

CIVIL SERVICE COMMISSION - Room 119, Anne Bloomberg, President: , Vice President; Gregory J. Wilson, Secretary; Timothy J. Cosgrove, Member, Rev. Earl Preston, Member.

SINKING FUND COMMISSION - Michael R. White, President; Betsy Hruby, Asst. Sec'y.; Martin Carmody, Director; Council President Michael D. Polensek.

BOARD OF ZONING APPEALS - Room 516, Carol Johnson, Chairman; Members; Chris Carmody, Margreat Hopkins, Ozell Dobbins, Tony Petkovsek, Eugene Cranford, Jr., Secretary.

BOARD OF BUILDING STANDARDS AND BUILDING APPEALS - Room 516, J. F. Denk, Chairman; J. Bowes, James Williams, Alternate Members - D. Cox, P. Frank, E. P. O'Brien, Richard Pace, Arthur Saunders, J.S. Sullivan.

BOARD OF REVISION OF ASSESSMENTS - Law Director Cornell P. Carter, President; Finance Director Ronald E. Brooks, Secretary; Council President Michael D. Polensek.

BOARD OF SIDEWALK APPEALS - Service Director Mark Ricchiuto; Law Director Cornell P. Carter; Councilman Nelson Cintron, Jr.

BOARD OF REVIEW - (Municipal Income Tax) - Law Director Cornell P. Carter; Utilities Director Michael Konicek; Council President Michael D. Polensek

CITY PLANNING COMMISSION - Room 501 - Hunter Morrison, Director; Anthony J. Coyne, Acting Chairman; David Bowen, Lillian W. Burke, Lawrence A. Lumpkin, Gloria Jean Pinkney, Rev. Edward D. Small, Councilman Joseph Cimperman.

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

MORAL CLAIMS COMMISSION - Law Director Cornell P. Carter; Chairman; Finance Director Ronald E. Brooks; Council President Michael D. Polensek; Councilman Bill Patmon; Councilman Martin J. Sweeney.

BOARD OF EXAMINERS OF ELECTRICIANS - Samuel Montfort, Chairman; Donald Baulknilght, Anton J. Eichmuller, J. Gilbert Steele, Raymond Ossovicki, Chief Electrical Inspector; Laszlo V. Kemes, Secretary to the

BOARD OF EXAMINERS OF PLUMBERS - Joseph Gyorky, Chairman; Earl S. Bumgarner, Alfred Fowler, Jozef Valencik, Lawrence Skule, Chief Plumbing Inspector; Laszlo V. Kemes, Secretary to the Board.

CLEVELAND LANDMARKS COMMISSION - Room 519 - Richard Schanfarber. Chairman; Paul Volpe, Vice Chairman; Paul Burik, James Gibans, Sandra Morgan, Hunter Morrison, Theodore Sande, Galen Schuerlein, Randall Shorr, Councilman Joseph Cimperman, Councilman Timothy J. Melena, Robert Keiser, Executive Secretary.

CLEVELAND MUNICIPAL COURT JUSTICE CENTER-1200 ONTARIO CENTRAL SCHEDULING DEPARTMENT JUDGE COURTROOM ASSIGNMENTS

002020001111001111101111121111	
Judge	Courtroom
Presiding and Administrative Judge Larry A. Jones	13C
Judge Ronald B. Adrine	15A
Judge Colleen C. Cooney	14A
Judge C. Ellen Connally	15C
Judge Sean C. Gallagher	12B
Judge Mabel M. Jasper	14D
Judge Mary E. Kilbane	14C
Judge Kathleen Ann Keough	13D
Judge Ralph J. Perk, Jr.	14B
Judge Raymond L. Pianka (Housing Court Judge)	13B
Judge Angela R. Stokes	13A
Judge Robert J. Triozzi	12C
Judge Joseph J. Zone	12 A

Earle B. Turner - Clerk of Courts, Linda M. DeLillo-Court Administrator, Robert C. Townsend, II-Bailiff; Kenneth Thomas-Chief Probation Officer, Michelle L. Paris-Chief Magistrate

The City Record



OFFICIAL PUBLICATION OF THE CITY OF CLEVELAND

Vol. 87

WEDNESDAY, AUGUST 2, 2000

No. 4521

CITY COUNCIL

FRIDAY, JULY 28, 2000

The City Record

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RUBY F. MOSS

Clerk of Council 216 City Hall

PERMANENT SCHEDULE STANDING COMMITTEES OF THE COUNCIL 1998-2001

MONDAY

9:30 A.M.—Public Parks, Property & Recreation Committee: Rybka, Chairman; Dolan, Vice Chairman; Britt, Johnson, Sweeney, Brady,

MONDAY-Alternating

11:00 A.M.—Public Service Committee: Cintron, Chairman; Sweeney, Vice Chairman; Britt, Coats, John-Melena, O'Malley, Westbrook, Willis.

11:00 A.M.—Employment, Affirmative Action & Training Committee: White, Chairman; Lewis, Vice Chairman; Cintron, Coats, Gordon, Johnson, Jones.

MONDAY

2:00 P.M.—Finance Committee: Patmon, Chairman; Rybka, Vice Chairman; Cintron, Dolan, Johnson, Lewis, Melena, O'Malley, Polensek, Robinson, Sweeney.

TUESDAY

9:30 A.M.—Community and Economic Development Committee:
Melena, Chairman; Lewis, Vice
Chairman; Brady, Cimperman, Cintron, Jackson, Jones, Robinson, Willis.

TUESDAY—Alternating

1:00 P.M.—Public Health Committee: Gordon, Chairman; Robinson, Vice Chairman; Brady, Cimperman, Jackson, Westbrook, Willis.

1:30 P.M.—Legislation Committee: Lewis, Chairman; Jones, Vice Chairman; Brady, Coats, Gordon, Johnson, Westbrook.

WEDNESDAY—Alternating

A.M.—Aviation portation Committee: Dolan, Chairman; O'Malley, Vice Chairman; Jones, Patmon, Robinson, Rybka,

Sweeney.
10:00 A.M.—Public Safety Committee:
Vice Polensek, Chairman; Patmon, Vice Chairman; Britt, Cimperman, Coats, Gordon, Jackson, Melena, Sweeney.

WEDNESDAY—Alternating

1:30 P.M.—Public Utilities Committee: O'Malley, Chairman; Patmon, Vice Chairman; Britt, Coats, Dolan, Melena, Polensek, Westbrook, Willie

1:30 P.M.—City Planning Commit-tee: Cimperman, Chairman; Rybka, Vice Chairman; Dolan, Jackson, O'Malley, Robinson, White.

The following Committee is subject to the Call of the Chairman: Mayor's Appointment Committee: O'Malley, Chairman; Britt, Cimperman, Patmon, Sweeney.

OFFICIAL PROCEEDINGS CITY COUNCIL

Cleveland, Ohio
Friday, July 28, 2000.
The meeting of the Council was called to order, The President, Michael D. Polensek, in the Chair.
Councilmen present: Brady, Britt, Cimperman, Cintron, Coats, Dolan, Gordon, Jones, Lewis, Melena, O'Malley, Patmon, Robinson, Rybka, Sweeney, Westbrook and White.
Also present was Ms. Nina Turner, Executive Assistant for Administration.

Pursuant to Ordinance No. 2976-76 the Council Meeting was opened with a prayer offered by the Rev. Bryan Gilloly, Deacon of the West Side Episcopal Shared Ministry, which has four churches — St. Johns, located in Ward 13; St. Lukes, located in Ward 17; St. Philips, located in Ward 15; and St. Marks, located in Ward 15; and St. Marks, located in Ward 21. Rev. Gilloly is also on the Research and Policy Staff of Cleveland City Council. Pledge of Allegiance. Allegiance.

MOTION

On the motion of Councilman Coats, the reading of the minutes of the last meeting was dispensed with and the journal approved.

COMMUNICATIONS

File No. 1280-2000.

From the Office of Equal Opportunity re: Certified MBEs and FBEs, Reporting, Period: Second Quarter, 2000. Received.

File No. 1281-2000.

From the Division of Purchases and Supplies re: Emergency Requisitions (RE-17793) and (RE-17794). Received.

File No. 1282-2000.

From the Office of Equal Opportunity re: Denials of Certification -Second Quarter, 2000. Received.

FROM THE DEPARTMENT OF LIQUOR CONTROL

File No. 1283-2000.

Re: New Application - 9100506 -Turkeya, Inc., Food Plus All, 18506 St. Clair Avenue. (Ward 11). Received.

File No. 1284-2000.

Re: New Application - 96100440025 - Wild Oats Markets, Inc. d.b.a. Wild Oats Market, 13130 Shaker Boulevard. (Ward 4). Received.

File No. 1285-2000.

Re: Transfer of Ownership Application - 6469484 - Now Acquisition, LLC d.b.a. Nautica Queen, 1153 Main Avenue. (Ward 14). Received.

File No. 1286-2000.

Re: Transfer of Ownership Application - 8128859 - Sids Spot, Inc. d.b.a. Don's One Stop, 4200 West 130th Street. (Ward 20). Received.

File No. 1287-2000.

Re: Transfer of Ownership Application - 9446170 - WDAD, Inc. d.b.a. Shortcut Deli & Beverage, 14005 Benwood Avenue. (Ward 1). Received.

File No. 1288-2000.

Re: Transfer of Ownership Application - 42204200015 - Jacobs Investments Management Co., Inc. d.b.a. Nautica Stage, 2014 Sycamore Street, (Ward stage and patio. Received.

File No. 1289-2000. Re: Transfer of Ownership Applire: Transfer of Ownership Application - 42204200010 - Jacobs Investments Management Co., Inc. d.b.a. Nautica Boardwalk, 2nd floor mezanine and patio, 2000 Sycamore Street. (Ward 14). Received.

File No. 1290-2000. Re: Transfer of Ownership Application - 6765104 - PBR Acquisition LLC d.b.a. Windows on the River, Bridgeview Room, 2000 Sycamore Street, 3rd floor and art gallery. (Ward 14). Received.

File No. 1291-2000.

Re: Stock Transfer Application -1840154 - C. R. V., Inc., 1229 West Sixth Street, first floor and basement. (Ward 13). Received.

$\begin{array}{c} \textbf{STATEMENT OF WORK} \\ \textbf{ACCEPTED} \end{array}$

File No. 1292-2000.

From the Department of Parks, Recreation and Properties re: Contract No. 54232, Lonnie Burten Recreation Center Site Improvements. Received.

COMMUNICATIONS

File No. 1293-2000.

July 13, 2000

The Honorable Michael D. Polensek Cleveland City Council President 601 Lakeside Avenue Cleveland, OH 44114

Dear Council President Polensek:

I am pleased to recommend Tverner Collier for reappointment to the Police Review Board. This term will commence immediately upon the approval of Council and will expire on August 8, 2004.

I believe his background, experience and dedication to our city will enable him to be an effective Board

Thank you for your consideration. Sincerely,

MICHAEL R. WHITE

Mayor Received.

Referred to Committee on Mayor's Appointment.

File No. 1294-2000.

July 13, 2000

The Honorable Michael D. Polensek Cleveland City Council President 601 Lakeside Avenue Cleveland, OH 44114

Dear Council President Polensek:

I am pleased to recommend Nancy Cronin for reappointment to the Croim for reappointment to the Police Review Board. This term will commence immediately upon the approval of Council and will expire on August 8, 2004.

I believe her background, experience and dedication to our city will enable her to be an effective Board

Thank you for your consideration.

Sincerely,

MICHAEL R. WHITE

Mayor

Referred to Committee on Mayor's Appointment.

File No. 1295-2000.

July 13, 2000

The Honorable Michael D. Polensek Cleveland City Council President 601 Lakeside Avenue Cleveland, OH 44114

Dear Council President Polensek:

am pleased to recommend Elvin Yauss, Jr. for reappointment to the Police Review Board. This term will commence immediately upon the approval of Council and will expire on August 8, 2004. I believe his background, experience and dedication to our city will enable him to be an effective Board

Thank you for your consideration. Sincerely,

MICHAEL R. WHITE

Received.

Referred to Committee on Mayor's Appointment.

CONDOLENCE RESOLUTIONS

The rules were suspended and the following Resolutions were adopted by a rising vote:

Res. No. 1296-2000—David Jones. **Res. No. 1297-2000**—Pat Wheaton. **Res. No. 1368-2000**—James H. Boyd.

CONGRATULATION RESOLUTIONS

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

Res. No. 1298-2000-Judge Jean Mur-

rell Capers.

Res. No. 1299-2000—Robert Santelli.
Res. No. 1300-2000—Mary Modic.
Res. No. 1301-2000—Mary Foster.

RECOGNITION RESOLUTIONS

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

Res. No. 1302-2000—Eta Phi Beta Sorority.

Res. No. 1303-2000—Euclid Meridia Hospital.

FIRST READING EMERGENCY ORDINANCES REFERRED

Ord. No. 1304-2000. By Councilmen Brady, Polensek, Patmon and Dolan.

An emergency ordinance to amend Section 181.19 of the Codified Ordi-nances of Cleveland, Ohio, 1976, as enacted by Ordinance No. 848-83, passed June 13, 1983, relating to

whereas, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, there-

Be it ordained by the Council of

the City of Cleveland:

Section 1. That Section 181.19 of
the Codified Ordinances of Clevethe Codified Ordinances of Cleveland, Ohio, 1976, as by enacting Ordinance No. 848-83, passed June 13, 1983 is hereby amended to read as

Section 189.19 Excess Personal Property; Use by Other Departments;

(a) Except as provided in Section 181.15., all personal property of the City not needed by the department or office in whose charge such property is, shall be turned over to the Commissioner of Purchases and Supplies. If any such property is suitable to be used by any other department or office of the City, the Commissioner shall, when so directed, sell such property at its current value to such other department or office, or shall place it in the City storerooms or warehouses until such time as it may be needed by some department or office of the City. If (a) Except as provided in Section

such property is not needed or is not suitable for the use of any department or office of the City, when so directed by the Board of Control it shall be sold by the Commissioner and the proceeds of such sale shall be turned in to the fund of the City from which such property was paid for. Such sale shall be posted and advertised in every case in like manner as are purchases in amounts manner as are purchases in amounts equal to the anticipated receipts from such sales. However, in the event the Board so directs, the Commissioner may sell such property at public auction, to be held at a place to be designated by the Commis-sioner, and named in the advertise-

sioner, and named in the advertisement of sale to be posted and advertised for two consecutive weeks prior to the date of such sale.

(b) When the Director of Public Safety makes a determination in accordance with Section 101 of the Charter with respect to the service weapon of a police officer with more than twenty.one (21) years of service. than twenty-one (21) years of service in the Division of Police or with respect to the helmet of a fire fighter with more than twenty-one years (21) of service in the Division of Fire, such weapon or helmet shall righter with more than twenty-one years (21) of service in the Division of Fire, such weapon or helmet shall be turned over to the Commissioner of Purchases and Supplies. Notwith-standing the provisions of Division (a) hereof, the Commissioner of Purchases and Supplies shall, when so directed by the Board of Control, offer to sell such service weapon or helmet to such police officer or fire fighter for its fair market value. In lieu of paying cash for the weapon or helmet, such police officer or fire fighter may elect to forego all or any portion of any uniform or uniform maintenance allowance to which he is entitled at the time of the purchase; provided, however, that the sum of any cash payment and the allowances devoted to the purchase shall equal the fair market value of the item. In addition, the Director of Public Safety shall provide at no charge a badge to each police officer and fire fighter retiring with more than twenty-one (21) years of service.

Section 2. That existing Section 18.1.9 of the Codified Ordinances of Cleveland, Ohio, 1976, as by enacting Ordinance No. 848-83, passed June 13, 1983 is hereby repealed.

Section 3. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force

all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law. Referred to Directors of Public

Safety, Finance, Law; Committees on Public Safety, Legislation, Finance.

Ord. No. 1305-2000. By Councilmen O'Malley and Do-

lan. An emergency ordinance to supplement the Codified Ordinances of Cleveland, Ohio, 1976, by enacting new Section 171.39 thereof, relating a special death benefit for

employees of the City of Cleveland.
Whereas, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, there-

fore,
Be it ordained by the Council of

Section 1. That the Codified Ordinances of Cleveland, Ohio, 1976, are hereby supplemented by enacting new Section 171.39 thereof to read as

Section 171,39 Special Death Benefit for Employees of the City of Cleveland

Cleveland

Effective January 1, 2000, if a City
employee is killed in the line of
duty or dies as a direct and proximate result of the performance of
the employee's official work-related
duties, the City shall, within 90 days
of the employee's death, make one
payment of One Hundred Thousand
Dollars (\$100,000.00) to the surviving spause or if there is no surviv-Dollars (\$100,000.00) to the surviving spouse or, if there is no surviving spouse, to the estate of the employee. This payment shall be in addition to any other benefits or compensation to which the employee's beneficiaries would be entitled. Section 2. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council

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 offer the conject period from and after the earliest period allowed by law. Referred to Directors of Personnel

and Human Resources, Finance, Law; Committees on Employement, Affirmative Action and Training, Legislation, Finance.

Ord. No. 1306-2000. By Councilman Dolan.

An emergency ordinance authoriz-ing the Director of Port Control to enter into a First Amendment to the Agreement with Colliers Intl. for the management and maintenance of the Consolidated Rental Car Facili-

Whereas, pursuant to Ordinance No. 412-99, passed May 24, 1999, the Director of Port Control entered into an agreement with Colliers Intl. to manage and maintain the Consolidated Rental Car Facility near Cleveland Hopkins International Airport; and

Whereas, such agreement expires July 31, 2000; and Whereas, Council and Port Control desire to extend the agreement until

September 30, 2000; and
Whereas, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, there-

a municipal department; now, therefore,
Be it ordained by the Council of
the City of Cleveland:
Section 1. That the Director of
Port Control is authorized to enter
into a First Amendment to the
Agreement with Colliers Intl. for the
management and maintenance of
the Consolidated Rental Car Facility to extend the term thereof to ty to extend the term thereof to October 30, 2000. All other terms and conditions of the agreement shall remain unchanged.

Section 2. That this ordinance is

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

Referred to Directors of Port Con-

trol. Finance, Law: Committees on Aviation and Transportation, Finance.

Councilman Cimperman left the meeting.

FIRST READING ORDINANCE REFERRED

Ord. No. 1307-2000.

By Councilman O'Malley.

An ordinance to change the Use and Height Districts on the north side of Melber Avenue, S.W. and the east side of Ridge Road, S.W. (Map

Change No. 2016, Sheet No. 2)
Be it ordained by the Council of

the City of Cleveland:
Section 1. That the Use and Area
Districts of lands bounded and
described as follows,

Beginning at the intersection of the center line of Ridge Road, S.W. and the westerly extension of a line located approximately one hundred seventy (170) feet north of the northerly line of Melber Avenue, S.W.; thence easterly along said westerly extension and along said line which is parallel to and approximately one hundred seventy (170) feet north of said northerly line of Melber Avenue, S.W. to its intersection with the northerly extension of the easterly line of Sublot No. 1 in the W. 73 St. Bridge Allotment as recorded in Volume 87, Page 34 of the Cuyahoga County Map Records; thence southerly along said northerly extension to its intersection with the northerly line of said Sublot No. 1; thence westerly along said northerly line of said Sublot No. 1 to its intersection with the westerly line thereof; thence southerly along said westerly line of said Sublot No. said westerly line of said Sublot No. 1 to its intersection with the center line of Melber Avenue, S.W.; thence westerly along said center line of Melber Avenue, S.W. to its intersection with the center line of Ridge Road, S.W.; thence northwesterly along said center line of Ridge Road, S.W. to the place of beginning.

ning, and as outlined in red on the map hereto attached be and the same are hereby changed to a Two-Family Use District and a '1' Height Dis-

Section 2. That said changed designation of lands described in Section 1 shall be identified as Map thon 1 shall be identified as map Change No. 2016, Sheet No. 2 and shall be made upon the Building Zone Maps of the City of Cleveland on file in the office of the Clerk of Council on file in the office of the City Planning Commission by the appropriate person designated for such purpose by the City Planning Commission.

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

allowed by law.

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

FIRST READING EMERGENCY ORDINANCES READ IN FULL AND PASSED

Ord. No. 1308-2000.

By Councilman Cimperman. An emergency ordinance authoriz-

ing the Director of Community Development to enter into an agreement with Cleveland Mediation Center for the expansion of mediation and conflict resolution services and providing additional training programs through the use of Ward 13 Neighborhood Equity Funds.

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

fore,
Be it ordained by the Council of

the City of Cleveland:

Section 1. That the Director of Community Development is authorized to enter into an agreement with Cleveland Mediation Center for the expansion of mediation and con-

the expansion of mediation and conflict resolution services and providing additional training programs.

Section 2. That the cost of said contract shall be in an amount not to exceed \$20,000 and shall be paid from Fund No. 10 SF 166.

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

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 1309-2000.

By Councilman Cimperman. An emergency ordinance authorizing the Director of Community Development to enter into an agreement with Cleveland San Jose Ballet for equipment and production costs related to the performance event in Lincoln Park and additional community programming through the use of Ward 13 Neighborhood Equity Funds.

Whereas, this ordinance consti-tutes an emergency measure provid-ing 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
Community Development is authorized to enter into an agreement with Cleveland San Jose Ballet for equipment and production costs related to the performance event in Lincoln Park and additional community programming.

Section 2. That the cost of said contract shall be in an amount not to exceed \$11,000 and shall be paid

from Fund No. 10 SF 166.

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

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

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

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17.

Ord. No. 1310-2000.

By Councilmen Cimperman, Melena, O'Malley and Westbrook.

An emergency ordinance authorizing the Director of Community Development to enter into an agree-Development to enter into an agreement with Merrick House for their West Side Community Computer Center project through the use of Wards 13, 16, 17 and 18 Neighborhood Equity Funds.

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

a municipal department; now, therefore,

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

Section 1. That the Director of Community Development is authorized to enter into an agreement with Merrick House for their West Side Community Computer Center project.

Section 2. That the cost of said contract shall be in an amount not

to exceed \$27,500 and shall be paid from Fund No. 10 SF 166.

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

Section 4. That this ordinance is

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

Motion to suspend rules. Charter

and statutory provisions and place on final passage.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 1311-2000.

By Councilman Cintron.

By Councilman Cintron.

An emergency ordinance authorizing and directing the Director of Public Service to issue a permit to The MetroHealth System to stretch banners on West 25th Street on the west side of the street from Sackett Avenue to 1-71 exit ramp, (just north of 1-71 end the cost side of the street. Avenue to 1-71 exit ramp, (just north of I-71 and the east side of the street from Sackett Avenue to 1-71 exit ramp), just north of I-71 and on Scranton Road on the west side of the street from I-71 to Sackett Avenue and on the east side of the street from I-71 to Valentine Avenue, for the period from September 1, 2000 to October 2, 2000, inclusive, publicizing the National Rehabilitation Awareness Celebration.

Whereas, this ordinance constitutes an emergency measure providence.

tutes an emergency measure providing for the usual daily operation of a municipal department; now, there-

fore,
Be it ordained by the Council of

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

Section 1. That notwithstanding the provision of Section 623.13 of the Codiffied Ordinances, of Cleveland, Ohio, 1976, the Director of the Department of Public Service is hereby authorized and directed to issue a permit to The MetroHealth

System to install, maintain and remove banners on West 25th Street on the west side of the street from Sackett Avenue to I-71 exit ramp, (just north of I-71 and the east side of the street from Sackett Avenue to 1-71 exit ramp), just north of 1-71 and on Scranton Road on the west side of the street from 1-71 to Sackett Avenue and on the east side of the street from I-71 to Valentine Avenue, for a period from Septem-ber 1, 2000 to October 2, 2000, inclusive. Said banner shall be approved by the Director of Public Service, in consultation with the Director consultation with the Director of Public Safety, as to type, method of affixing and location so as not to interfere with any sign erected and maintained under the requirements of law or ordinance. The permission of the owner of any pole from which a banner will be hung must be obtained prior to issuance of the permit. No commercial advertising permit. No commercial advertising shall be printed or permitted on said banner and said banner shall be removed promptly upon the expira-

removed promptry upon the expira-tion of said permit.

Section 2. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor, otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

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

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17.

Ord. No. 1312-2000.

By Councilman Coats.

An emergency ordinance authorizing and directing the Director of Public Service to issue a permit to the Ward 10 Community Festival Committee to stretch banners at various locations in Ward 10, for the period from July 28, 2000 to August 28, 2000, inclusive, publicizing the Ward 10 Festival.

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

Be it ordained by the Council of

Be it ordained by the Council of the City of Cleveland:
Section 1. That notwithstanding the provision of Section 623.13 of the Codified Ordinances, of Cleveland, Ohio, 1976, the Director of the Department of Public Service is hereby authorized and directed to issue a permit to the Ward 10 Festival Committee to install, maintain and remove banners at various locaand remove banners at various locaand remove banners at various locations in Ward 10, for a period from July 28, 2000 to August 28, 2000, inclusive. Said banner shall be approved by the Director of Public Sorvice in consultation with the Service, in consultation with the Director of Public Safety, as to type, method of affixing and location so as not to interfere with any sign erected and maintained under the requirements of law or ordinance. The permission of the owner of any pole from which a banner will be hung must be obtained prior to issuance of the permit. No commercial advertising shall be printed or permitted on said banner and said banner shall be removed promptly upon the expiration of said permit.

Section 2. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

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

on man passage.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 1313-2000.

By Councilman Polensek.

An emergency ordinance authorizing the Clerk of Council to further extend the term of the current contract with Legal News Publishing Company for a period not to exceed two months and to acceed two months and to acceed two months and to enter into a con-tract with Legal News Publishing Company for the printing and distribution of the City Record and the furnishing of other printing and accessory services for the Clerk of Council.

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

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

Section 1. Notwithstanding and as an exception to Ordinance No. 608-2000, passed by the Council of the City of Cleveland on April 17, 2000, the Clerk of Council is hereby authorized. rized to further extend the term of the contract with Legal News Publishing Company, City Contract No. 52706, for a period not to exceed two months; provided, however, that all other terms of said contract shall

other terms of said contract shall remain the same.

Section 2. That the Clerk of Council is further authorized to enter into a contract with Legal News Publishing Company, for a period not to exceed two years, commencing upon the date of execution of the contract, for the professional services necessary to furnish, print and distribute the City Record and other printing and accessory services.

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

Motion to suspend rules. Charter and statutory provisions and place final passage.

on final passage.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 1314-2000.

By Councilman Polensek, An emergency ordinance authorizing the purchase by requirement contract of equipment, computer and

telecommunications equipment and operational equipment, for the Clerk of Cleveland City Council.

Whereas, this ordinance constitutes an emergency measure providing for the usual daily operation of municipal department, power theory. a municipal department; now, there-

Be it ordained by the Council of the City of Cleveland: Section 1. That the Clerk of Cleve-land City Council is hereby autho-rized to make a written requirement contract in accordance with the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements for the period of one year for the necessary items of equipment, computer and telecommunications equipment and operational equipment, to be purchased by the Commissioner of Purchases by the Commissioner of Fulchases and Supplies upon a unit basis for Cleveland City Council. Bids shall be taken in such manner as to permit an award to be made for all items as a single contract, or by separate contract for each or any company company contract for each or any company contract. arate contract for each or any com-bination of said items as the Board of Control shall determine. Alternate bids for a period less than a year may be taken if deemed desirable the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire

Section 2. That the cost of said contract shall be charged against contract shall be charged against the proper appropriation account and the Director of Finance shall certify thereon the amount of the initial purchase thereunder, which purchase, together with all subsequent purchases shall be made on order of the Commissioner of Purchases and Supplies pursuant to a requisition against such contract duly certified by the Director of Finance. (RL 4579)

Section 3. That pursuant to Section 108(b) of the Charter, the purchases authorized by this ordinance

chases authorized by this ordinance may be made through cooperative may be made through cooperative agreements using state procedures. The Director of Finance may sign all documents with the State of Ohio or any of its political subdivisions that are necessary to effectuate such cooperative efforts and may enter into contract with the vendors selected through that cooperative process. process.

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.

Motion to suspend rules. Charter and statutory provisions and place final passage.

on final passage.

The rules were suspended. Yeas
17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 1315-2000.

By Councilman Polensek.

An emergency ordinance determining the method of making the public improvement of renovating City Council offices, and authorizing the Clerk of Cleveland City Council to enter into contract for the mak-

ing of such improvement.

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

Be it ordained by the Council of

the City of Cleveland:

Section 1. That, pursuant to Section 167 of the Charter of the City of Cleveland, it is hereby determined to make the public improve-

ment of renovating City Council offices, for the Cleveland City Council, by contract duly let to the lowest responsible bidder after competitive bidding for a gross price for the improvement.

Section 2. That the Clerk of Cleve-land City Council is hereby autho-rized to enter into contract for the making of the above public improvement with the lowest responsible bidder after competitive bidding for a gross price for the improvement provided however, that each sepa-rate trade and each distinct compo-nent part of said improvement may be treated as a separate improve-ment, and each, or any combination, of such trades or components may be the subject of a separate contract for a gross price. Upon request of said Clerk the contractor shall furnish a correct schedule of unit prices, including profit and over-head, for all items constituting units of said improvement.
Section 3. That the costs of said

improvement hereby authorized shall be paid from the fund or funds that have been appropriated for use by Cleveland City Council. 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.

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

The rules were suspended. Yeas . Nays 0. Read second time. Read third time in full. Passed. Yeas 17.

Ord. No. 1316-2000.

By Councilman Polensek.

An emergency ordinance authoriz-ing the Director of Economic Development to enter into an agreement with Northeast Shores Development Corporation to assist Fanny's Restaurant with their expansion project in order to retain jobs and promote investment in the neigh-borhood through the use of Ward 11 Neighborhood Equity Funds.
Whereas, this ordinance consti-

tutes an emergency measure provid-ing for the usual daily operation of municipal department; now, there-

Be it ordained by the Council of

the City of Cleveland:

Section 1. That the Director of Economic Development is authorized to enter into an agreement with Northeast Shores Development Corporation to assist Fanny's Corporation to assist Fanny's Restaurant with their expansion project in order to retain jobs and promote investment in the neighborhood

Section 2. That the cost of said contract shall be in an amount not to exceed \$50,000 and shall be paid

from Fund No. 10 SF 166.

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

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

Motion to suspend rules. Charter and statutory provisions and place on final passage. The rules were suspended. Yeas

17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17. Nays 0.

Ord. No. 1317-2000.

By Councilman Polensek.

An emergency ordinance to amend An emergency ordinance to amend Section 2 of Ordinance No. 1003-2000, passed July 17, 2000, relating to a Lease By Way of Concession with Cleveland National Air Show, Inc. Whereas, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department your thore.

municipal department; now, there-

Be it ordained by the Council of

the City of Cleveland:
Section 1. That Section 2 of Ordinance No. 1003-2000, passed July 17, 2000, is hereby amended to read as follows:

Section 2. That the Lease authorized in Section 1 above shall have a term of five (5) years. Lessee shall pay as rent for the use of the Premises \$19,000 per year for the term of the Lease. Additionally, Lessee shall pay as rent for use of the office space \$12.00 per square foot per year. Lessee shall pay the cost of all services provided by the City on a Class A basis which are directly related to the air show. The Lease shall provide that, if total costs to Lessee derived from rent, office rent and payment for City services exceed \$90,000 in any given year of the term, Lessee may termi nate the Lease prior to the end of the term, provided that Lessee gives written notice of such termination to the Director of Port Control, the President of City Council and the Chairman of the Aviation and Transportation Committee, six (6) months prior to the date of the next year's event, or within thirty (30) days of receiving notice of the final costs for the procedure the procedure the procedure the procedure the procedure that

costs for the preceding year, whichever is earlier.

Section 2. That existing Section 2 of Ordinance No. 1003-2000, passed July 17, 2000, is hereby repealed.

Section 3. That this ordinance is

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

Motion to suspend rules, Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17.

Ord. No. 1318-2000.

By Councilman Rybka.

An emergency ordinance authorizing the Director of Community Development to enter into an agreement with Slavic Village Develop-ment to provide partial funding for the development of two vacant lots through the use of Ward 12 Neighborhood Equity Funds.

Whereas, this ordinance constitutes an emergency measure providing for the usual daily operation of municipal department, now, there-

fore,
Be it ordained by the Council of

Be it ordained by the Council of the City of Cleveland:
Section 1. That the Director of Community Development is authorized to enter into an agreement with Slavic Village Development to provide partial funding for the development of two vacant lots.
Section 2. That the cost of said contract shall be in an amount not to exceed \$80,000 and shall be paid from Fund No. 10 SF 166.
Section 3. That the Director of Law shall prepare and approve said contract and that the contract shall contain such terms and provisions as he deems necessary to protect the

as he deems necessary to protect the

City's interest.

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in full. Passed. Yeas 17.

Ord. No. 1319-2000. By Councilman Willis.

An emergency ordinance authoriz-An emergency ordinance authorizing and directing the Director of Public Service to issue a permit to the Glenville Festival Committee to stretch banners across St. Clair Avenue in the vicinity of 11111 St. Clair Avenue, for the period from July 28, 2000 to August 28, 2000, inclusive, publicizing the Annual Glenville Festival.

Whereas, this ordinance consti-

Whereas, this ordinance constitutes an emergency measure provid-ing for the usual daily operation of a municipal department; now, there-

Be it ordained by the Council of

the City of Cleveland:
Section 1. That notwithstanding the provision of Section 623.13 of the Codified Ordinances, of Cleveland, Ohio, 1976, the Director of the Department of Public Service is hereby authorized and directed to issue a permit to the Glenville Festival Committee to install, maintain and remove banners in the vicinity of 11111 St. Clair Avenue for the period from July 28, 2000 to August 28, 2000, inclusive. Said banner shall be approved by the Director of Public Service, in consultation with the Director of Public Safety, as to type, method of affixing and location so as not to interfere with any sign erected and maintained under the requirements of law or ordinance. The permission of the owner of any pole from which a banner will be hung must be obtained prior to issuance of the permit. No commercial advertising shall be printed or permitted on said banner and said tival Committee to install, maintain permitted on said banner and said banner shall be removed promptly upon the expiration of said permit. Section 2. That this ordinance is

hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period

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

The rules were suspended. Yeas 17. Nays 0. Read second time. Read third time in rule passaged Yeas 17.

third time in full. Passed. Yeas 17. Nays 0.

Councilman Cimperman entered the meeting.

FIRST READING EMERGENCY RESOLUTIONS READ IN FULL AND ADOPTED

Res. No. 1320-2000.

By Councilmen Brady, Polensek, Gordon, Jones and Cintron,

An emergency resolution support-ing the Cleveland AFL-CIO's call for a publically financed non-profit national health care insurance plan. Whereas, this Council of the City

Cleveland believes that all citicrewind believes that all citzens, those with and without financial means, should have access to affordable, quality health care as evidenced by its participation in the fight to save St. Michael Hospital;

Whereas, by numerous resolutions concerning health care, this Council has advocated and encouraged health care providers, insurance companies and employers to be cog-nizant of the need to provide health care for all members of our com-munity; and Whereas, it is estimated that 45

million Americans have no health care insurance and 58% of the unin-sured work full time; and Whereas, the infant mortality rate in the U.S. is higher and the life

expectancy rate is lower than every other advanced nation; and

Whereas, the Cleveland AFL-CIO Federation of Labor unanimously adopted a resolution supporting a non-profit national health insurance plan which is publically financed and guarantees comprehensive and lifetime coverage for and

Whereas, this resolution tutes 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 of the City of Cleveland strongly supports the position of the Cleveland AFL-CIO Federation of Labor in calling for a non-profit national health care insurance plan which is publically financed and guarantees comprefinanced and guarantees compre-hensive and lifetime coverage for

Section 2. That the Clerk is hereby requested to transmit a copy of this resolution to President Clinton, Vice-President Gore, and John Ryan, Executive Secretary of the Cleve-land AFL-CIO Federation of Labor.

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas
18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Navs 0.

Res. No. 1321-2000.

By Councilman Brady.
An emergency resolution objecting to the renewal of a D5 and D6 Liquor Permit at 10400 Lorain Ave-

whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-

tutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of

the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 and D6 Liquor Permit, Permit No. 8330504, owned by Thomas H. Snider, 10400 Lorain Avenue, Cleveland, Ohio 44111 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions Section 4303.271 of the Revised

Code of Ohio.
Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3, That this resolution is

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

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1322-2000.
By Councilman Brady.
An emergency resolution objecting to the renewal of a D2, D2X, D3 and D6 Liquor Permit at 1 Lorain Avenue, 1st Fl. & Bsmt.

Lorain Avenue, 1st F1. & Bsmt.
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety

of the public peace, property, safety and welfare in that pursuant to Sec-tion 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of

Be it resolved by the Council of the City of Cleveland:
Section 1. That Council does hereby record its objection to the renewal of a D2, D2X, D3 & D6 Liquor Permit, Permit No. 1747111, owned by Corner Canteen, 11022 Lorain Avenue, 1st Fl. & Bsmt., Cleveland, Ohio 44111 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

visions of Section 4303.271 of the Revised Code of Ohio. Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

allowed by law.

Motion to suspend rules. Charter

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0. Nays 0.

Res. No. 1323-2000.

By Councilman Brady

An emergency resolution objecting to the renewal of a D5 and D6 Liquor Permit at 11120-24 Lorain Avenue, 1st Fl. Only and 11118 Lorain Avenue, 1st Fl. Rear.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) Revised Code Section 4303.292; and

and
Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation ing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

the City of Cleveland:

Section 1. That Council does hereby record its objection to the renew-al of a D5 and D6 Liquor Permit, Permit No. 8843651, owned by 10410 Lorain Avenue, Inc., DBAPorky's Cafe, 11120-24 Lorain Avenue, 1st Fl. Only and 11118 Lorain Avenue, 1st Fl. Rear, Cleveland, Ohio 44111 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised

Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds with-in the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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 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.

allowed by law.
Motion to suspend rules. Charter
and statutory provisions and place
on final passage.
The rules were suspended. Yeas
18. Nays 0. Read second time. Read
third time in full. Adopted. Yeas 18.

Res. No. 1324-2000.

By Councilman Brady.

An emergency resolution objecting to the renewal of a C1, C2 and D6 Liquor Permit at 11026 Lorain Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal Section corporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution constitutions.

Revised Code Section 4303.292; and Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1, C2 and D6 Liquor Permit, Permit No. 3495422, owned by Hage Food Market, Inc., DBA

by Hage Food Market, Inc., DBA Corner Stop, 11026 Lorain Avenue, Cleveland, Ohio 44111 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Sec-tion 4303.271 of the Revised Code of

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of diviin the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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. allowed by law.

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1325-2000.

By Councilman Brady,
An emergency resolution objecting to the renewal of a D5 and D6
Liquor Permit at 11815 Lorain Ave-

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Paying Code Section 4302.302. of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in legal grounds as set forth is Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure provid-ing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Sec-tion 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 and D6 Liquor Permit, Permit No. 9406581, owned by Lawrence R. Waring, DBA The Variety Theater, 11815 Lorain Avenue, Cleveland, Ohio 44111 and requests the Director of Liquor Control to set a hearing for said application in a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of

Section 2. That the Clerk of Council be and she is hereby directed to cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based when substantial long grounds with upon substantial legal grounds within the meaning and intent of divi-sion (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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

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

The rules were suspended. Yeas

18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1326-2000.

By Councilman Brady.
An emergency resolution objecting to the renewal of a D1, D2, D3

ing to the renewal of a D1, D2, D3 and D3A Liquor Permit at 12703-05
Lorain Avenue, 1st F1. & Bsmt.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal convention was object to the second of t corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operatmit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other local grounds as set forth in legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland: Section 1. That Council does here-

Section 1. That Council does hereby record its objection to the renewal of a D1, D2, D3 and D3A Liquor Permit, Permit No. 5224002, owned by Lion Pub, Inc., at 12703-05 Lorain Avenue, 1st Fl. & Bsmt, Cleveland, Ohio 44111 and requests the Director of Liquor Control to set a hearing for said application, in accordance for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Coun-

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of diviin the meaning and intent of divi-sion (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1327-2000.

By Councilman Brady. An emergency resolution objecting to the renewal of a D1, D2, D3 and D3A Liquor Permit at 3353 West

117th Street, 1st Fl.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the

legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution constitutes an emergency measure providing for the immediate preservation

whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D1, D2, D3 and D3A Liquor Permit, Permit No. 5539557, owned by Marino Inc., DBA Gateway Bar-B-Que, 3353 West 117th Street, 1st Fl., Cleveland, Ohio 44111 and requests the Director of Liquor Control to set a hearing for said

application in accordance with provisions of Section 4303.271 of the

Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1328-2000.

By Councilman Britt.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 8716 Cedar Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal

corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to whereas, the applicant is unit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on legal grounds as set forth in Revised Code Section 4303.292; and

Revised Code Section 4303.292; and
Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 96191910005, owned by Willa G. Inc., DBA Genes Corner Beverage, 8716 Cedar Avenue, Cleveland, Ohio 44106 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Coun-

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

allowed by law.

Motion to suspend rules. Charter

and statutory provisions and place on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0. Nays 0.

Res. No. 1329-2000.
By Councilman Britt.
An emergency resolution objecting to the renewal of a D1, D2 and Liquor Permit at 9808 Cedar Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the

4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disre-gard for the laws, regulations or local ordinances of this state, and that this objection is based on other al grounds as set forth is vised Code Section 4303.292; and forth in

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor perobjections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does here-

by record its objection to the renewal of a D1, D2 and D6 Liquor Permit, Permit No. 2827155, owned Dorothy Lucille Fort, DBA tsman Beverage, 9808 Cedar by Dorouny Sportsman Beverage, 9808 Cegai Avenue, Cleveland, Ohio 44106 and requests the Director of Liquor Con-trol to set a hearing for said appliof Section 4303.271 of the Revised

Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

Motion to suspend rules. Charter

motion to suspend rules. Charter and statutory provisions and place on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1330-2000.

By Councilman Britt.
An emergency resolution objecting to the renewal of a D1, D2 and D6 Liquor Permit at 1931 Coltman

Road, 1st Fl.
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Sec-tion 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

Section 1. That Council does hereby record its objection to the renewal of a D1, D2 and D6 Liquor Permit, Permit No. 8407828, owned by Carolyn Sparent, DBA Lous Tavorn 1921 Celtman Paged 15 El ern, 1931 Coltman Road, 1st Fl., Cleveland, Ohio 44106 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Sec-tion 4303.271 of the Revised Code of

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of

Liquor Control.

Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and

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

Motion to suspend rules. Charter and statutory provisions and place

and statutory provisions and place on final passage. The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1331-2000. By Councilman Britt. An emergency resolution object-ing to the renewal of a C1 and C2 Liquor Permit at 2609 East 110th

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the

legislative authority of a municipal corporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in legal grounds as set forth i Revised Code Section 4303.292; and

Revised Code Section 4303.292; and Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the re-

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 77426000001, owned by Gene A. & Gary A. Sardon, DBA Genes Corner Beverage 3, 2609 East 110th Street, Cleveland, Ohio 44104 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the visions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to

cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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,

all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period

allowed by law.

Motion to suspend rules. Charter

and statutory provisions and place on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1332-2000. By Councilman Britt.

An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 11007 Mt. Carmel Road, 1st Fl.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

and
Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in

that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of

date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 6200949, owned by Mount Carmel, Inc., DBA Mt. Carmel Market, 11007 Mt. Carmel Road, 1st Fl. & Bsmt., Cleveland, Ohio 44104 and requests the Director of Liquor Control to set a hearing for said Control to set a hearing for said application in accordance with pro-

visions of Section 4303.271 of the Revised Code of Ohio. Section 2. That the Clerk of Coun-cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

Motion to suspend rules. Charter

and statutory provisions and place on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0. Nays 0.

Res. No. 1333-2000. By Councilman Coats. An emergency resolution objecting to the renewal of a D4 Liquor Permit at 527 East 140th Street.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the ravva.211 or the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292: Revised Code Section 4303.292; and

Whereas, the applicant is unfit to whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the report

by record its objection to the renewal of a D4 Liquor Permit, Permit No. 92623552926, owned by VFW Post 2926 Collinwood, DBA Limar Party Center, 527 East 140th Street, Cleve-Center, 527 East 140th Street, Cleve-land, Ohio 44110 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Sec-tion 4303.271 of the Revised Code of

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds with in the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas
18. Nays 0. Read second time. Read
third time in full. Adopted. Yeas 18.

Res. No. 1334-2000. By Councilman Coats.

An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 662 East 140th

Liquor Permit at 662 East 140th Street, 1st Fl. & Bsmt.
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal comparation may object to the renew. corporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Parvised Code Section 4202 292; and legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safeof the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 5439362, owned by Maisam Corp., DBA Four M Food Market, 662 East 140th Street, 1st Fl. & Bsmt., Cleveland, Ohio 44110 and

& Bsmt., Cleveland, Ohio 44110 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised

of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of diviin the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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. allowed by law.

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1335-2000.

By Councilman Coats.
An emergency resolution objecting to the renewal of a D5 and D6

Liquor Permit at 16500 Euclid

Avenue, 1st Fl. & Bsmt.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas pursuant to Section

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Paying Code Section 4302.392. Section of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in legal grounds as set forth is Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure provid-ing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland: Section 1. That Council does here-by record its objection to the renewal of a D5 and D6 Liquor Permit, Permit No. 9148063, owned by Uncle Als Inc., DBA Alcoys Lounge, 16500 Euclid Avenue, 1st Fl. & Bsmt., Cleveland, Ohio 44112 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of

Section 2. That the Clerk of Council be and she is hereby directed to cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of

Liquor Control.

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

Motion to suspend rules. Charter

Motion to suspend rules. Charter and statutory provisions and place on final passage. The rules were suspended. Yeas

18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1336-2000.

By Councilman Coats,
An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 17801 Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 5304541, owned by Lotus Mini Market Corp., DBA Lotus Mini Market, 17801 Euclid Avenue, Cleveland, Ohio 44112 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Direc-tor's opinion, the objection is based upon substantial legal grounds with-in the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control. Section 3. That this resolution is

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1337-2000. By Councilman Coats.

An emergency resolution objecting to the renewal of a D1, D2, D3 and D3A Liquor Permit at 18029 Euclid Avenue.

Euclid Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in

legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-tutes an emergency measure provid-ing for the immediate preservation of the public peace, prosperity, safe

of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D1, D2, D3 and D3A Liquor Permit, Permit No. 4403791, owned by JRH Inc., DBA Johnny & Co., 18029 Euclid Avenue, Cleveland, Ohio 44112 and requests the Director of Liquor Control to set a hearing

for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio. Section 2. That the Clerk of Coun-

cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of divi-sion (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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

Motion to suspend rules. Charter

motion to suspend rules. Charter and statutory provisions and place on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1338-2000.

By Councilman Coats.
An emergency resolution objecting to the renewal of a C1, C2 and D6 Liquor Permit at 18121 Euclid

D6 Liquor Permit at 18121 Euclid Avenue.
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other local grounds as set forth in

legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-tutes an emergency measure providtutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does here.

the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1, C2 and D6 Liquor Permit, Permit No. 1709358, owned by
Convenient Food Mart Inc. 359, DBA
Convenient Food Mart, 18121 Euclid
Avenue, Cleveland, Ohio 44112 and
requests the Director of Liquor Control to set a hearing for said application in accordance with provisions
of Section 4303.271 of the Revised

of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Direc-tor's opinion, the objection is based upon substantial legal grounds within the meaning and intent of divi-sion (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

allowed by law.

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1339-2000.
By Councilman Coats.
An emergency resolution objecting to the renewal of a C2, C2X and D6 Liquor Permit at 12730 St. Clair Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the

legislative authority of a municipal corporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to whereas, the applicant is unfit to continue to engage in the liquor per-mit business in that he has operat-ed his liquor permit business in a manner that demonstrates a disre-gard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-

tutes an emergency measure provid-ing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of

the City of Cleveland:
Section 1. That Council does here-Section 1. That Council does hereby record its objection to the renewal of a C2, C2X and D6 Liquor Permit, Permit No. 26001810001, owned by F&A Beverage Inc., DBAQuick & Easy Food, 12730 St. Clair Avenue, Cleveland, Ohio 44108 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based tors opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control. Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

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

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read that time in full. Adopted. Yeas 18.

Res. No. 1340-2000.

By Councilman Coats.
An emergency resolution objecting to the renewal of a D1, D2, D3

and D3A Liquor Permit at 13933 St. Clair Avenue, 1st Fl.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safe-ty and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of

the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D1, D2, D3 and D3A Liquor Permit, Permit No. 9606930, owned by Wilchris Inc., DBA Christines Lounge, 13933 St. Clair Avenue, Cleveland, Ohio 44110 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Sec-tion 4303.271 of the Revised Code of

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of divi-sion (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

Motion to suspend rules. Charter and statutory provisions and place

final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1341-2000. By Councilman Coats.

An emergency resolution objecting to the renewal of a D5 Liquor Permit at 14501 Woodworth Avenue, 1st Fl. & Bsmt.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renew-al of a permit based upon legal grounds as set forth in division Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

Be it resolved by the Council of the City of Cleveland: Section 1. That Council does here-by record its objection to the renewal of a D5 Liquor Permit, Permit No. 2562877, owned by ETB Corp., DBA Cozy Corner Lounge, 14501 Woodworth Avenue, 1st Fl. & Bsmt., Cleveland, Ohio 44112 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Sec-tion 4303.271 of the Revised Code of

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1342-2000.

By Councilman Lewis

An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 6029 Superior Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other local grounds as set forth in

legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-tutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 8703270, owned by Superior 61st Beverage Inc., 6029 Superior Avenue, Cleveland, Ohio 44103 and requests the Director of Liquor Control to set a hearing for raid application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this

resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of divi-sion (A) of Section 4303.292 of the Revised Code to the Director of

Revised Code to the Director of Liquor Control.

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

allowed by law.

Motion to suspend rules. Charter statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1343-2000.

By Councilman Lewis

An emergency resolution objecting to the renewal of a D5 and D6 Liquor Permit at 6924-26-30-32 Superior Avenue, 1st Fl.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal Section corporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution constitutes an emergency measure providence.

tutes an emergency measure provid-ing for the immediate preservation ing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renew-

Section 1. That Council does hereby record its objection to the renewal of a D5 and D6 Liquor Permit, Permit No. 7644687, owned by S & D Lounge Inc., 6924-26-30-32 Superior Avenue, 1st Fl., Cleveland, Ohio 44103 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio. Section 2. That the Clerk of Coun-cil be and she is hereby directed to

cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based when substantial logal grounds with upon substantial legal grounds with in the meaning and intent of divi-sion (A) of Section 4303.292 of the Revised Code to the Director of

Revised Code to the Director of Liquor Control.

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

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

The rules were suspended. Yeas

18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1344-2000.

By Councilman Lewis.

An emergency resolution object-

ing to the renewal of a C1 and C2 Liquor Permit at 7318 Superior Avenue & Gas Pumps. Whereas, the uniform date for renewal of liquor permits in the

State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other local groupeds as set forth in

legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-tutes an emergency measure providtutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 4096102, owned by Rosie Hutchinson, 7318 Superior Avenue &

Hutchinson, 7318 Superior Avenue & Gas Pumps, Cleveland, Ohio 44106 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to

cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the sion (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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

Motion to suspend rules. Charter

motion to suspend rules. Charter and statutory provisions and place on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1345-2000.

By Councilman Lewis.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 8802-06 Superior Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the

legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disre-gard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth is Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure provid-ing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 2455399, owned by 8802 Superior Hawk, Inc., DBASuperior Food Market, 8802-06 Superior Avenue, Cleveland, Ohio 44101 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions Section 4303.271 of the Revised

Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based when substantial lorgel grounds with upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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

Motion to suspend rules. Charter

Motion to suspend rules. Charter and statutory provisions and place on final passage. The rules were suspended. Yeas

18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1346-2000.

By Councilman Lewis,
An emergency resolution objecting to the renewal of a C1 and C2
Liquor Permit at 9108 Superior
Avenue, 1st Fl. & Bsmt.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the

legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operatmit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 8277094, owned by Felton Smith, DBA Superior Delicatessen, 9108 Superior Avenue, 1st Fl. & Bsmt., Cleveland, Ohio 44106 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 43 Code of Ohio. 4303.271 of the Revised

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of divi-sion (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1347-2000. By Councilman Melena. An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 5910 Detroit Ave-

whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the

legislative authority of a municipal corporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on ot legal grounds as set forth

legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-tutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 91255550005, owned by Two N Inc., DBA Convenient Food Mart 3112, Cleveland, Ohio 44102 and requests the Director of

Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio. Section 2. That the Clerk of Coun-cil be and she is hereby directed to

transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyanearing be neld in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas
18. Nays 0. Read second time. Read
third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1348-2000

By Councilman Melena.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 8808 Detroit Ave-

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in

legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-tutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor per mits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,
Be it resolved by the Council of
the City of Cleveland:
Section 1. That Council does here-

by record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 8058781, owned by mit, Permit No. 8058/81, owned by Shean Corp., Inc., DBA Dairy Mart 5 4858, 8808 Detroit Avenue, Cleveland, Ohio 44102 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two

copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of

Liquor Control.

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

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1349-2000.

By Councilman Melena.
An emergency resolution objecting to the renewal of a D5 and D6

ing to the renewal of a D5 and D6
Liquor Permit at 9504-06 Detroit
Avenue & Bsmt.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the motor. corporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disre-gard for the laws, regulations or local ordinances of this state, and

local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 420.271 of the Povised Code.

and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D5 and D6 Liquor Permit, Permit No. 0326695, owned by Aunt Charleys Inc., DBA The Cage Bar, 9504-06 Detroit Avenue & Bsmt., Cleveland, Ohio 44102 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio. Ohio.

Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds with. tors opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

allowed by law.

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1350-2000.

Res. No. 1350-2000.

By Councilman Melena.

An emergency resolution objecting to the renewal of a C2 and C2X
Liquor Permit at 8701 Lake Avenue.

Whereas, the uniform date for renewal of liquor permits in the

State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to whereas, the applicant is unfit to continue to engage in the liquor per-mit business in that he has operat-ed his liquor permit business in a manner that demonstrates a disre-gard for the laws, regulations or local ordinances of this state, and that this objection is based on ot legal grounds as set forth legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-

tutes an emergency measure provid-ing for the immediate preservation ing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the re-

by record its objection to the renewal of a C2 and C2X Liquor Pernewal of a C2 and C2X Liquor Permit, Permit No. 0037023, owned by Ziad H. Abukwiek, DBA Edgewater Delicatessen, 8701 Lake Avenue, Cleveland, Ohio 44102 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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 it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law. Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1351-2000. By Councilman Melena. An emergency resolution objecting to the renewal of a C1 Liquor Permit at 7310 Lorain Avenue & Gas Pumps.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal orporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and forth in

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

Section 1. That Council does here-

by record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 0345134, owned by Aziz Corp., DBA West 73rd Street Shell, 7310 Lorain Avenue & Gas Pumps, Cleveland, Ohio 44102 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised

Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds with-in the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control. Section 3. That this resolution is

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

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1352-2000.
By Councilman Melena.
An emergency resolution objecting to the renewal of a D1, D2, D3 & D3A Liquor Permit at 7932-36
Lorain Avenue, 1st F1, & Bsmt.

Lorain Avenue, 1st Fl. & Bsmt.
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and
Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this chievin is based on other that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-

tutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D1, D2, D3 and D3A
Liquor Permit, Permit No. 9835390,
owned by Yofa Corp., 7932-36 Lorain,
1st Fl. & Bsmt., Cleveland, Ohio
44102 and requests the Director of
Liquor Control to set a hearing for
said application in accordance with said application in accordance with provisions of Section 4303.271 of the

provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearings by held in Cleveland Curve hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds with in the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

Motion to suspend rules. Charter

and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1353-2000.

By Councilman Melena.
An emergency resolution objecting to the renewal of a C2 and C2X

Ing to the renewal of a C2 and C2X Liquor Permit at 7602 Madison Ave-nue, 1st Fl. & Bsmt. Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renew-al of a permit based upon legal grounds as set forth in division (A) Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operatmit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Secof the Revised Code, objection 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 7646488, owned by S & S Ewida Inc., DBA Alexandria Market, 7602 Madison Avenue, 1st Fl. & Bsmt., Cleveland, Ohio 44102 and requests the Director of Liquor Control to set a hearing for said Control to set a hearing for said application in accordance with pro-

visions of Section 4303.271 of the Revised Code of Ohio. Section 2. That the Clerk of Coun-cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1354-2000.

Res. No. 1354-2000.

By Councilman Patmon.

An emergency resolution objecting to the renewal of a D2, D2X, D3 and D3A Liquor Permit at 1112-18

Ansel Road, 1st Fl.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas pursuant to Section

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Povised Code Section 4202 292; and legal grounds as set forth in Revised Code Section 4303.292; and

Revised Code Section 4303.292; and Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D2, D2X, D3 and D3A Liquor Permit, Permit No. 3591321, owned by Harbi Abuzahreih & Co.

owned by Harbi Abuzahreih & Co. Inc., DBA L & H Superette, 1112-18 Ansel Road, 1st Fl., Cleveland, Ohio 44108 and requests the Director of Liquor Control to set a hearing for said application in accordance with

provisions of Section 4303.271 of the Revised Code of Ohio. Section 2. That the Clerk of Coun-cil be and she is hereby directed to transmit two certified copies of this resolution, together with two copies resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of diviin the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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. allowed by law.

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1355-2000.

By Councilman Patmon.
An emergency resolution objecting to the renewal of a C2 and C2X Liquor Permit at 863-71 East 93rd Street, 1st Fl.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Paying Code Section 4302.302. Section of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in legal grounds as set forth is Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation

tutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 7702501, owned by Samia Inc., DBA Convenience Deli, 863-71 East 93rd Street, 1st Fl., Cleveland, Ohio 44108 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyabara County hoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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

allowed by law.

Motion to suspend rules. Charter

motion to suspend rules. Charter and statutory provisions and place on final passage. The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1356-2000.

Res. No. 1350-2000.
By Councilman Patmon.
An emergency resolution objecting to the renewal of a D1, D2 and D6 Liquor Permit at 1005-07 East 105th Street, 1st Fl. and 1890 East 105th Street, Ant. C.

97th Street, Apt. C.
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operatmit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providtutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

Section 1. That Council does hereby record its objection to the renewal of a D1, D2 and D6 Liquor Permit, Permit No. 6721092, owned by Phillip Parrish, DBA Modern Delicatessen, 1005-07 East 105th Street, 1st Fl. and 1890 East 97th Street, Apt. C, Cleveland, Ohio 44108 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds with in the meaning and intent of divi-sion (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

from and after the earliest period allowed by law.

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1357-2000.

By Councilman Patmon

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 974-78 Parkwood

Dr., 1st Fl.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Sec 4303.271 of the Revised Code, 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

and
Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

the City of Cleveland:
Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 0037309, owned by
Shahrazan Abuzahrieh, DBA Sunshine Food Market, 974-78 Parkwood
Dr., 1st Fl., Cleveland, Ohio 44108

and requests the Director of Liquor Control to set a hearing for said application in accordance with pro-

application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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

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

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1358-2000.

Res. No. 1336-2000.

By Councilman Patmon,

An emergency resolution objecting to the renewal of a C2 and C2X

Liquor Permit at 10218 St. Clair Ave-

whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the

legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor percontinue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Revised Code Section 4303.292; and Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 6551321, owned by St. Clair Inc., DBA Liquor Locker, 10218 St. Clair Avenue, Cleveland, Ohio 44108 and requests the Director of Liquor Control to set a hearing for

Enquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

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

hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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

Motion to suspend rules. Charter

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1359-2000.

By Councilman Patmon.

An emergency resolution with-drawing objection to the transfer of

drawing objection to the transfer of ownership of a C2 and C2X Liquor Permit to 7300 St. Clair Avenue, and repealing Res. No. 564-2000 objecting to said transfer of ownership.

Whereas, this Council objected to the transfer of ownership of a C2 and C2X Liquor Permit to 7300 St. Clair Avenue, by Res. No. 564-2000 adopted by April 10, 2000; and

Whereas, this Council wishes to withdraw its objection to the above

withdraw its objection to the above transfer of ownership and consents to said transfer of ownership; and

Whereas, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, there-

Be it resolved by the Council of

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

Section 1. That objection to the transfer of ownership of a C2 and C2X Liquor Permit to 7300 St. Clair Avenue, be and the same is hereby withdrawn and Res. No. 564-2000, containing said objection, be and the same is hereby repealed and that this Council consents to the immediate issuance thereof.

Section 2. That this resolution is

Section 2. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period

allowed by law.

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

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1360-2000. Councilman Robinson.

An emergency resolution objecting to the renewal of a D1, D2, D3 and D3A Liquor Permit at 3695-97 East 131st Street, 1st Fl. & Bsmt. Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewcorporation may object to the renew-al of a permit based upon legal

grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disre-gard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the re-

Section 1. That Council does here-by record its objection to the re-newal of a D1, D2, D3 and D3A Liquor Permit, Permit No. 9179589, owned by VCH Inc., DBA Side By Side Bar & Delicatessen, 3695-97 East 131st Street, 1st Fl. & Bsmt., Cleveland, Ohio 44120 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Sec-tion 4303.271 of the Revised Code of

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds with-in the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1361-2000. By Councilman Rybka. An emergency resolution objecting to the renewal of a D2, D2X and

D3 and D3A Liquor Permit at 3071
East 65th Street, 1st Fl. & Bsmt.
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or

local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-tutes an emergency measure provid-

ing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a D2, D2X, D3 and D3A Liquor Permit, Permit No. 4199709, owned by James Jackson, DBA Vince's, 3071 East 65th Street, 1st F1. & Bsmt., Cleveland, Ohio 44127 and requests the Director of Liquor Control to set a hearing for said appli-cation in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to

transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of

Revised Code to the Director of Liquor Control.

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

Motion to suspend rules. Charter

Motion to suspend rules. Charter and statutory provisions and place on final passage. The rules were suspended. Yeas

18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1362-2000, By Councilman Rybka, An emergency resolution object-ing to the renewal of a C2 and C2X Liquor Permit at 4257 East 71st

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the logislative authority of a municipal legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292;

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disre-gard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and Whereas, this resolution consti-

Whereas, this resolution consti-tutes an emergency measure provid-ing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Sec-tion 4303.271 of the Revised Code,

objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 0144950, owned by Al Rousan Enterprises Inc., DBA Dairy mtt, Permit No. 0144950, owned by Al Rousan Enterprises Inc., DBA Dairy Mart, 4257 East 71st Street, Cleve-land, Ohio 44105 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Sec-tion 4303.271 of the Revised Code of Ohio

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is hereby declared to be an emergency

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas
18. Nays 0. Read second time. Read
third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1363-2000. By Councilman Rybka.

By Councilman Rybka.
An emergency resolution objecting to the renewal of a C1 and C2
Liquor Permit at 5222 Fleet Avenue.
Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the

rov.241 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth ir Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation ing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore, Be it resolved by the Council of the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 0143826, owned by Alomari Inc., DBA Open Pantry, 5222

Fleet Avenue, Cleveland, Ohio 44105 and requests the Director of Liquor Control to set a hearing for said application in accordance with pro-

visions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is hereby declared to be an emergency

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18.

Res. No. 1364-2000. By Councilman Rybka.

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 7118 Union Avenue.

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the

legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operatmit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the immediate preservation of the public peace, property, safety and welfare in that pursuant to Section 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

Section 1. That Council does here-by record its objection to the re-newal of a C1 and C2 Liquor Per-mit, Permit No. 0022265, owned by Abdmoh Inc., DBA Convenience One, 7118 Union Avenue, Cleveland, Ohio 44105 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the

provisions of Section 4303.271 of the Revised Code of Ohio.

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

hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based tors opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

Section 3. That this resolution is

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

Motion to suspend rules. Charter and statutory provisions and place

on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1365-2000.
By Councilman Rybka.
An emergency resolution objecting to the renewal of a C2 and C2X
Liquor Permit at 7527 Union Avenue.
Whoreas the uniform date for

Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

State of Onio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disre-gard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Sec-tion 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

the City of Cleveland:

Section 1. That Council does hereby record its objection to the renewal of a C2 and C2X Liquor Permit, Permit No. 5597519, owned by Marwha Corp., DBA Union Supermarket, 7527 Union Avenue, Cleveland, Ohio 44105 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

Motion to suspend rules. Charter

and statutory provisions and place on final passage.

The rules were suspended. Yeas 18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

Res. No. 1366-2000.

Res. No. 1366-2000.

By Councilman Sweeney.

An emergency resolution objecting to the transfer of ownership of a C1 and C2 Liquor Permit to 4200 West 130th Street.

Whereas, Council has been notified by the Director of Liquor Control of an application for the transfer of ownership of a C1 and C2 Liquor Permit from Permit No. 9807902, Yahya, 4200 West 130th Street, Cleveland, Ohio 44135 to Permit No. 8128859, Sids Spot Inc., DBA Dons One Stop. 4200 West 130th Street, Cleveland, Ohio 44135; and Whereas, the granting of this

Street, Cleveland, Ohio 44135; and Whereas, the granting of this application for a liquor permit to this high crime area, which is already saturated with other liquor outlets, is contrary to the best interests of the entire community; and Whereas, the applicant does not qualify to be permit holder and/or has downerstread that he has coper

has demonstrated that he has operated his liquor business in disregard of the laws, regulations or local ordinances of this state or any other state: and

Whereas, the place for which the permit is sought has not conformed

permit is sought has not conformed to the building, safety or health requirements of the governing body of this County or City; and Whereas, the place for which the permit is sought is so arranged or constructed that law enforcement officers or agents of the Department of Liquor Control are prevented reasonable access to the establishment; and

and
Whereas, the place for which the
permit is sought is so located with
respect to the neighborhood that it
substantially interferes with public
decency, sobriety, peace or good
order, and
Whereas, this objection is based
on other local grounds as set forth

on other legal grounds as set forth in Revised Code Section 4303.292;

Whereas, this resolution consti-

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

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

Section 1. That Council does hereby record its objection to the transfer of ownership of a Cl and C2 Liquor Permit from Permit No. 9807902. Yahya, 4200 West 130th Street, Cleveland, Ohio 44135 to Permit No. 8128859, Sids Spot Inc., DBA Dons One Stop, 4200 West 130th Street, Cleveland, Ohio 44135 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.26 of the Revised Code of Ohio.

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

hoga County.

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

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

The rules were suspended. Yeas 3. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Navs 0.

Res. No. 1367-2000. By Councilman White. An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 4563 Warner Road. Whereas, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and Whereas, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renew. Res. No. 1367-2000.

corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

Whereas, the applicant is unfit to whereas, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of this state, and that this objection is based on other legal grounds as set forth in legal grounds as set forth in Revised Code Section 4303.292; and

Whereas, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, property, safety and welfare in that pursuant to Sec-tion 4303.271 of the Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

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

Section 1. That Council does here-by record its objection to the re-newal of a C1 and C2 Liquor Per-mit, Permit No. 339294, owned by A & Z Food Mart Inc., DBA Dairy Mart #5-4401, 4563 Warner Road, Cleveland, Ohio 44111 and requests the Director of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of

Section 2. That the Clerk of Council be and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, the objection is based upon substantial legal grounds with-in the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Director of Liquor Control.

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

and statutory provisions and place on final passage.

The rules were suspended. Yeas

18. Nays 0. Read second time. Read third time in full. Adopted. Yeas 18. Nays 0.

LAID ON THE TABLE

Ord. No. 575-99.

By Councilmen Westbrook and Johnson (by departmental request). Johnson (by departmental request). An emergency ordinance authorizing the Director of Port Control to enter into a First Amendment to Lease By Way of Concession between the City and Park Corporation, City Contract No. 29768. Without objection, Ordinance No. 575-99 was Laid on the Table pursuant to the Rules of Council.

Council took note of the absence of Councilman Frank G. Jackson and Councilman Kenneth L. John-

MOTION

By Councilman Coats and seconded by Councilman Patmon and unanimously carried that the absence of Councilman Craig E. Willis be and is hereby authorized.

MOTION

The Council adjourned at 3:40 p.m. to meet on Monday, August 7, 2000.

Clerk of Council

THE CALENDAR

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

NONE

BOARD OF CONTROL

July 26, 2000

The regular meeting of the Board of Control convened in the Mayor's office on Wednesday, July 26, 2000, at 11:00 a.m. with Acting Mayor Carter presiding.

Present: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander. Alexander.

Alexander.
Absent: Director Hudecek.
Others: Myrna Branche, Commissioner, Purchases and Supplies.
Lucille Ambroz, Director, Office of Equal Opportunity.
On motion, the following resolutions

tions were adopted.

Resolution No. 506-00.

By Director Brooks.
Resolved by the Board of Control of the City of Cleveland, that all bids received on April 5, 2000 for Telephone Equipment (all items) for the various Divisions of City Government, Department of Finance, pursuant to the authority of Ordinance No. 1174-97, passed by the Council of the City of Cleveland on July 16, 1997, be and the same are hereby rejected.

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Directors

reas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexardon

Nays: None. Absent: Director Hudecek.

Resolution No. 507-00.

Resolution No. 507-00.

By Director Konicek.
Be it resolved by the Board of Control of the City of Cleveland that pursuant to the authority of Ordinance No. 2012-97, passed by the Council of the City of Cleveland on February 2, 1998, Genie Repros, Inc. is hereby selected upon the nomination of the Director of Public Utilities from a list of printing firms determined, after a full and complete canvass by said Director, as the firm to be employed by contract for the purpose of supplementing the regularly employed staff of sevfor the purpose of supplementing the regularly employed staff of sev-eral departments of the City of Cleveland in order to provide pro-fessional printing, layout and de-sign services as necessary for cus-tomer information materials, for a two year term, for the Division of Cleveland Public Power, Department of Public Utilities

of Public Utilities.

Be it further resolved that the Director of Public Utilities hereby is requested to enter into a written contract with Genie Repros, Inc. based upon its proposal dated February 18, 2000. based upon its proposal dated February 18, 2000, which contract shall be prepared by the Director of Law and shall provide for furnishing of professional services as contained in such proposal for a fee not to exceed \$26,112.00, and shall contain such terms and conditions as the Director of Law deems necessary to profect.

of Law deems necessary to protect and benefit the public interest.
Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander.

Nays: None. Absent: Director Hudecek.

Resolution No. 508-00.

By Director Konicek.
Be it resolved by the Board of Control of the City of Cleveland that Board of Control Resolution No. 428-300, adopted June 28, 2000, pursuant to the authority of Ordinance 516-2000, passed May 22, 2000, approving the bid of Yard Master, Inc. as the lowest and best for landscape maintenance. lowest and best for landscape maintenance at various water works facilities Nottingham Water Works (items N1-N37, N42A-N42E, N43A, N43B, N43E, N44, N46-N51 and N53-N57), for the Division of Water, Department of Public Utilities, is hereby amended by deleting "requisition no. "18782" and adding "requisition no. "18782" and adding "requisition no. "31118".

Be it further resolved that all other provisions of said Resolution No. 428-00 not expressly amended hereby shall remain unchanged and in full force and effect.

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander.

Nays: None. Absent: Director Hudecek.

Resolution No. 509-00.

By Director Sheffield-McClain.
Be it resolved by the Board of
Control of the City of Cleveland that Control of the City of Cleveland that the bid of Gene's Refrigeration, for the public improvement of Phase 2 Continuation of the Residential Sound Insulation Program, HVAC/Electrical Construction of Group "C-00", for the Division of Cleveland Hopkins International Airport, Department of Port Control, received on April 27, 2000 pursuant received on April 27, 2000, pursuant to the authority of Ordinance No. 930-95, passed on June 19, 1995 and Ordinance No. 469-98, passed on May 18, 1998, upon a unit basis for the improvement, in the aggregate amount of \$568,350.10, is hereby affirmed and approved as the lowest responsible bid; and the Director of Port Control is hereby authorized to enter into a contract for said improvement with said bidder.

Be it further resolved that the employment of the following sub-contractors by Gene's Refrigeration for the public improvement of the Phase 2 Continuation of the Residential Security Phase 2 Continuation of the Residential Sound Insulation Program, HVAC/Electrical Construction Group "C-00", hereby is approved:

Thanos Contracting (FBE) \$164,083.00

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander ander.

Nays: None. Absent: Director Hudecek.

Resolution No. 510-00.

By Director Sheffield-McClain.
Be it resolved by the Board of Control of the City of Cleveland that the bid of Standen Contracting Company, Inc., for the public improvement of Phase 2 Continuations of the Board Sand Inc. tion of the Residential Sound Insulation Program, General Construc-tion of Group "B-00", for the Division of Cleveland Hopkins International or Cleveland Hopkins International Airport, Department of Port Control, received on April 13, 2000, pursuant to the authority of Ordinance No. 930-95, passed on June 19, 1995 and Ordinance No. 469-98, passed on May 18, 1998, upon a unit basis for the improvement in the aggregate improvement, in the aggregate amount of \$1,132,607.00, is hereby affirmed and approved as the lowest responsible bid; and the Director

est responsible bid; and the Director of Port Control is hereby authorized to enter into a contract for said improvement with said bidder.

Be it further resolved that the employment of the following subcontractors by Standen Contracting Company, Inc. for the public improvement of the Phase 2 Continuation of the Residential Sound uation of the Residential Sound Insulation Program, General Con-struction Group "13-00", hereby is approved:

> MAP International (MBE) \$170,000.00

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexard

Nays: None. Absent: Director Hudecek.

Resolution No. 511-00.

Resolution No. 511-00.

By Director Sheffield-McClain.
Be it resolved by the Board of Control of the City of Cleveland that the bid of Cyngier-Cahlik, for the public improvement of Phase 2 Continuation of the Residential Sound Insulation Program, HVAC/Electrical Construction of Group "B-00", for the Division of Cleveland Hopkins International Airport, Department of Port Control received kins International Airport, Department of Port Control, received on April 13, 2000, pursuant to the authority of Ordinance No. 930-95, passed on June 19, 1995 and Ordinance No. 469-98, passed on May 18, 1998, upon a unit basis for the improvement, in the aggregate amount of \$651,993.25, is hereby affirmed and approved as the lowest responsible bid; and the Director of Port Control is hereby authorized to enter into a contract for said improvement with said bidder.

Be it further resolved that the employment of the following subcontractors by Cyngier-Cahlik for the public improvement of the Phase 2 Continuation of the Residential

Continuation of the Residential ound Insulation Program, Sound Insulation Flosium, HVAC/Electrical Construction Group "B-00", hereby is approved:

Coleman Trucking (MBE) \$1,700.00

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander.

Nays: None. Absent: Director Hudecek.

Resolution No. 512-00.

By Director Sheffield-McClain.
Be it resolved by the Board of Control of the City of Cleveland that the bid of Gene's Refrigeration, for the public improvement of Phase 2 Continuation of the Pagidential the public improvement of Phase 2 Continuation of the Residential Sound Insulation Program, HVAC/Electrical Construction, Group "E-00", for the Division of Cleveland Hopkins International Airport, Department of Port Control, received on May 4, 2000, pursuant to the authority of Ordinance No. 930-95, passed on June 19, 1995 and Ordinance No. 469-98, passed on May 18, 1998, upon a unit basis for the improvement, in the aggregate amount of \$565,976.35, is hereby affirmed and approved as the lowest responsible bid; and the Director est responsible bid; and the Director

est responsible bid; and the Director of Port Control is hereby authorized to enter into a contract for said improvement with said bidder.

Be it further resolved that the employment of the following subcontractors by Gene's Refrigeration for the public improvement of the Phase 2 Continuation of the Residential Sound Insulation Program, HVAC/Electrical Construction, Group "E-00", hereby is approved:

Thanos Contracting (FBE) \$164,083.00

Coleman Trucking (MBE) \$1,700.00

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander.

Nays: None. Absent: Director Hudecek.

Resolution No. 513-00.

Resolution No. 513-00.
By Director Sheffield-McClain.
Be it resolved by the Board of Control of the City of Cleveland that the bid of Quality Renovations, for the public improvement of Phase 2 Continuation of the Residential Sound Insulation Program, General Construction of Group "C-00", for the Division of Cleveland Hopkins International Airport, Department of Port Division of Cleveland Hopkins International Airport, Department of Port Control, received on April 27, 2000, pursuant to the authority of Ordinance No. 930-95, passed on June 19, 1995 and Ordinance No. 469-98, passed on May 18, 1998, upon a unit basis for the improvement, in the aggregate amount of \$1,057.953.00, is hereby affirmed and approved as the lowest responsible bid; and the Director of Port Control is hereby authorized to enter into a contract for said improvement with said bidder.

der.

Be it further resolved that the employment of the following subcontractors by Quality Renovations for the public improvement of the Phase 2 Continuation of the Residential Sound Insulation Program, General Construction Group "C-00", boreby is approved." hereby is approved:

MAP International (MBE) \$154,000.00

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander. ander.

Nays: None. Absent: Director Hudecek.

Resolution No. 514-00.

By Director Sheffield-McClain.
Be it resolved by the Board of
Control of the City of Cleveland that
the bid of Standen Contracting Company, Inc., for the public improvement of Phase 2 Continuation of the Residential Sound Insulation Program, General Construction of Group "D-00", for the Division of Cleveland Hopkins International Airport, Department of Port Control, received on April 27, 2000, pursuant to the authority of Ordinance No. 930-95, passed on June 19, 1995 and Ordinance No. 469-98, passed on May 18, 1998, upon a unit basis for the improvement in the aggregate improvement, in the aggregate amount of \$1,098,099.00, is hereby affirmed and approved as the lowest responsible bid; and the Director of Port Control is hereby authorized to enter into a contract for said improvement with said bidder.

Improvement with said bidder. Be it further resolved that the employment of the following subcontractors by Standen Contracting Company, Inc. for the public improvement of the Phase 2 Continuation of the Residential Sound Insulation Program, General Construction Group "D-00", hereby is approved: approved:

> MAP International (MBE) \$160,000.00

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors Ricchiuto, McCafferty, Huth and Director Alex-

Navs: None. Absent: Director Hudecek.

Resolution No. 515-00.

By Director Sheffield-McClain.
Be it resolved by the Board of
Control of the City of Cleveland that
the bid of Commercial/Lakeside, for the public improvement of Phase 2 Continuation of the Residential Continuation of the Residential Sound Insulation Program, HVAC/Electrical Construction, Group "D-00", for the Division of Cleveland Hopkins International Airport, "D-00", for the Division of Cleveland Hopkins International Airport, Department of Port Control, received on April 27, 2000, pursuant to the authority of Ordinance No. 930-95, passed on June 19, 1995 and Ordinance No. 469-98, passed on May 18, 1998, upon a unit basis for the improvement, in the aggregate amount of \$582,868.05, is hereby affirmed and approved as the lowest responsible bid; and the Director of Port Control is hereby authorized of Port Control is hereby authorized to enter into a contract for said improvement with said bidder.

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander. ander.

Nays: None. Absent: Director Hudecek.

Resolution No. 516-00.

By Director Ricchiuto and Director Warren.

Be it resolved by the Board of Control of the City of Cleveland, that the bid of EnviroCom Construction, Inc., 23632 Mercantile Road, Beachwood, Ohio 44122, for the whole in the control of School of the Control of School Road, Beachwood, Ohio 44122, for the public improvement of Shaker Square Redevelopment (items 1-61, 66-122 and 124), for the Division of Engineering and Construction, Department of Public Service and Department of Economic Development, received on July 14, 2000, pursuant to the authority of Ordinance No. 2173-99, 2174-99 and 2176-99, passed January 10, 2000, upon a unit basis for the improvement in the aggregate amount of One Million, Two Hundred Fifty Two Thousand Ten and 00/100 Dollars (\$1,252,010.00), is hereby affirmed and approved as is hereby affirmed and approved as the lowest responsible bid; and the Director of Public Service and the Director of Economic Development are hereby authorized to enter into contract for said improvement with

said bidder.

Be it further resolved that the employment of the following subcontractors by EnviroCom Construction, Inc. for the aforementioned improvement hereby approved:

SUBCONTRACTORS

Cook Paving & Construction Co. (MBE) 3%

> J & S Landscaping (MBE) 7%

Leader Electric (FBE) 2%

Able Fence (FBE) 1%

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander. ander. Nays: None.

Absent: Director Hudecek.

Resolution No. 517-00. By Director Guzman.

Resolved, by the Board of Control of the City of Cleveland that the bid of Aero-Mark, Inc., for labor and materials to paint center and lane lines, all items, for the Division of Trenfine Engineering and Popular Traffic Engineering and Parking, Department of Public Safety, for the Department of Public Safety, for the period of one (1) year beginning with the date of execution of a contract, received on June 28, 2000, pursuant to the authority of Ordinance No. 2161-99, passed February 14, 2000, and Ordinance No. 1004-2000, passed on June 19, 2000, which on the basis of the estimated quantity would amount to One Hundrad Nipa. would amount to One Hundred Nine-ty Thousand Five Hundred Eighty Three and no/100 Dollars (\$190,583.00), is hereby affirmed and approved as the lowest and best bid, and the Director of Public Safety is hereby requested to enter into a requirement contract for such goods and/or services, which shall provide for the immediate purchase as the initial amount of such contract of the following:

Requisition No. 19676

which shall be certified against such contract in the sum of Fifty Thousand and no/100 Dollars Thousand and (\$50,000.00).

Said requirement contract further provide that the Contractor shall furnish the remainder of the City's requirements for such goods and/or services, whether more or less than said estimated quantity, as may be ordered under subsequent requisitions separately certified against said contract. Yeas: Acting Mayor Carter, Direc-

tors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alex-

Nays: None.

Absent: Director Hudecek.

Resolution No. 518-00.

Director Hudecek.

Whereas, pursuant to Ordinance No. 2076-76 passed October 25, 1976, the City is conducting a Land Reutilization Program ("Program") in accordance with the provisions of Chapter 5722 of the Ohio Revised Code: and Code; and

Whereas, under said Program, the City has acquired Permanent Parcel

City has acquired Permanent Parcel No. 007-12-005 located at 2911 Monroe Avenue in Ward 14; and Whereas, Section 183.021 of the Codified Ordinances of Cleveland, Ohio 1976 authorizes the Commissioner of Purchases and Supplies, when directed by the Director of Community Development and when Community Development and when certain specified conditions have been met, to sell Land Reutilization Program parcels to adjacent or abut-

whereas, Wilbert T. Camarillo, abutting/adjacent landowner, has proposed to the City to purchase and

develop said parcel; and Whereas, the following conditions

- 1. The member of Council from Ward 14 has consented to the proposed sale;
- The parcel is either less than 4,800 square feet or less than 40 feet

frontage;
3. The proposed purchaser of said parcel is neither tax delinquent nor in violation of the Building and Housing Code; now, therefore,

Be it resolved by the Board of Control of the City of Cleveland that pursuant to Section 183.021 of Codified Ordinances of Cleveland, Ohio pursuant to Section 183.021 of Codified Ordinances of Cleveland, Ohio 1976, the Commissioner of Purchases and Supplies is authorized, when directed by the Director of Community Development, and the Mayor is hereby requested to execute an Official Deed for and on behalf of the City of Cleveland, with Wilbert T. Camarillo for the sale and development of Permanent Parcel No. 007-12-005 located at 2911 Monroe Avenue, in accordance with the Land Reutilization Program in such manner as best carries out the intent of said program.

Be it further resolved that the consideration for said parcel shall be \$1.00, which amount is hereby determined to be not less than the Fair Market value of said parcel for uses in accordance with said Program.

Yeas: Acting Mayor Carter, Director 1975 of Control Program 1975 of the Carter Prince 1975 of Carter 1975 of Carter

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexarders ander.

Nays: None.

Absent: Director Hudecek.

Resolution No. 519-00. By Director Hudecek.

By Director Hudecek.
Whereas, pursuant to Ordinance
No. 2076-76 passed October 25, 1976,
the City is conducting a Land Reutilization Program ("Program") in
accordance with the provisions of
Chapter 5722 of the Ohio Revised
Code; and
Whereas under said Program the

Code; and
Whereas, under said Program, the
City has acquired Permanent Parcel
No. 123-15-068 located at 2924 East
54th Street in Ward 13; and
Whereas, Section 183.021 of the
Codified Ordinances of Cleveland,
Ohio 1976 authorizes the Commissioner of Purchases and Supplies,
when directed by the Director of'
Community Development and when Community Development and when certain specified conditions have been met, to sell Land Reutilization Program parcels to adjacent or abut-

Whereas, William A. Jatsek, abutting landowners; and
Whereas, William A. Jatsek, abutting/adjacent landowner, has proposed to the City to purchase and develop said parcel; and
Whereas, the following conditions

exist:

1. The member of Council from
Ward 13 has consented to the pro-

2. The parcel is either less than 4,800 square feet or less than 40 feet

3. The proposed purchaser of said parcel is neither tax delinquent nor in violation of the Building and

in violation of the Building and Housing Code; now, therefore, Be it resolved by the Board of Control of the City of Cleveland that pursuant to Section 183.021 of Codified Ordinances of Cleveland, Ohio 1976, the Commissioner of Purchases and Supplies is authorized, when directed by the Director of Community Development, and the Mayor is hereby requested to execute an Official Deed for and on behalf of the City of Cleveland, with William A. Jatsek for the sale and development

of Permanent Parcel No. 123-15-068 located at 2924 East 54th Street, in accordance with the Land Reutilization Program in such manner as best carries out the intent of said program.

Be it further resolved that the consideration for said parcel shall be \$1.00, which amount is hereby deter-mined to be not less than the Fair

Market value of said parcel for uses in accordance with said Program.

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Directors Brooks, Konicek, Acting Directors Brooks, Konicek, Acting Directors Brooks (Research Programs P tor Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander. Nays: None.

Absent: Director Hudecek.

Resolution No. 520-00. By Director Hudecek.

Whereas, pursuant to Ordinance No. 2076-76 passed October 25, 1976, the City is conducting a Land Reutilization Program ("Program") in accordance with the provisions of Chapter 5722 of the Ohio Revised

Chapter 5722 of the Ohio Revised Code; and
Whereas, under said Program, the City has acquired Permanent Parcel No. 004-18-047 located at 2144 West 6th Street in Ward 13; and
Whereas, Section 183.021 of the Codified Ordinances of Cleveland, Ohio 1976 authorizes the Commissioner of Purchases and Supplies, when directed by the Director of Community Development and when certain specified conditions have been met, to sell Land Reutilization Program parcels to adjacent or abutting landowners; and
Whereas, Abilene Pierce and Sanford C. Pierce, Jr., abutting/adjacent

wnereas, Abilene Pierce and Sanford C. Pierce, Jr., abutting/adjacent landowners, have proposed to the City to purchase and develop said parcel; and

Whereas, the following conditions exist:

- exist:
 1. The member of Council from Ward 13 has consented to the proposed sale;
 2. The parcel is either less than 4,800 square feet or less than 40 feet frontage;
- frontage;

3. The proposed purchasers of said parcel are neither tax delinquent nor in violation of the Building and Housing Code; now, therefore,

Be it resolved by the Board of Control of the City of Cleveland that pursuant to Section 183.021 of Codified Ordinances of Cleveland, Ohio fied Ordinances of Cleveland, Ohio 1976, the Commissioner of Purchases and Supplies is authorized, when directed by the Director of Community Development, and the Mayor is hereby requested to execute an Official Deed for and on behalf of the City of Cleveland, with Abilene Pierce and Sanford C. Pierce, Jr. for the sale and development of Permanent Parcel No. 004-18-047 located at 2144 West 6th Street, in accordance with the Land Reutilization Program in such manner as best carries gram in such manner as best carries out the intent of said program. Be it further resolved that the con-

sideration for said parcel shall be \$1.00, which amount is hereby determined to be not less than the Fair Market value of said parcel for uses in accordance with said Program.

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander.

Nays: None. Absent: Director Hudecek. Resolution No. 521-00. By Director Hudecek.

Whereas, pursuant to Ordinance No. 2076-76 passed October 25, 1976, the City is conducting a Land Reutilization Program ("Program") in accordance with the provisions of Chapter 5722 of the Ohio Revised Code: and

Whereas, under said Program, the City has acquired Permanent Parcel No. 108-21-087 located at 9309 Empire

No. 108-21-087 located at 9309 Empire Avenue in Ward 8; and Whereas, Section 183.021 of the Codified Ordinances of Cleveland, Ohio 1976 authorizes the Commissioner of Purchases and Supplies, when directed by the Director of Community Development and when certain specified conditions have been met, to sell Land Reutilization Program parcels to adjacent or shut. Program parcels to adjacent or abut-

whereas, Frances Rice and Shawanna Rice, abutting/adjacent landowners, have proposed to the City to purchase and develop said

parcel; and Whereas, the following conditions exist:
1. The member of Council from

Ward 8 has consented to the proposed sale;

The parcel is either less than 4,800 square feet or less than 40 feet frontage;

3. The proposed purchasers of said parcel are neither tax delinquent nor in violation of the Building and

Housing Code; now, therefore,
Be it resolved by the Board of
Control of the City of Cleveland that
pursuant to Section 183.021 of Codified Ordinances of Cleveland, Ohio
1976, the Commissioner of Purchas-1976, the Commissioner of Purchases and Supplies is authorized, when directed by the Director of Community Development, and the Mayor is hereby requested to execute an Official Deed for and on behalf of the City of Cleveland, with Frances Rice and Shawanna Rice for the sale and development of Permanent Parcel No. 108.21.087 located at 9309 Parcel No. 108-21-087 located at 9309 Empire Avenue, in accordance with the Land Reutilization Program in such manner as best carries out the intent of said program.

Be it further resolved that the consideration for said parcel shall be \$1.00, which amount is hereby determined to be not less than the Fair Market value of said parcel for uses

in accordance with said Program.
Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander. Nays: None.

Absent: Director Hudecek.

Resolution No. 522-00. By Director Hudecek.

Whereas, pursuant to Ordinance No. 2076-76 passed October 25, 1976, the City is conducting a Land Reutithe City is conducting a Land Reutilization Program in accordance with the provision of Chapter 5722 of the Ohio Revised Code; and Whereas, City has acquired Permanent Parcel No. 106-20-080 under

said Land Reutilization Program; and

Whereas, Ordinance No. 369-2000 passed May 22, 2000, authorized the sale of said parcel for a consideration established by the Board of Control at not less than the Fair Market Value; and

Whereas, Akusika Nkomo Mackey and Willie R. Mackey have proposed to the City to purchase and develop said parcel; now, therefore,
Be it resolved by the Board of Control of the City of Cleveland that pursuant to the authorization of Ordinance No. 369-2000 passed May 22, 2000, by the Cleveland City Council, the Mayor is hereby authorized to execute an official deed for and on behalf of the City of Cleveland with Akusika Nkomo Mackey and with Akusika Nkomo Mackey and Willie R. Mackey for the sale and development of Permanent Parcel No. 106-20-080, as described in said Ordinance in accordance with the Land Reutilization Program in such manner as best carries out the intent of said program.

Be it further resolved that the consideration for said parcel shall be \$1.00, which amount is hereby determined to be not less than the fair market value of said parcel for uses in accordance with the Lord Bouti in accordance with the Land Reuti-

lization Program.

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander.

Nays: None. Absent: Director Hudecek.

Resolution No. 523-00. By Director Hudecek.

By Director Hudecek.
Whereas, pursuant to Ordinance
No. 2076-76 passed October 25, 1976,
the City is conducting a Land Reutilization Program in accordance with
the provision of Chapter 5722 of the
Ohio Revised Code; and
Whereas, City has acquired Permanent Parcel Nos. 002-32-111 and
002-32-113 under said Land Reutilization Program; and
Whereas, Ordinance No. 1063-2000
passed June 19, 2000, authorized the

whereas, Ordinance No. 1003-2000 passed June 19, 2000, authorized the sale of said parcels for a consideration established by the Board of Control at not less than the Fair Market Value; and

Whereas, Bridge Housing Corporation has proposed to the City to purchase and develop said parcels;

now, therefore,
Be it resolved by the Board of
Control of the City of Cleveland that
pursuant to the authorization of
Ordinance No. 1063-2000 passed June 19, 2000, by the Cleveland City Council, the Mayor is hereby authorized to execute an official deed for and on behalf of the City of Cleveland with Bridge Housing Corporation for the sale and development of Permanent Parcel Nos. 002-32-111 and 002-32-113, as described in said Ordinance in accordance with the Land Reutilization Program in such manner as best carries out the intent of said program.

Be it further resolved that the consideration for said parcels shall be \$100.00 each, which amount is here-by determined to be not less than the fair market value of said parcels for uses in accordance with the Land Reutilization Program.

Yeas: Acting Mayor Carter, Directors Brooks, Konicek, Acting Director Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander.

Nays: None. Absent: Director Hudecek. Resolution No. 524-00. By Director Hudecek.

By Director Hudecek. Whereas, pursuant to Ordinance No. 2076-76 passed October 25, 1976, the City is conducting a Land Reutilization Program in accordance with the provision of Chapter 5722 of the Ohio Revised Code; and Whereas, City has acquired Permanent Parcel No. 112-25-084 under said Land Reutilization Program; and

and
Whereas, Ordinance No.
12 2000 author

and
Whereas, Ordinance No. 368-2000
passed June 12, 2000, authorized the sale of said parcel for a consideration established by the Board of Control at not less than the Fair Market Value; and
Whereas, Greater Bethel African Meth. Epis. Church has proposed to the City to purchase and develop said parcel; now, therefore,
Be it resolved by the Board of Control of the City of Cleveland that pursuant to the authorization of Ordinance No. 368-2000 passed June 12, 2000, by the Cleveland City Council, the Mayor is hereby authorized to execute an official deed for and on behalf of the City of Cleveland with Greater Bethel African Meth. Epis. Church for the sale and development of Permanent Parcel No. 112-25-084, as described in said Ordinance in accordance with the Land Reutilization Program in such manner as best carries out the intent of said program.

Be it further resolved that the consideration for said parcel shall be \$100.00, which amount is hereby

sideration for said parcel shall be \$100.00, which amount is hereby determined to be not less than the fair market value of said parcel for uses in accordance with the Land

uses in accordance with the Land Reutilization Program. Yeas: Acting Mayor Carter, Direc-tors Brooks, Konicek, Acting Direc-tor Roberts, Directors Ricchiuto, Whitlow, Acting Director Szabo, Director Jackson, Acting Directors McCafferty, Huth and Director Alexander. Nays: None.

Absent: Director Hudecek.

JEFFREY B. MARKS, Secretary

CIVIL SERVICE NOTICES

General Information

Application blanks and information, regarding minimum entrance qualifications, scope of examination, and suggested reference materials may be obtained at the office of the Civil Service Commission, Room 119, City Hall, East 6th Street, and Lakeside Avenue.

Application blanks must be properly filled out on the official form prescribed by the Civil Service Commission and filed at the office of the

mission and filed at the office of the commission not later than the final closing date slated in the examination announcement.

EXAMINATION RESULTS: Each applicant whether passing or failing will be notified of the results of the examination as soon as the commission has graded the papers. Thereafter, eligible lists will be established which will consist of the names of those candidates who have been successful in all parts of the been successful in all parts of the examination.

PHYSICAL EXAMINATION: All candidates for original entrance positions who are successful in other parts of the examinations must submit to a physical examina-

ANNE BLOOMBERG,

CIVIL SERVICE NOTICE

ANNOUNCEMENT - 2000

Announcement Classification

Asst. Personnel Administrator (Open)

Auditor (Open)

Chief of Personnel Mgmt. (Non Comp)

65 Chief Radio Dispatcher(Public Safety) (Promotional)

Personnel Administrator (Open)

Clerk Senior (Personnel) (Open)

Supervisor of Vital Statistics (Open)

PROOF OF CITY RESIDENCY

Any applicant wishing to receive residency credit will be asked to show that he/she is a bona fide resident of the City of Cleveland. The following list gives examples of items that an applicant may present at the time of filing. The Civil Service Commission requires a minimum of three items from at least three different categories, where applicable. All items must be currently applicable. three different categories, where applicable. All items must be current. Please note that presentation of these items does not constitute conclusive proof of bona fide residency. Acceptable categories dency. Acceptable categories include, but are not limited to, the following:

Lease - from rental agency.

Lease - from independent party. Must include copy of cancelled check or money order receipts for previous rent and/or security deposit, and fully executed; otherwise, it us unacceptable.

Utility bills bearing the property address and your name.

Post Office change of address form properly date stamped.

Official documents relating to home ownership including deed, purchase agreement, or insurance policy.

Bank statements (Within last three

School registration of children.

Car insurance documents.

Car registration or Driver's License or Ohio I.D. (One only).

Loans and credit card statements (Within last three months).

Rental contracts (e.g.: furniture, tools, car, etc.).

Current bills not listed above (Within last three months).

The following are examples of unacceptable categories of proof:

Library cards.

Voter registration cards.

Birth certificates.

Notarized letters or affidavits.

Social Security card.

Rental receipts from independent party without cancelled checks or money order receipt.

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 62

ASSISTANT PERSONNEL ADMINISTRATOR (Open)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is \$18,627.62 to \$45,588.17 per year.

FILING OF APPLICATION

Application must be made on the regular application form available at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE RECEIVED FOR ENTRANCE TO THE EXAMINATION FROM 8:30 A.M. ON MONDAY, JULY 31, 2000 UNTIL 4:30 P.M. ON FRIDAY, AUGUST 11, 2000

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

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

EXAMINATION INFORMATION

TYPE: WRITTEN EXAMINATION

DUTIES OF THE POSITION

Under general direction, to assist the public by providing information or redirection either by telephone or in person; to sort and distribute mail; to assist other staff members in their understanding of and possible resolution of visitors problems, and other related duties as required.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINA-TION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

Bachelor's Degree in Personnel, Business/Public Administration or related field required; two (2) years of progressively responsible professional personnel experience; or any equivalent combination of education, training and experience which provides the requisite knowledge, skills, and abilities for this job. Supervisory experience is required.

NOTE: Applicants will be required to pay a \$10.00 filing fee. Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant's request in writing made within ten (10) days after the date of examination.

NOTE: All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications will not be accepted if copies are not submitted with application at time of filing. Civil Service Commission will make copies for a standard fee.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 63

AUDITOR (Open)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is \$19,784.74 to \$48,080.90 per year.

FILING OF APPLICATION

Application must be made on the regular application form available at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE RECEIVED FOR ENTRANCE TO THE EXAMINATION FROM 8:30 A.M. ON MONDAY, JULY 31, 2000 UNTIL 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

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

EXAMINATION INFORMATION

TYPE: WRITTEN EXAMINATION

DUTIES OF THE POSITION

Under supervision, audits and/or examines various City of Divisional Accounts. Prepares various required financial and/or audit reports, using standard accounting procedures. Performs other job-related duties as required.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

Bachelor's Degree in Accounting, Finance, Business, Public Administration or related field required; Minimum of one (1) year's experience in the accounting/business or in the consulting field; or any equivalent combination of education, training and experience which provides the requisite knowledge, skills and abilities for this job. Must possess a valid State of Ohio Driver's License. Knowledgeable in Microsoft Office 97/2000 and various accounting software packages. Strong written and verbal communication skills required.

NOTE: Applicants will be required to pay a \$10.00 filing fee. Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant upon the applicant's request in writing made within ten (10) days after the date of examination.

NOTE: All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications will not be accepted if copies are not submitted with application at time of filing. Civil Service Commission will make copies for a standard fee.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C MINUTES ANNOUNCEMENT NO. 64

CHIEF OF PERSONNEL MANAGE-MENT (Non Comp)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of a non competitive examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is \$30,214.95 to \$84,879.66 per year.

FILING OF APPLICATION

Application must be made on the regular application form available at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE RECEIVED FOR ENTRANCE TO THE EXAMINATION FROM 8:30 A.M. ON MONDAY, JULY 31 UNTIL 4:30 P.M. ON FRIDAY, AUGUST 4, 2000.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON FRIDAY, AUGUST 4, 2000.

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

EXAMINATION INFORMATION

TYPE: EXPERIENCE EVALUA-TION: Applicant's grade will be determined based on Education and Experience found in Resume.

NOTE: Each applicant is required to submit a detailed resume of his/her education and experience at the time of filing application.

NOTE: THE CIVIL SERVICE COMMISSION RESERVES THE RIGHT TO REVIEW AND EVALUATE ANY AND ALL INFORMATION CONTAINED IN THE APPLICATION OR RESUME. LACK OF HONESTY WILL RESULT IN IMMEDIATE REMOVAL FROM THE ELIGIBLE LIST.

DUTIES OF THE POSITION

Under general direction, reviews City employment programs and contractors to ensure compliance with federal and other guidelines. Reviews contractor invoices for compliance with established guidelines. Supervises the activities performed by Personnel staff. Coordinates summer Youth Program with City Schools. Serves as divisional liaison with various agencies. Performs special projects and assignments as directed. Performs other job-related duties as required.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

Applicant must have a Bachelor's Degree in Personnel, Labor Relations, Public Administration, or related field, Master's Degree preferred. Applicant must have five (5) years of related experience, at least three (3) of which are in a supervisory capacity. Ten (10) years experience is preferred. Must currently be employed as a Chief of Personnel Management, (T. A. Status) with the City of Cleveland.

NOTE: All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications will not be accepted if copies are not submitted with application at time of filing. Civil Service Commission will make copies for a standard fee.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 65

CHIEF RADIO DISPATCHER (PUB-LIC SAFETY) (Promotional)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of a promotional examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is \$25,377.50 to \$39,133.84 per year.

FILING OF APPLICATION

Application must be made on the regular application form available at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE RECEIVED FOR ENTRANCE TO THE EXAMINATION FROM 8:30 A.M. ON MONDAY, JULY 31, 2000 UNTIL 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

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

EXAMINATION INFORMATION

TYPE: WRITTEN EXAMINATION

DUTIES OF THE POSITION

Under supervision, supervises the activities performed by police communication staff on a given shift. Schedules work assignments. Prepares employee time cards and monthly time sheets. Coordinates employee time-off requests. Distributes general police communications workers. Updates personnel records for status changes. Identifies employee skills training needs. Responds to request for emergency information from media and other police personnel. Handles calls regarding claims of police misconduct. Contacts vendors when communications systems malfunction. Notifies special police units to respond to the scene of and incident. Coordinates police communications for special events and emergencies. Investigates complaints, prepares evidence, and makes recommendations operations. Provides documentation reports for the Commander. Answers detective bureau calls on night shift. Participate in community public safety meetings. Maintains various lists, logs, and records. Prepares supply requests. Performs other job-related duties as required.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

Applicant must have a High School Diploma or GED and have regular status as a Police Radio Dispatcher. Five (5) years radio dispatch experience with the City of Cleveland is required. Applicant must possess LEADS certification.

SENIORITY: Additional points are given to a passing grade on a Promotional Examination in compliance with the Ohio Revised Code and the Rules of the Civil Service Commission.

NOTE: All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications will not be accepted if copies are not submitted with application at time of filing. Civil Service Commission will make copies for a standard fee.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 66

PERSONNEL ADMINISTRATOR (Open)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is \$26,273.96 to \$65,132.18 per year.

FILING OF APPLICATION

Application must be made on the regular application form available at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE RECEIVED FOR ENTRANCE TO THE EXAMINATION FROM 8:30 A.M. ON MONDAY, JULY 31, 2000 UNTIL 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

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

EXAMINATION INFORMATION

TYPE: WRITTEN EXAMINATION

DUTIES OF THE POSITION

Under direction, interprets and applies Personnel, Civil Service and EEO standards, rules, regulations and union contract language within a City department or division. Performs other job-related duties as required.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

Bachelor's Degree in Business/Public Administration or related field required. Three (3) years of progressively responsible experience in Human Resources and Employee Relations or a comparable field or any equivalent combination of education, training, and experience which provides the requisite knowledge, skills and abilities for this job

NOTE: Applicants will be required to pay a \$10.00 filing fee. Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such applicant upon the applicant's request in writing made within ten (10) days after the date of examination.

NOTE: All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications will not be accepted if copies are not submitted with application at time of filing. Civil Service Commission will make copies for a standard fee.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 67

SENIOR CLERK (PERSONNEL) (Open)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is \$9.99 to \$13.29 per hour.

FILING OF APPLICATION

Application must be made on the reg-Application must be made on the regular application form available at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE RECEIVED FOR ENTRANCE TO THE EXAMINATION FROM 8:30 A.M. ON MONDAY, JULY 31, 2000 UNTIL 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

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

EXAMINATION INFORMATION

TYPE: WRITTEN EXAMINATION

DUTIES OF THE POSITION

Under general supervision, to perform responsible work in the maintaining of office records and to conduct other office procedures; in some cases to supervise a small group of employees concerned with routine office work; and to perform related work as required.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINA-TION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS:

Applicant must have a High School Diploma or G.E.D. Two years of fulltime clerical experience is required. Applicant should have a working knowledge of computers and the ability to communicate effectively.

NOTE: Applicants will be required to pay a \$10.00 filing fee. Applicants to pay a \$10.00 filing fee. Applicants who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements the fee poid by such appliments, the fee paid by such applicant shall be refunded to such applicant upon the applicant's request in writing made within ten (10) days after the date of examination.

NOTE: All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications will not be accepted if copies are not submitted with appli-cation at time of filing. Civil Service Commission will make copies for a standard fee.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list.

AN EQUAL OPPORTUNITY EMPLOYER

APPROVED C.S.C. MINUTES ANNOUNCEMENT NO. 68

SUPERVISOR OF VITAL STATISTICS (Open)

Public notice is hereby given by the Civil Service Commission of Cleveland, Ohio of an open examination for the above mentioned classification.

SALARY

The prevailing salary range for this position as established by Ordinance of the Council of the City of Cleveland is \$18,627.62 to \$45,588.17 per year.

FILING OF APPLICATION

Application must be made on the reg-Application must be made on the regular application form available at the Office of the Civil Service Commission, 601 Lakeside Avenue, Room 119. No other form will be accepted. APPLICATIONS WILL BE RECEIVED FOR ENTRANCE TO THE EXAMINATION FROM 8:30 A.M. ON MONDAY, JULY 31, 2000 UNTIL 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

NOTE: APPLICATIONS WILL NOT BE ACCEPTED AFTER 4:30 P.M. ON FRIDAY, AUGUST 11, 2000.

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

EXAMINATION INFORMATION

TYPE: WRITTEN EXAMINATION

DUTIES OF THE POSITION

Under direction, supervises the work Under direction, supervises the work performed by the Vital Statistics staff Audits work for compliance with quality assurance and insurance requirements. Supervises the registration of births and deaths within the City. Prepares routine reports. Performs other job-related duties as required.

MINIMUM QUALIFICATIONS FOR ENTRANCE TO THIS EXAMINATION AS ESTABLISHED BY THE CIVIL SERVICE COMMISSION OF THE CITY OF CLEVELAND ARE AS FOLLOWS

Applicant must have a Bachelor's Degree in Finance, Economics, or related field. Two (2) years accounting experience as well as three (3) years of management experience is required. Applicant should possess strong customer service skills

NOTE: Applicants will be required who are currently employed in this position with the City of Cleveland are exempt. However, that when an applicant is disqualified from takapplicant is disqualified from taking an examination on the basis of age, education or failure to meet other minimum entrance requirements, the fee paid by such applicant shall be refunded to such appliant than the applicant of the property request in cant upon the applicant's request in writing made within ten (10) days after the date of examination.

NOTE: All copies of diplomas, licens-ACTE: All copies of diplomas, licenses, certificates, and resumes must be presented at the time of filing. Applications will not be accepted if copies are not submitted with application at time of filing. Civil Service Commission will make copies for Commission will make copies for a standard fee.

NOTE: Any applicant who resigns or is dismissed from employment with the City of Cleveland will have his/her name removed from the eligible list

AN EQUAL OPPORTUNITY EMPLOYER

ANNE BLOOMBERG, President

August 2, 2000

SCHEDULE OF THE BOARD OF ZONING APPEALS

MONDAY, AUGUST 14, 2000

9:30 A.M.

Calendar No. 00-208: 2825 Bridge Avenue (Ward 14)
Patricia Williams, owner, appeals under the authority of Section 329.02(c) where the appellant has the right to appeal to the Board of Zoning Appeals from being refused an approval to split an 80' x 107' parcel into a 33' x 107' parcel and a 47' x 107' parcel located on the south side of Bridge Avenue at 2825 Bridge Avenue; said disapproval issued by Randall DeVaul, Commissioner, Engineering and Construction, and Hunter Morrison, Director, City Planning Commission, under authority of the Area Requirements where the proposed lot split would where the proposed lot split would create substandard parcels as stated in Section 355.04 of the Codified Ordinances.

Ordinances.

Calendar No. 00-209: 3211 Clark Avenue (Ward 14)

McDonald's Corporation, owner c/o Dave Gnatowski, appeals to install one 19'-8" long x 20' wide double-faced pole sign and an 8' long x 6' wide reader board and three 5'-3 1/2" high drive-thru menu boards for the one-story restaurant situated on an approximate 263' x 206' parcel located between West 32nd Street and West 33rd Street in a General Retail Business District on the south side of Clark Avenue at 3211 Clark Avenue; said installation being contrary to the Sign Regulations of Section 350.08 where an identification sign located in the specific setback building line shall be set within a planted island area a minimum of 100 sq. ft. and Section 350.14 where the identification freestanding pole exceeds 100 sq. ft. maximum for establishments with a standing pole exceeds 100 sq. ft. maximum for establishments with a maximum for establishments with a building frontage exceeding 200 sq. ft. and free-standing menu board signs shall not exceed 40 sq. ft. as stated in Section 350.14(f) of the Codified Ordinances.

Calendar No. 00-211: 2177 West 41st Street (Ward 14)

Bailey Orchard Development, owner, appeals to install approxi-mately 73 linear feet of 6' high wood shadow box fencing to the north side of a 33' x 112' parcel located in a Two-Family District on the east side of West 41st Street at 2177 West 41st Street, said installa-tion being contrary to the Residential District Regulations of Section 337.23(a)(6) where a fence on the interior side yard may be no higher than the least distance between such fence and a residential building on the adjacent lot, and the distance between the neighboring house and the fence is approximately 4'.5", therefore the maximum height permitted is 4'-5" and contrary to the Yards and Courts Requirements where a 6' high fence is proposed in the front setback area and 4'-6" is permitted as stated in Section 357.13(b)(3) of the Codified Ordinances.

Calendar No. 00-212: 4925 Lee Road (Ward 1)

Dhanoa Inc., owner, appeals to construct a 30' x 30' one-story telecommunications facility and a telecommunications facility and a 105'-6" high monopole tower on an approximate 40' x 140' parcel located in a General Retail Business District on the west side of Lee Road at 4925 Lee Road; said construction being contrary to the Height Regulation. Requirements of Section Requirements of Section lation 353.01 where the maximum height of structures permitted in a "1" height district is 35' and 105'-6" is proposed and a tower shall not be nearer to any lot lines at the height limit than 25' and all portions of the tower exceeding 35' in height are set back from any residential use district limit at least 2' for each 1' of the tower's height as stated in Section 353.06(a)(4) of the Codified Ordinances.

Calendar No. 00-214: 4114 John

Avenue (Ward 14)
Lyn Ernsberger dba Marshall
McCarrons, owner, appeals to add 20 seats on an existing outdoor concrete patio for service of food and drinks and situated on an 88' x 92' parcel located in a Two-Family District on the north side of John Avenue at 4114 John Avenue; said seating expansion being contrary to the Residential District Regulations of Section 337.03 where a tavern is not permitted in a Two-Family Disbut first permitted in a Local Retail Business District as stated in Section 343.01 and contrary to the Off-Street Parking and Loading Requirements of Section 349.04(f) where 5 parking spaces are required and 0 are proposed and subject to the expansion of non-conforming use limitations of 359.01 of the Codified Ordinances.

> EUGENE CRANFORD, JR., Secretary

REPORT OF THE BOARD OF ZONING APPEALS

MONDAY, JULY 31, 2000

At the meeting of the Board of Zoning Appeals on Monday, July 31, 2000, the following appeals were heard by the Board:

The following appeals were Approved:

Calendar No. 00-203: West 41st Street Domingo Pena, owner, appealed to change the use of a two-story store building into a combined store and carry-out restaurant building in a Multi-Family District: subject to submission and approval of revised plan showing landscaping along street frontage to separate parking from sidewalk and suitable screen-ing at rear property line that abuts a residence.

Calendar No. 00-219: 11500 Franklin Boulevard

Cudell Improvement, Inc., owner, and Positive Education Program, prospective purchaser, appealed to change the use of a two-story school building from use as offices to use as a school in a Two-Family Dis-

Calendar No. 00-220: 11450 Franklin Boulevard

One Fifteen Hundred Corporation, owner, and Positive Education Program. prospective purchaser. appealed to change the use of a onestory masonry day care facility to use as a school in a Two-Family

The following appeals were De-

None.

The following appeals were Postponed:

Calendar No. 00-199: 557 East 102nd Street postponed to August 21,

Calendar No. 00-201: 4600 Carnegie Avenue postponed to August 21, 2000

The following appeals were With-

Calendar No. 00-198: 4801 Franklin Boulevard

Iglesia Del Salvador, owner, appealed from a Violation Notice issued by the Division of Building and Housing, Community Development Department.

Calendar No. 00-200: 7670 Broadway Avenue

Joshua Simon, owner, and Allegheny Child Care Academy, tenant, appealed to change the use of a onestory machine shop building into a day care facility in a Semi-Industry District.

Calendar No. 00-202: 13402 Terminal Avenue

Dan Roper, owner, appealed to install 171 linear feet of 6' high wood privacy fencing with 2 gates in a One-Family District.

The following appeals were Dismissed:

Calendar No. 00-164: 5105 Fowler

John Medas, owner, appealed from a Notice of Violation issued by the Commissioner of Building and Hous-Community Development Department.

Calendar No. 00-185: 16144-16146 St. Clair Avenue

Tyrone Hampton, owner, appealed to change the use of a one-story masonry Building into a day care facility in a Local Retail Business District.

On Monday, July 31, 2000, in Executive Session:

The following appeal was heard on Monday, July 24, 2000 and said decision was approved and adopted by the Board on July 31, 2000.

The following appeal was Approved:

Calendar No. 00-46: 3300 West 65th Street

White Elephant Development Corporation, owner, appealed to change the use of an existing one-story rear portion of a two-story masonry building to an auto repair garage in a General Retail Business District.

The following appeal was heard on Monday, July 17, 2000 and said decision was approved and adopted

by the Board on July 31, 2000.

The following appeal was Approved:

Calendar No. 00-193: 11618 Dove

Avenue Flora Jones, owner, appealed to enclose a 16' x 6' front porch of an existing one dwelling house in a Two-Family District.

> EUGENE CRANFORD, JR., Secretary

REPORT OF THE BOARD OF BUILDING STANDARDS AND BUILDING APPEALS

NO MEETING

PUBLIC NOTICE

NONE

NOTICE OF PUBLIC HEARING

Notice of Public Hearing By the Council Committee On City Planning

Mercedes Cotner Committee Room 217 City Hall, Cleveland, Ohio On Monday, August 7, 2000 3:00 P.M.

Notice is hereby given to all interested property owners that the Council Committee on City Planning will hold a public hearing in the Mercedes Cotner Committee Room 217, City Hall, Cleveland, Ohio, on Monday, August 7, 2000, at 3:00 P.M., to con-sider the following ordinance now pending in the Council:

Ord. No. 1216-2000.

By Councilman Britt.

An ordinance to change the Use and Area Districts of lands on the south side of Quincy Avenue, S.E. and the east side of East 93 Street (Map Change No. 2015, Sheet Nos. 5

All interested persons are urged to be present or to be represented at the above time and place.

> JOSEPH C. CIMPERMAN, Chairman Committee on City Planning

July 26, 2000 and August 2, 2000

CITY OF CLEVELAND BIDS

For All Departments

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

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

187.10 Negotiated contracts; Notice required in Advertisement for Bids.

Where invitations for bids are advertised, the following notice shall be included in the advertisement: "Pursuant to the MBE/FBE Code, each prime bidder, each minority business enterprise ("MBE") and each female business enterprise ("FBE") must be certified before doing business with the City. Therefore, any prime contractor wishing to receive credit for using an MBE or FBE should ensure that applications for certification as to MBE or FBE status compliance with the Code, affirmative action in employment and, if applicable, joint venture status, are submitted to the of Equal Opportunity ("OEO") prior to the date of bid opening or submission of proposals or as specified by the Director, Failure to comply with the business enterprise code or with representations made on these forms may result in cancellation of the contract or other civil or criminal penalties,"

WEDNESDAY, AUGUST 16, 2000

Construction and Demolition Debris Disposal, for the Division of Waste Collection and Disposal, Department of Public Service, as authorized by Ordinance No. 719-2000, passed by the Council of the City of Cleveland, May 22, 2000.

Crown Wash Water Tank Inspection and Repair, for the Division of Water, Department of Public Utilities, as authorized by Ordinance No. 965-93, passed by the Council of the City of Cleveland, July 14, 1993.

A DEPOSIT OF TWO HUNDRED DOLLARS (\$200.00) CERTIFIED CHECK OR MONEY ORDER WILL BE REQUIRED FOR EACH SET OF PLANS AND SPECIFICATIONS. THE DEPOSIT WILL BE REFUNDED IF THE PLANS AND SPECIFICATIONS ARE RETURNED IN GOOD CONDITION WITHIN FIFTEEN (15) DAYS AFTER THE BID OPENING DATE.

A PRE-BID MEETING WILL BE HELD ON FRIDAY, AUGUST 4, 2000, 10:00 A.M. AT THE CROWN WATERWORKS PLANT, 955 CLAGUE ROAD, WESTLAKE, OHIO 44145 — TO BE FOLLOWED BY A WALK-THROUGH OF THE SITE.

July 26, 2000 and August 2, 2000

THURSDAY, AUGUST 17, 2000

Horse Supplies, for the Divisions of Police, Department of Public Utilities, as authorized by Ordinance No. 737-2000, passed by the Council of the City of Cleveland, June 12, 2000.

Rental of Snow Removal Equipment with Operators, for the various divisions of the Department of Port Control, as authorized by Ordinance No. 362-99, passed by the Council of the City of Cleveland, April 26 1999.

July 26, 2000 and August 2, 2000 **MONDAY, AUGUST 21, 2000**

Brook Park Road Waterline Project, for the Department of Port Control, as authorized by Ordinance No. 1105-2000.

BEGINNING JULY 26, 2000, PLANS AND SPECIFICATIONS MAY BE PURCHASED IN THE DIVISION OF PURCHASES AND SUPPLIES. CLEVELAND CITY HALL, 601 LAKESIDE AVENUE, ROOM 128, CLEVELAND, OHIO 44114, FOR THE NON-REFUNDABLE FEE OF ONE HUNDRED FIFTY DOL-LARS (\$150.00) (CERTIFIED CHECK OR MONEY ORDER ONLY). PROSPECTIVE BIDDERS THEN RECEIVE VOUCHER TO PRESENT TO THE DESIGNATED PRINTER FOR BID DOCUMENTS. OUT OF AREA BIDDERS PLEASE PROVIDE FEDERAL EXPRESS, UPS OR OTHER ACCOUNT NUM-BER FOR SHIPMENT. PACK-AGE/FEE INCLUDES TECHNICAL SPECIFICATIONS, GENERAL AND CONTRACTUAL REQUIREMENTS AND ANY AD-DENDA.

A PRE-BID MEETING WILL BE HELD ON WEDNESDAY, AU-GUST 2, 2000, 10:00 A.M. TO 12:00 P.M. IN THE PROGRAM MAN-AGEMENT TEAM (PMT), CON-FERENCE ROOM, 19501 FIVE ROAD. CLEVELAND, POINTS OHIO 44135 (LOCATED AT THE SOUTH EAST CORNER OFCARGO ROAD AND FIVE POINTS ROAD). FOR ADDITIONAL INFORMATION, FAX QUESTIONS TO DEBORAH MIDGETT IN THE DIVISION OF PURCHASES AND SUPPLIES AT (216) 664-2177.

PROJECT DETAILS: RELOCATE 5,000 FEET OF 12" DISTRIBUTION LINE. PROVIDE CONSTRUCTION STAKING SER-

VICES TO ESTABLISH CENTER-LINE FOR ROADWAY RE-LOCATION (APPROXIMATELY 6,400 FEET). CONSTRUCTION COST ESTIMATE IS 3 TO 4 MIL-LION DOLLARS.

July 26, 2000 and August 2, 2000

THURSDAY, AUGUST 17, 2000

Fabrication of Ring and Pinion Gears, for the Division of Water, Department of Public Utilities, as authorized by Ordinance No. 824-2000, passed by the Council of the City of Cleveland, June 12, 2000.

A PRE-BID MEETING WILL BE HELD ON THURSDAY, AUGUST 10, 2000, 10:30 A.M., AT THE DISTRIBUTION MAINTENANCE FACILITY, 4600 HARVARD AVENUE, CONFERENCE ROOM.

Water Meter Parts, for the Division of Water, Department of Public Utilities, as authorized by Section 129.25 of the Codified Ordinances of the City of Cleveland, 1976.

A PRE-BID MEETING WILL BE
HELD ON THURSDAY, AUGUST
10, 2000, 11:30 A.M., AT THE DISTRIBUTION MAINTENANCE
FACILITY, 4600 HARVARD
AVENUE, CONFERENCE ROOM.

August 2, 2000 and August 9, 2000 FRIDAY, AUGUST 18, 2000

Signs for the Cleveland Industrial Business Park, for the Department of Economic Development, as authorized by Ordinance No. 476-2000, passed by the Council of the City of Cleveland, May 22, 2000.

August 2, 2000 and August 9, 2000

THURSDAY, AUGUST 24, 2000

Interior Improvements to Various Health Centers (Re-Bid), for the Department of Public Health, as authorized by Ordinance No. 1964-99, passed by the Council of the City of Cleveland.

A DEPOSIT OF FIFTY DOLLARS (\$50.00) CERTIFIED CHECK WILL BE REQUIRED FOR EACH SET OF PLANS AND SPECIFICATIONS. THE DEPOSIT WILL BE REFUNDED IF THE PLANS AND SPECIFICATIONS ARE RETURNED IN GOOD CONDITION WITHIN FIFTEEN (15) DAYS AFTER THE BID OPENING DATE.

A PRE-BID MEETING WILL BE HELD ON MONDAY, AUGUST 14, 2000, 1:30 P.M. AT McCAFFERTY HEALTH CENTER, 4242 LORAIN AVENUE, CLEVELAND, OHIO.

Tree Planting — Citywide, for the Division of Park Maintenance and Properties, Department of Parks, Recreation and Property as authorized by Ordinance No. 934-2000, passed by the Council of the City of Cleveland, July 17, 2000.

Furniture, for the Division of Police, Department of Public Safety, as authorized by Ordinance No. 2170-99, passed by the Council of the City of Cleveland, December 14, 1999.

August 2, 2000 and August 9, 2000

FRIDAY AUGUST 25, 2000

Used Paving Bricks, for the Various Divisions of City Government, Department of Finance, as authorized by Ordinance No. 705-99, passed by the Council of the City of Cleveland, May 17, 1999.

Pre-Sort Mail Services, for the Various Divisions of City Government, Department of Finance, as authorized by Ordinance No. 272-99, passed by the Council of the City of Cleveland, March 22, 1999.

Hand Tools and Hand-Held Power Tools, for the Various Divisions of City Government, Department of Finance, as authorized by Ordinance No. 708-99, passed by the Council of the City of Cleveland, May 17, 1999.

August 2, 2000 and August 9, 2000

Request for Qualifications (RFQ): WBS N925 — Professional Surveying Services

Interested firms may obtain Qualification Packages beginning August 2, 2000 by going to:

www.clevelandairport.com

Submit Questions (prior to the Pre-Qualification meeting) via the website or e-mail at:

proposal@clevelandairport.com

For Further Information Contact:

Denise Hale, M.F 8 A.M. to 5 P.M. (216) 676-9699 x 103 (216) 676-9778 (fax)

PRE-QUALIFICATION MEETING:

THURSDAY, AUGUST 10, 2000, 10:00 a.m. Program Management Team Office 19501 Five Points Road Cleveland, Ohio 44135 SUBMITTAL DUE DATE:

WEDNESDAY, AUGUST 30, 2000 AT 12:00 O'CLOCK NOON.

August 2 and August 9, 2000

ADOPTED RESOLUTIONS AND ORDINANCES

NONE

COUNCIL COMMITTEE MEETINGS

Friday, July 28, 2000

Aviation and Transportation Committee: 10:00 a.m.—Present: Dolan, Chairman; O'Malley, Vice Chairman; Jones, Patmon, Robinson, Rybka, Sweeney.

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

AFL-CIO

	support (R 1320-2000)
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	Annual Glenville Festival — banners — Glenville Festival Committee (O 1319-2000)
	Ward 10 Festival — banners — Ward 10 Community Festival Committee (O 1312-2000)
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:	Residential Sound Insulation Program, Phase 2 Continuation, General Construction (Group C-00) - contract pursuant to Ord. 930-95 and 469-98 to Quality Renovations - Division of Cleveland Hopkins International Airport, Dept. of Port Control (BOC Res. 513-00)
:	Residential Sound Insulation Program, Phase 2 Continuation, General Construction (Group D-00) - contract pursuant to Ord. 930-95 and 469-98 to Standen Contracting Company, Inc Division of Cleveland Hopkins International Airport, Dept. of Port Control (BOC Res. 514-00)
	Residential Sound Insulation Program, Phase 2 Continuation, HVAC/Electrical Construction (Group C-00) - contract pursuant to Ord. 930-95 and 469-98 to Gene's Refrigeration - Division of Cleveland Hopkins International Airport, Dept. of Port Control (BOC Res. 509-00)
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	(BOC Res. 521-00)
	Church pursuant to Ord. 368-2000 (BOC Res. 524-00)
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