RESOLUTION NO. <u>R-23-30</u>

APPOINTING THE PRESIDENT PRO TEMPORE OF COUNCIL OF THE CITY OF WILMINGTON AND DECLARING AN EMERGENCY

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO:

<u>Section 1.</u> That NICK EVELAND is hereby appointed to be the President Pro Tempore of Council for the City of Wilmington and shall assume the duties of the President Pro Tempore as set forth in Wilmington Cod. Ord. 111.10 and O.R.C. 731.04 through the end of Wilmington City Council 2022-2023 term.

<u>Section 2.</u> That this Resolution will be effective immediately as an emergency measure to fill the vacancy in this position created by the resignation on June 21, 2023, of Council Member at Large/President Pro Tempore, Matt Purkey.

Passed this 20th day of July 2023.

President of Council

ATTEST:

Clerk of Council

Approved by me this 20th day of July 2023.

RESOLUTION NO. <u>R-23-28</u>

AUTHORIZING THE DIRECTOR OF PUBLIC SERVICE TO ENTER INTO CONTRACT WITH THE LOWEST AND BEST BIDDER FOR THE PETERSON PLACE SEWER REPLACEMENT PROJECT; AUTHORIZING EXPENDITURE OF FUNDS FOR SAME; AND DECLARING AN EMERGENCY

WHEREAS, the City of Wilmington has identified the need to replace sewer lines near Peterson Place; and

WHEREAS, the project has been competitively bid in accordance to ORC §735.05.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO:

Section 2. That the Director of Public Service is hereby authorized, upon approval of the Board of Control, to enter into contract with the lowest and best bidder for the Peterson Place Sewer Replacement project.

Section 1. That the Wilmington City Council authorizes the expenditures of funds in support of the Peterson Place Sewer Replacement project in accordance with specifications promulgated therefore and within the appropriations therefore, the total cost estimated to exceed the sum of \$50,000.

Section 3. That this Resolution is hereby declared to be an emergency measure necessary to the immediate preservation of the public health, safety and welfare of the City and its inhabitants due to the necessity to adhere to project timelines, and accordingly, shall be in full force and effect immediately upon its passage.

Passed this 20th day of July 2023.

President of Council

ATTEST:

Clerk of Council

Approved by me this 20th day of July 2023.

RESOLUTION NO. <u>R-23-29</u>

AUTHORIZING ADVERTISEMENT AND CONTRACT FOR HAULING OF LIME SLUDGE FROM WATER TREATMENT PLANT; AND DECLARING AN EMERGENCY

WHEREAS, the existing contract for sludge removal has been fulfilled, and the sludge lagoons remain near capacity and must be thoroughly cleaned to allow for the continued proper treatment of water.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO:

Section 1. That the Director of Public Service be, and he hereby is, authorized to advertise to contract for the hauling of lime sludge from the Water Treatment Plant in accordance with specifications to be promulgated therefore and within the appropriation therefore, the total cost to exceed the sum of \$50,000.00.

Section 2. That the Director of Public Service is hereby authorized to contract for the hauling of lime sludge with the best and/or lowest bidder therefor, within the appropriation for such purpose, after advertisement for such bids for not less than two consecutive weeks in a newspaper of general circulation within the City.

Section 3. That it is found that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council, and that all deliberations of this Council that resulted in this formal action were in meetings open to the public in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

Section 4: That this Resolution is hereby declared to be an emergency measure necessary to the immediate preservation of the public health, safety and welfare of the City and its inhabitants due to the necessity to adhere to project timelines, and accordingly, shall be in full force and effect immediately upon its passage.

Passed this 20th day of July 2023.

President of Council

ATTEST:

Clerk of Council

Approved by me this 20th day of July 2023.

RESOLUTION NO. <u>R-23-34</u>

ACCEPTING A GRANT AWARD OF FROM THE OHIO DEPARTMENT OF DEVELOPMENT ROADWORK DEVELOPMENT (629) FUND FOR THE DAVIDS DRIVE II PROJECT, AND DECLARING AN EMERGENCY

WHEREAS, the City of Wilmington desires to construct Phase II of the Davids Drive Project; and

WHEREAS, funds from the State of Ohio Department of Development Roadwork Development (629) Program in the amount of \$1,400,000 have been awarded to the City for the purpose of undertaking and completing the project.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO:

Section 1. That the Mayor be, and he hereby is, authorized on behalf of the City to execute documents and take other actions as necessary to accept and administer funds from the Ohio Department of Development Roadwork Development (629) Program in the amount of \$1,400,000.

Section 2. That funds received from this award shall be used to construct the Davids Drive Phase II.

Section 3. That it is found that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council, and that all deliberations of this Council that resulted in this formal action were in meetings open to the public in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

Section 4. That this Resolution is hereby declared to be an emergency measure necessary to the immediate preservation of the public health, safety and welfare due to the need to adhere to project deadlines, and accordingly shall be in full force and effect immediately upon its passage.

Passed this 20th day of July 2023.

President of Council

ATTEST:

Clerk of Council

Approved by me this 20th day of July 2023.

RESOLUTION NO. <u>R-23-31</u>

A RESOLUTION LOWERING THE SPEED LIMIT FROM 50 MPH TO 35 MPH ON A CERTAIN SECTION OF ROMBACH AVENUE WITHIN THE CITY OF WILMINGTON CORPORATION LIMITS

WHEREAS, the current speed limit on certain sections of Rombach Avenue is above the statutory vehicular speed limit established by Section 4211.21 of the Ohio Revised Code; and

WHEREAS, the statutory speed limit for all state routes or through highways within municipal corporations outside business districts is 35 mph; and

WHEREAS, Goodhue Consulting has conducted an engineering and traffic investigation and has confirmed that current speed limit of 50 mph is not a reasonable and safe speed for the section of Rombach Avenue between Davids Drive and the entrance to the Wal-Mart Shopping Center, a map of which is attached hereto and incorporated herein as "Exhibit A"; and

WHEREAS, Council finds it is in the interest of the health, safety, and welfare of the City of Wilmington and its citizens to conform to the state statutory speed limits and reduce the speed limit of the section of Rombach Avenue from Davids Drive to the entrance to Wal-Mart

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF WILMINGTON:

Section 1. That the speed limit on a certain segment of Rombach Avenue from Davids Drive to the drive entrance of the Wal-Mart shopping plaza, depicted in "Exhibit A," shall be reduced from 50 mph to 35 mph.

<u>Section 2</u>. That the Director of Public Service or designee coordinate with the Ohio Department of Transportation and any other agencies as may be required to cause the reduction in speed herein to be implemented.

<u>Section 3</u>. That upon notification that the Ohio Department of Transportation has received a copy of this resolution for journalizing purposes, standard signs, properly posted and giving notice thereof, shall be erected.

<u>Section 4.</u> That it is found that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council that resulted in this formal action were in meetings open to the public in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

Section 5. That this resolution shall take effect and be in force from and after the earliest date permitted by law.

Passed this 17th day of August 2023.

President of Council

ATTEST:

Clerk of Council

Approved by me this 17th day of August 2023.





TTINGS TRANSPORTATION INFORMATION MAPPING SYSTEM This file was generated by the Transportation Information Mapping System from the Ohio Department of Transportation (ODOT). ODOT does not make any warranty and does not assume any legal liability or responsibility for the accuracy, completeness, or

Date: 7/19/2023

RESOLUTION NO. <u>R-23-32</u>

A RESOLUTION LOWERING THE SPEED LIMIT FROM 50 MPH TO 45 MPH ON DAVIDS DRIVE WITHIN THE CITY OF WILMINGTON CORPORATION LIMITS

WHEREAS, a request has been received that the statutory vehicular speed limit established by Section 4511.21 of the Ohio Revised Code is greater than a considered reasonable and safe speed for Davids Drive from the intersection of SR 134 to Rombach Avenue, and that the speed limit on that road be lowered; and

WHEREAS, an engineering and traffic investigation by EL Robinson has confirmed that current speed limit of 50 mph is not a reasonable and safe speed for Davids Drive, a map of which is attached hereto and incorporated herein as "Exhibit A"; and

WHEREAS, Council finds it is in the interest of the health, safety, and welfare of the City of Wilmington and its citizens to reduce the speed limit of Davids Drive from 50 mph to 45 mph.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF WILMINGTON:

<u>Section 1.</u> That the speed limit on Davids Drive from SR 134 to Rombach Avenue, depicted in "Exhibit A," shall be reduced from 50 mph to 45 mph.

<u>Section 2</u>. That the Director of Public Service or designee coordinate with the Ohio Department of Transportation and any other agencies as may be required to cause the reduction in speed herein to be implemented.

<u>Section 3</u>. That upon notification that the Ohio Department of Transportation has received a copy of this resolution for journalizing purposes, standard signs, properly posted and giving notice thereof, shall be erected.

<u>Section 4.</u> That it is found that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council that resulted in this formal action were in meetings open to the public in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

Section 5. That this resolution shall take effect and be in force from and after the earliest date permitted by law.

Passed this 17th day of August 2023.

President of Council

ATTEST:

Clerk of Council

Approved by me this 17th day of August 2023.

Davids Drive Speed Limit Exhibit A - Resolution R-23-32

> Proposed Speed Limit Reduction from 50 mph to 45 mph



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Date: 7/19/2023

ORDINANCE NO. 0-23-29

MAKING SUPPLEMENTAL APPROPRIATIONS

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO:

Section 1. That in addition to the sums heretofore appropriated, certain sums be and the same hereby are, appropriated as follows:

- a) From the available excess funds of the General Fund to 110.120.5927 "Davids Drive Phase II Fund Transfer" the sum of \$1,167,916.99.
- b) From the anticipated revenues of the Davids Drive Phase II Fund to 269.110.5910 "Project Expense" the sum of \$2,567,916.99
- c) From the available excess funds of the Sugar Grove Cemetery Fund to 580.550.5271 "Facility Maintenance" the sum of \$7,000.00
- d) From the available excess funds of the Community Corrections Fund to 287.150.5111 "Salaries" the sum of \$37,690.00
- e) From the available excess funds of the Police Fund to 510.211.5512 "Capital Equipment" the sum of \$36,285.00
- f) From the available excess funds of the General Fund to 110.120.5219 "Construction Inspection/Admin" the sum of \$50,000.00
- g) From the available excess funds of the General Fund to 110.132.5290 "Income Tax Refunds" the sum of \$50,000.00
- h) From the available excess funds of the Sewer Fund to 635.360.5490 "Sewer Refunds" the sum of \$744,240.71.
- i) From the available excess funds of the Water Fund to 605.350.5490 "Water Refunds" the sum of \$1,062,719.46

Section 2. That this ordinance is hereby declared to be an emergency measure necessary to the immediate preservation of the public health, safety and welfare, and accordingly, shall be in full force and effect immediately upon approval of the amended certificate by the Clinton County Budget Commission.

Passed this 20th day of July 2023.

President of Council

ATTEST:

Clerk of Council

Approved by me this 20th day of July 2023.

RESOLUTION NO <u>R-23-33</u>

DECLARING IT NECESSARY TO LIGHT THE STREETS, LANES, ALLEYS, LANDS, SQUARES AND PUBLIC PLACES IN THE CITY OF WILMINGTON, OHIO, WITH ELECTRIC LIGHTS, AND FOR SPECIAL ASSESSMENTS TO BE LEVIED TO PAY THE COSTS THEREOF FOR THE YEAR 2024; AND DECLARING AN EMERGENCY

NOW THERFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO, three-fourths of all members elected thereto concurring;

Section 1: That it is necessary to light the streets, lanes, lands, alleys, squares, and public places of the City of Wilmington, Ohio, with electric lights in accordance with specifications for the same prepared and recommended by the Director of Public Service of said City, which have heretofore been approved, and adopted and ordered filed.

Section 2. That all of the real estate in said City be and it is hereby declared to be specially benefited by said lighting aforesaid.

Section 3. That the annual cost of said lighting is to be borne by special assessments for the calendar year of 2024, less two percent (2%) thereof, and shall not exceed the sum of Two Hundred, Thirty Six Thousand dollars (\$236,000) annually, which shall be assessed by a percentage of the tax value thereof upon the properties in said City, and the costs of said lighting shall include the expenses of printing and publishing notices, resolutions and ordinances required and all other necessary expenditures incident thereto.

Section 4 That the assessments so to be levied to be paid in equal semi-annual installments due and payable at the same time as general real estate taxes on said lands; provided, however, that the owner of any property assessed may, at their option, pay such an assessment in cash within thirty (30) days after the passage of the assessing ordinances.

Section 5: That the remainder of the entire cost of said lighting not specially assessed shall be paid by the City out of the General Fund thereof.

Section 6: That notes of said City of Wilmington may be issued annually in anticipation of collection of assessments as herein provided, and in the amount equal thereto, up on resolution of Council determining the issuance of such notes to be necessary.

Section 7: That Clerk of this Council is hereby directed to cause notice of the passage of this resolution to be given in the Wilmington News Journal in accordance with the provisions of Section 727.14, Revised Code.

Section 8: That this resolution is hereby declared to be an emergency measure necessary to the immediate preservation of the public health, safety, and welfare, and accordingly, shall be in full force and effective immediately upon its passage.

Passed this 3rd day of August 2023.

President of Council

ATTEST:

Clerk of Council

Approved by me this 3rd day of August 2023.

Mayor

CERTIFICATE

I hereby certify that the foregoing is a true copy of Resolution No. R-23-33, duly adopted by the Council of the City of Wilmington, Ohio on August 3, 2023.

Andrea Tacoronte Clerk of Council

RECEIPT

The undersigned County Auditor of the County of Clinton, Ohio hereby acknowledges that there was filed with them on the _____ day of _____ 2023, by the Clerk of Council of the City of Wilmington, Ohio (the "City") a certified copy of Resolution No. R-23-33 of the City.

Terence G. Habermehl County Auditor

ORDINANCE NO. <u>0-23-25</u>

AMENDING ORDINANCE NO. 0-23-23 ESTABLISHING CLASSIFICATION AND SALARY RANGES FOR CERTAIN CITY EMPLOYEES, REPEALING ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT HEREWITH

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO:

Section 1. That the following Position Classification and Salary Range Schedule be, and the same hereby is, established for the compensation of the within designated full-time City employees, in accordance with step assignment in the applicable Pay Plan in effect, as may be amended from time to time (deletions are struckthrough, additions are in **bold** type):

POSITION CLASSIFICATION AND SALARY RANGE SCHEDULE

CLASSIFICATION RANGE Account Clerk I 8 Account Clerk II 10 Account Clerk III 12 Administrative Assistant 12 Athletics Coordinator 11 Building & Zoning Official 15 Cemetery Grounds Technician 11 **Cemetery Superintendent** 20 Code Enforcement Official 15 **Communication Clerk** CBA Crew Leader (Water/Wastewater – EPA license required) 15 Crew Leader (other service departments) 13 Custodial Worker 6 **Deputy Auditor** 20 **Deputy Service Director** 20 Director of Public Transportation 20 Equipment Operator I 9 Equipment Operator II 10 Fire Chief 24 Fire Lieutenant CBA HR Generalist 16 Human Resources Director/Workplace Safety Coordinator 23 Income Tax Commissioner 20 Lab Technician 10 Laborer 6 Maintenance and Repair Superintendent 20 Maintenance Coordinator 13 Maintenance Worker I 9 Maintenance Worker II 10 Maintenance Worker III (Water) 12 Mobility Manager 15 **Municipal Prosecutor** 24 **Operations Coordinator (Transit)** 10 Parks & Recreation Superintendent 19 Police Chief/Director of Communications 26 **Police Sergeant** CBA Property Room Officer 15 **Public Service Director** 29 Public Works Director (Water/Wastewater) 26 Receptionist 7

Refuse Collector	6
Safety/Service Coordinator (Cemetery Clerk)	15
Sanitation Chief Operator (Landfill)	13
Sanitation Superintendent	20
Storm Water Administrator	18
Vehicle Mechanic	10 12
Water Meter Reader	9
Water Protection Coordinator	13
Water Service Representative	11
Water Superintendent	20
Wastewater Superintendent	20
Water/Wastewater Chief Operator	16
Water/Wastewater Plant Attendant	9
Water/Wastewater Plant Operator I	12
Water/Wastewater Plant Operator II	13
Water/Wastewater Plant Operator III	14
Landfill/Water/Wastewater Equipment Operator I	11
Landfill/Water/Wastewater Equipment Operator II	12
Landfill/Water/Wastewater Equipment Operator III	13

Section 2. That all ordinances and parts of any ordinances which are in conflict herewith be, and the same hereby are, repealed to the extent of such conflict.

Section 3. That it is found that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council that resulted in this formal action were in meetings open to the public in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

Section 4. That this ordinance shall be effective from the earliest period allowed by law.

Passed: July 20, 2023

President of Council

Attest:

Clerk of Council

Approved: July 20, 2023

ORDINANCE NO. <u>0-23-30</u>

CHANGING THE ZONING OF REAL PROPERTY LOCATED ON DOAN STREET IN THE CITY OF WILMINGTON, OHIO

WHEREAS, a certain petition has been filed by or on behalf of D&E Equipment Co. to change the zoning of 0.356 acres (more or less) more commonly known as 145 Doan Street and being Parcel ID Numbers 290211326B1500 and 290211326001700 from TN (Traditional Neighborhood) to LI (Light Industrial); and

WHEREAS, the City Planning Commission has reviewed said Petition on Tuesday, June 6, 2023, and has recommended that it be approved by City Council; and

WHEREAS, City Council held a public hearing on said Petition on July 20, 203, at 7:30 p.m. after due publication of legal notice regarding the same, and upon hearing, it appears that said change ought to be made.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO:

Section 1. That the real property described and set forth in the map and legal description attached hereto as **Exhibit A**, Parcel Numbers 290211326B1500 and 290211326001700, is currently zoned TN (Traditional Neighborhood), and that the same hereby is changed and rezoned from its current designation to LI (Light Industrial).

Section 2. That the zoning map of the City of Wilmington is hereby amended accordingly.

Section 3. That it is found that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council that resulted in this formal action were in meetings open to the public in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

Section 4. That this Ordinance shall be in full force and effect at the earliest period allowed by law.

Passed this 17th day of August 2023.

ATTEST:

President of Council

Clerk of Council

Approved by me this 17th day of August 2023.

NOTICE OF PUBLIC HEARING ON PETITION FOR REZONING

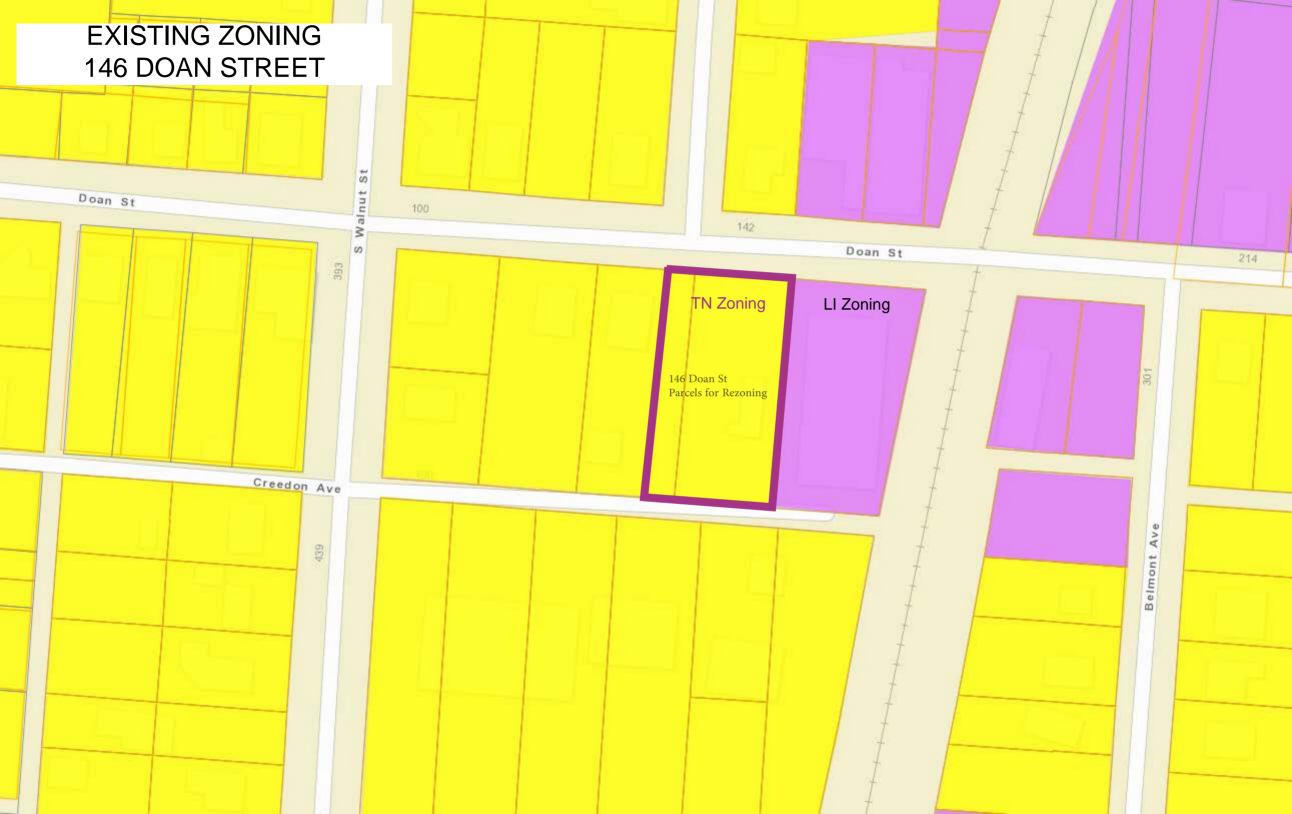
Notice is hereby given of a public hearing on a Petition for Rezoning of 0.356 acres (more or less) more commonly known as 146 Doan Street and being Parcel ID Numbers 290211326B1500 and 290211326001700, as filed with the City of Wilmington and approved by the Wilmington Planning Commission on June 6, 2023. The request is to change the zoning from TN (Traditional Neighborhood) to LI (Light Industrial). Petitioner is D&E Equipment Co. on behalf of S. Diane Ewing.

A plat and report of the Wilmington (Ohio) Planning Commission are on file with the Clerk of the Wilmington City Council, Municipal Building, 69 N. South Street, Wilmington, Ohio, and are available to the public for inspection.

Notice is further given that the <u>Public Hearing</u> upon said proposed rezoning and proposed ordinance will be held before the Council of Wilmington, Ohio, on the 20th of July 2023 at 7:30 p.m. in the Council Chambers, Municipal Building, 69 N. South Street, Wilmington, Ohio, at which time and place any interested person may appear and be heard.

ANDREA TACORONTE CLERK OF CITY COUNCIL WILMINGTON, OHIO

PUBLISH ONE TIME on Saturday, June 17, 2023





	NTIONALLY APPROVED
For Tra	ansfer-Clinton County
Engine	eers Map Department
Dori	like all.
re:	Under
	2-19-20
Date:	

146 Doan Street Parcel Legal Descriptions

PARCEL IX: Parcel ID 290211326001700

Situated in the State of Ohio, County of Clinton and City of Wilmington and bounded and described as follows:

Being Lot Number Seventeen (17) in J. and J. Doan's Addition to the City of Wilmington, Ohio, for a more particular description of which reference is here made to Plat Record No. 3 at Page 28, Plat No. 55 of Recorder's Office of Clinton County, Ohio.

Address: 146 Doan St., Wilmington, Ohio, 45177 Parcel #: 290211326001700 Prior Deed Reference: Volume 971, Page 368, Official Records.

PARCEL X: Parcel ID 29211326B01500

Situated in the State of Ohio, County of Clinton and City of Wilmington and bounded and described as follows:

Being a twenty (20) foot strip off of the east side of Lot Number Fifteen (15) in J. and J. Doan's Addition to the City of Wilmington, Ohio, for a more particular description of which reference is here made to Plat Record No. 3 at Page 28, Plat No. 55 of Recorder's Office of Clinton County, Ohio.

Address: -0- Doan St., Wilmington, Ohio, 45177 Parcel #: 290211326B01500 Prior Deed Reference: Volume 971, Page 368, Official Records.

ORDINANCE NO. 0-23-26

AN ORDINANCE AMENDING CHAPTER 939 CONTROL OF POST-CONSTRUCTION STORMWATER RUNOFF TO THE CODIFIED ORDINANCES OF THE CITY OF WILMINGTON

WHEREAS, Council finds that amendments to the post-construction stormwater runoff ordinance are required to comply with provisions of the current OEPA (Ohio Environmental Protection Agency) permit associated to the City's Municipal Separate Storm Sewer System (MS4).

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO:

[Additions to the CODIFIED ORDINANCES are in **bold** and deletions are lined through or noted below.]:

Section 1. That Chapter 939 CONTROL OF POST-CONSTRUCTION STORMWATER RUNOFF of the Codified Ordinances of the City of Wilmington is hereby amended to read in full as follows:

Chapter 939: CONTROL OF POST-CONSTRUCTION STORMWATER RUNOFF COMPREHENSIVE STORMWATER MANAGEMENT

- 939.01 General Provisions
- 939.02 Definitions
- 939.03 Permit Procedures and Requirements
- 939.04 General Performance Criteria for Stormwater Management
- 939.05 Requirements for Stormwater Management Plan Approval
- 939.06 Construction Inspection Provisions
- 939.07 Maintenance and Repair Requirements
- 939.08 Enforcement and Violations

939.01 GENERAL PROVISIONS

- (a) *Statement of Purpose*. The purpose of this ordinance is to establish minimum stormwater management requirements and controls to protect and safeguard the general health, safety, and welfare of the public residing in watersheds within this jurisdiction.
- Applicability. This ordinance shall be applicable to all subdivision or site plan (b) applications. The ordinance also applies to land development activities that are smaller than the minimum applicability criteria if such activities are part of a larger common plan of development that meets the following applicability criteria, even though multiple separate and distinct land development activities may take place at different times on different schedules. In addition, all plans may also be reviewed by the City of Wilmington, or representative thereof, so that that established water quality standards will be maintained during and after development of the site and that post-construction runoff levels are consistent with any local and regional watershed plans. To prevent the adverse effects of stormwater runoff, the City of Wilmington has developed a set of performance standards that must be met at new development and re-development sites. These standards apply to any construction activity disturbing one acre (43,560 square feet) or more of land. Sites which disturb more than 0.1 acres shall comply with the Soil Erosion and Sediment Control portion of said standards. The following activities may be exempt from these stormwater performance criteria:
 - (1) Additions or modification to existing single-family structures;
 - (2) Developments that do not disturb one (1) acre or more, provided they are not part of a larger common development plan;
 - (3) Repairs to any stormwater treatment practice deemed necessary by the

- City of Wilmington; and
- (4) Agricultural activity.

When a site development plan is submitted, decisions on permitting and on-site stormwater requirements shall be governed by stormwater sizing criteria **management criteria** established in most recent edition of the City of Wilmington Stormwater Management and Erosion Control Specification. Final authorization of all development or re-development projects will be determined after a review by the City of Wilmington, or designated representative. The City of Wilmington also reserves the right to request submission of a site development plan if the City of Wilmington, or designated representative, deems necessary and notifies the site owner in writing.

- (c) *Compatibility with Other Permit and Ordinance Requirements.* This ordinance is not intended to interfere with, abrogate, or annul any other ordinance, rule or regulation, stature, or other provision of law, including but not limited to the most recent edition of the Ohio Environmental Protection Agency (EPA) general permit for stormwater discharges associated with construction activities under the National Pollutant Discharge Elimination System (NPDES). The requirements of this ordinance should be considered minimum requirements, and where any provision of this ordinance imposes restrictions different from those imposed by any other ordinance, rule or regulation, or other provision of law, whichever provisions are more restrictive or impose higher protective standards for human health or the environment shall be considered to take precedence.
- (d) Severability. If the provisions of any article, section, subsection, paragraph, subdivision or clause of this ordinance shall be judged invalid by a court of competent jurisdiction, such order of judgment shall not affect or invalidate the remainder of any article, section, subsection, paragraph, subdivision or clause of this ordinance.

939.02 DEFINITIONS

Accelerated erosion means erosion caused by development activities that exceeds the natural processes by which the surface of the land is worn away by the action of water, wind, or chemical action.

Applicant means a property owner or agent of a property owner who has filed an application for a stormwater management permit.

Best management practices (BMPs) means measures, either structural or nonstructural, that are determined to be the most effective, practical means of preventing or reducing point source or nonpoint source pollution inputs to stormwater runoff and water bodies.

Building means any structure, either temporary or permanent, having walls and a roof, designed for the shelter of any person, animal, or property, and occupying more than 100 square feet of area.

City means the City of Wilmington, Ohio.

Dedication means the deliberate appropriation of property by its owner for general public use.

Erosion and sediment control plan means a plan that is designed to minimize the accelerated erosion and sediment runoff at a site during construction activities.

Hotspot means an area where land use or activities generate highly contaminated runoff, with concentrations of pollutants in excess of those typically found in stormwater.

Infiltration means the process of percolating stormwater into the subsoil.

Land disturbance activity means any activity which changes the volume or peak flow discharge rate of rainfall runoff from the land surface. This may include the grading, digging, cutting, scraping, or excavating of soil, placement of fill materials, paving, construction, substantial removal of vegetation, or any activity which bares soil or rock or involves the diversion or piping of any natural or man-made watercourse.

Maintenance agreement covenant means a legally recorded document that acts as a property deed restriction, and which provides for long-term maintenance of stormwater management practices.

Nonpoint source pollution means pollution from any source other than from any discernible, confined, and discrete conveyances, and shall include, but not be limited to, pollutants from agricultural, mining, construction, subsurface disposal and urban runoff sources.

Redevelopment means any construction, alteration or improvement **that changes the existing site footprint or offers new opportunities for stormwater control. Projects that disturb the underlying soil, remove surrounding vegetation, or change the area of impervious surface are considered redevelopment projects if they will alter the stormwater drainage characteristics of a site.** exceeding 43,560 squarefeet in areas where existing land use is high density commercial, industrial, institutional or multi-family residential.

Stop work order means an order issued which requires that all construction activity on a site be stopped.

Stormwater management means the use of structural or non-structural practices that are designed to reduce stormwater runoff pollutant loads, discharge volumes, peak flow discharge rates and detrimental changes in stream temperature that affect water quality and habitat.

Stormwater manual means the City of Wilmington Stormwater Management and *Erosion control specifications*, most recent edition.

Stormwater Pollution Prevention Plan (SWP3) means a plan that is designed to provide erosion and sediment controls and which manages and treats runoff in accordance with the provisions of the Ohio EPA Construction General Permit.

Stormwater runoff means flow on the surface of the ground, resulting from precipitation.

Watercourse means a permanent or intermittent stream or other body of water, either natural or man-made, which gathers or carries surface water.

939.03 PERMIT PROCEDURES AND REQUIREMENTS

- (a) *Permit required.* No land owner or land operator shall receive any of the building, grading or other land development permits required for land disturbance activities without first meeting the requirements of this ordinance prior to commencing the proposed activity.
- (b) Application requirements. Unless specifically excluded by this ordinance, any land owner or operator desiring a permit for a land disturbance activity shall submit to the City a permit application on a form provided for that purpose. Unless otherwise excepted by this ordinance, a permit application must be accompanied by the following in order that the permit application be considered:
 - (1) A stormwater management plan.
 - (2) A stormwater pollution prevention plan (SWP3) or abbreviated stormwater pollution prevention plan.
 - (3) A maintenance agreement covenant.
 - (4) And a non-refundable permit review fee.

The stormwater management plan shall be prepared to meet the requirements of 939.04 of this ordinance and as outlined in the stormwater manual; the SWP3 shall be prepared to meet the requirements of the Ohio EPA Construction

General Permit, Section 939.04, and as outlined in the stormwater manual; the maintenance agreement covenant shall be prepared to meet the requirements **of** 939.09 of this ordinance, and fees shall be those established by the City.

- (c) *Application procedure*.
 - (1) Applications for land disturbance activity permits must be filed with the City on any regular business day.
 - (2) A copy of this permit application shall be forwarded to the City for review.
 - (3) Permit applications shall include the following: two copies of the stormwater management concept plan, two copies of the SWP3, two copies of the maintenance agreement covenant, and any required review fees.
 - (4) Within thirty (30) business days of the receipt of a complete permit application, including all documents as required by this ordinance, the City shall inform the applicant whether the application, plan, SWP3 and maintenance agreement covenant are approved or disapproved.
 - (5) If the permit application, stormwater management plan, SWP3 or maintenance agreement covenant are disapproved, the applicant may revise the stormwater management plan, SWP3 or agreement covenant. If additional information is submitted, the City shall have fifteen (15) business days from the date the additional information is received to inform the applicant that the plan, SWP3 and maintenance agreement covenant are either approved or disapproved.
 - (6) If the permit application, final stormwater management plan, **SWP3** and maintenance agreement **covenant** are approved by the City, all appropriate land disturbance activity permits shall be issued.
- (d) *Permit duration.* Permits issued under this section shall be valid from the date of issuance through the date the City notifies the permit holder that all stormwater management practices have passed the final inspection required under permit condition.

939.04 GENERAL PERFORMANCE CRITERIA FOR STORMWATER MANAGEMENT

- (a) Unless otherwise determined by the City to be exempt, the following performance criteria shall be addressed for stormwater management at all sites:
 - (1) All site designs shall establish stormwater management practices to control the peak flow rates of stormwater discharge to comply with requirements described in the Stormwater Manual, including but not limited to, calculations for water quality and stream protection, flood control, and stormwater pollution prevention. determining peak flows for sizing all stormwater management practices.
 - (2) All sites which disturb one acre or more of land or will disturb less than one acre of land but are part of a larger common plan of development or sale that will ultimately disturb one or more acres of land shall prepare and submit a Stormwater Pollution Prevention Plan (SWP3) and shall file a notice of intent Certain industrial sites are required to prepare and implement a stormwater pollution prevention plan, and shall file a notice of intent (NOI) under the provisions of the National Pollutant Discharge Elimination System (NPDES) general permit. Sites which disturb more than 0.1 acres but less than one acres shall submit an Abbreviated SWP3. The stormwater pollution prevention plan requirement applies to both existing and new industrial sites.
 - (3) Stormwater discharges from land uses or activities with higher potential pollutant loadings, known as "hotspots", may require the use of specific structural BMPs and pollution prevention practices.
 - (4) Prior to design, applicants are required to consult with the City to determine if they are subject to additional stormwater design

requirements.

(5) Comply with provisions of the latest edition of the Ohio Environmental Protection Agency (EPA) general permit for stormwater discharges associated with construction activities under the National Pollutant Discharge Elimination System (NPDES).

939.05 REQUIREMENTS FOR STORMWATER MANAGEMENT PLAN APPROVAL

- Stormwater management plan required for all developments. No application for (a) development will be approved unless it includes a stormwater management plan detailing in concept how runoff and associated water quality impacts resulting from the development will be controlled or managed. The stormwater management plan should be prepared according to the criteria outlined in the stormwater manual. This plan must be prepared by an individual approved by the City and must indicate whether stormwater will be managed on-site or off-site and, if on-site, the general location and type of practices. The stormwater management plan(s) shall be referred for comment to all other interested agencies, and any comments must be addressed in a final stormwater management plan. This final plan must be signed by a licensed professional engineer (PE), who will verify that the design of all stormwater management practices meet the submittal requirements outlined in the Submittal Checklist found in the Stormwater Manual. No building, grading, or sediment control permit shall be issued until a satisfactory final stormwater management plan, or a waiver thereof, shall have undergone a review and been approved by the City after determining that the plan or waiver is consistent with the requirements of this ordinance
- (b) Stormwater management plan requirements. A stormwater management plan shall be required with all permit applications and will include sufficient information (e.g., maps, hydrologic calculations, etc) to evaluate the environmental characteristics of the project site, the potential impacts of all proposed development of the site, both present and future, on the water resources, and the effectiveness and acceptability of the measures proposed for managing stormwater generated at the project site. The stormwater management plan shall be prepared according to the criteria in the stormwater manual and include all of the information required in the Stormwater Management Plan checklist found in the Stormwater Manual. This includes:
 - (1) *Contact inf*ormation: The name, address, and telephone number of all persons having a legal interest in the property and the tax reference number and parcel number of the property or properties affected.
 - (2) A map (or maps) indicating the location of existing and proposed buildings, roads, parking areas, utilities, structural stormwater management and sediment control facilities. The map(s) will also clearly show proposed land use with tabulation of the percentage of surface area to be adapted to various uses; drainage patterns; locations of utilities, roads and easements; the limits of clearing and grading; A written description of the site plan and justification of proposed changes in natural conditions may also be required.
 - (3) *Topographic base map*: A topographic base map of the site which indicates existing surface water drainage including streams, ponds, culverts, ditches, and wetlands; current land use including all existing structures; locations of utilities, roads, and easements; and significant natural and manmade features not otherwise shown.
 - (4) Sufficient engineering analysis to show that the proposed stormwater management measures are capable of controlling runoff from the site in compliance with this ordinance and the specifications of the Stormwater Manual.
 - (5) *Calculations*: Hydrologic and hydraulic design calculations for the predevelopment and post-development conditions for the design storms as specified in this Stormwater Manual.
 - (6) *Soils information*: If a stormwater management control measure depends

on the hydrologic properties of soils (e.g., infiltration basins), then a soils report shall be submitted. The soils report shall be based on on-site boring logs or soil pit profiles. The number and location of required soil borings or soil sits shall be determined based on what is needed to determine the suitability and distribution of soil types present at the location of the control measure.

- (7) A written or graphic inventory of the natural resources at the site and surrounding area as it exists prior to the commencement of the project and a description of the watershed and its relation to the project site. This description should include a discussion of soil conditions, forest cover, topography, wetlands, and other native vegetative areas on the site. Particular attention should be paid to environmentally sensitive features that provide particular opportunities or constraints for development.
- (8) A written description of the required maintenance burden for any proposed stormwater management facility.
- (9) *Maintenance and repair plan*: The design and planning of all stormwater management facilities shall include detailed maintenance and repair procedures to ensure their continued function. These plans will identify the parts or components of a stormwater management facility that need to be maintained and the equipment and skills or training necessary. Provisions for the periodic review and evaluation of the effectiveness of the maintenance program and the need for revisions or additional maintenance procedures shall be included in the plan.
- (10) Maintenance easements: The applicant must ensure access to all stormwater treatment practices at the site for the purpose of inspection and repair by securing all the maintenance easements needed on a permanent basis. These easements will be recorded with the plan and will remain in effect even with transfer of title to the property.
- (11) Maintenance agreement covenant: The applicant must execute an easement and an inspection and maintenance agreement covenant binding on all subsequent owners of land served by an on-site stormwater management measure in accordance with the specifications of this ordinance.
- (12) Erosion and sediment control plans for construction of stormwater management measures: The applicant must prepare an erosion and sediment control plan for all construction activities related to implementing any on-site stormwater management practices.
- (13) The City may also require a concept plan to consider the maximum development potential of a site under existing zoning, regardless of whether the applicant presently intends to develop the site to its maximum potential.
- (14) For development or redevelopment occurring on a previously developed site, an applicant shall be required to include within the stormwater concept plan measures for controlling existing stormwater runoff discharges from the site in accordance with the standards of this Ordinance to the maximum extent practicable and according to the provisions in the Stormwater Manual.
- (15) *Other environmental permits*: The applicant shall assure that all other applicable environmental permits have been acquired for the site prior to approval of the final stormwater design plan.

939.06 CONSTRUCTION INSPECTION

- (a) *Notice of construction commencement*. The applicant must notify the City in advance before the commencement of construction. Regular inspections of the stormwater management system construction shall be conducted by the City, or designated representative. All inspections shall be documented and written reports prepared that contain the following information:
 - (1) The date and location of the inspection;
 - (2) Whether construction is in compliance with the approved stormwater management plan;

- (3) Variations from the approved construction specifications; and
- (4) Any violations that exist
 - (i) If any violations are found, the property owner shall be notified in writing of the nature of the violation and the required corrective actions. No additional work shall proceed until any violations are corrected and all work previously completed has received approval by City.
- (b) As-built plans. All applicants are required to submit actual "as built" plans for any stormwater management practices located on-site after final construction is completed. The plan must show the final design specifications for all stormwater management facilities. A final inspection by the City may be required, at the City's discretion, before the release of any performance securities can occur.
- (c) On-going Inspections. The applicant shall assign qualified inspection personnel to conduct inspections throughout construction to ensure that control practices are functional and to evaluate whether the SWP3 or Abbreviated SWP3 is adequate and properly implemented in accordance with the schedule and guidelines in the Ohio EPA Construction General Permit and stormwater manual. Following each inspection a checklist must be completed and signed by the qualified inspection personnel representative.

939.07 MAINTENANCE AND REPAIR OF STORMWATER FACILITIES

- (a) *Maintenance easement*. Prior to the issuance of any permit that has a stormwater management facility as one of the requirements of the permit, the applicant or owner of the site must execute a maintenance easement agreement that shall be binding on all subsequent owners of land served by the stormwater management facility. The agreement shall provide for access to the facility at reasonable times for periodic inspection by the City, or their contractor or agent, and for regular or special assessments of property owners to ensure that the facility is maintained in proper working condition to meet design standards and any other provisions established by this ordinance. The easement agreement shall be recorded by the City in the land records.
- (b) Maintenance covenants. Maintenance of all stormwater management facilities shall be ensured through the creation of a formal maintenance covenant that must be approved by the City and recorded into the land record prior to final plan approval. As part of the covenant, a schedule shall be developed for when and how often maintenance will occur to ensure proper function of the stormwater management facility. The covenant shall also include plans for periodic inspections to ensure proper performance of the facility between scheduled cleanouts. The City, in lieu of a maintenance covenant, may accept dedication of any existing or future stormwater management facility for maintenance, provided such facility meets all the requirements of this chapter and includes adequate and perpetual access and sufficient area, by easement or otherwise, for inspection and regular maintenance.
- (c) *Requirements for maintenance covenants*. All stormwater management facilities are subject to inspection to document maintenance and repair needs and ensure compliance with the requirements of this ordinance and accomplishment of its purposes. These needs may include; removal of silt, litter and other debris from all catch basins, inlets and drainage pipes, grass cutting and vegetation removal, and necessary replacement of landscape vegetation. Any maintenance needs found must be addressed in a timely manner, as determined by the City and the inspection and maintenance requirement may be increased as deemed necessary to ensure proper functioning of the stormwater management facility.
- (d) Inspection of stormwater facilities. Inspection programs may be established on any reasonable basis, including but not limited to: routine inspections; random inspections; inspections based upon complaints or other notice of possible violations; inspection of drainage basins or areas identified as higher than typical sources of sediment or other contaminants or pollutants; inspections of businesses or industries of a type associated with higher than usual discharges of contaminants or pollutants or with discharges of a type which are more likely than the typical discharge to cause violations of state or federal water or

sediment quality standards or the NPDES stormwater permit; and joint inspections with other agencies inspecting under environmental or safety laws. Inspections may include, but are not limited to: reviewing maintenance and repair records; sampling discharges, surface water, groundwater, and material or water in drainage control facilities; and evaluating the condition of drainage control facilities and other stormwater treatment practices.

- (e) Right-of-entry for inspection. When any new drainage control facility is installed on private property, or when any new connection is made between private property and a public drainage control system, or sanitary sewer, the property owner shall grant to the City the right to enter the property at reasonable times and in a reasonable manner for the purpose of inspection. This includes the right to enter a property when it has a reasonable basis to believe that a violation of this ordinance is occurring or has occurred, and to enter when necessary for abatement of a public nuisance or correction of a violation of this ordinance.
- (f) *Records of installation and maintenance activities*. Parties responsible for the operation and maintenance of a stormwater management facility shall make records of the installation and of all maintenance and repairs, and shall retain the records for at least 5 years. These records shall be made available to the City during inspection of the facility and at other reasonable times upon request.
- (g) Failure to maintain practices. If a responsible party fails or refuses to meet the requirements of the maintenance covenant, the City, after reasonable notice, may correct a violation of the design standards or maintenance needs by performing all necessary work to place the facility in proper working condition. In the event that the stormwater management facility becomes a danger to public safety or public health, the City shall notify the party responsible for maintenance of the stormwater management facility in writing. Upon receipt of that notice, the responsible person shall have 30 days to effect maintenance and repair of the facility in an approved manner. After proper notice, the City may assess the owner(s) of the facility for the cost of repair work and any penalties; and the cost of the work shall be a lien on the property, or prorated against the beneficial users of the property, and may be placed on the tax bill and collected as ordinary taxes by the City.

939.08 ENFORCEMENT AND PENALTIES

- (a) *Violations*. Any development activity that is commenced or is conducted contrary to this Ordinance, may be restrained by injunction or otherwise abated in a manner provided by law.
- (b) *Notice of violation.* When the City determines that an activity is not being carried out in accordance with the requirements of this Ordinance, it shall issue a written notice of violation to the owner of the property. The notice of violation shall contain:
 - (1) The name and address of the owner or applicant;
 - (2) The address when available or a description of the building, structure or land upon which the violation is occurring;
 - (3) A statement specifying the nature of the violation;
 - (4) A description of the remedial measures necessary tobring the development activity into compliance with this Ordinance and a time schedule for the completion of such remedial action;
 - (5) A statement of the penalty or penalties that shall or may be assessed against the person to whom the notice of violation is directed;
 - (6) A statement that the determination of violation may be appealed to the municipality by filing a written notice of appeal within fifteen (15) days of service of notice of violation.
- (c) *Stop work orders*. Persons receiving a notice of violation will be required to halt all construction activities. This "stop work order" will be in effect until the City confirms that the development activity is in compliance and the violation has been satisfactorily addressed. Failure to address a notice of violation in a timely manner can result in civil, criminal, or monetary penalties in accordance with the enforcement measures authorized in this ordinance.

(d) *Restoration of lands*. Any violator may be required to restore land to its undisturbed condition. In the event that restoration is not undertaken within a reasonable time after notice, the City may take necessary corrective action, the cost of which shall become a lien upon the property until paid.

Section 2. That it is found that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council that resulted in this formal action were in meetings open to the public in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

Section 3. That this ordinance shall have full force and effect from the earliest period allowed by law.

Passed this 20th day of July 2023.

President of Council

ATTEST:

Clerk of Council

Approved by me this 20th day of July 2023.

ORDINANCE NO. <u>0-23-27</u>

AN ORDINANCE AMENDING CHAPTER 923 OF THE CODIFIED ORDINANCES OF THE CITY OF WILMINGTON IN ORDER TO PROVIDE FOR AN INCREASE IN SEWER RATES; AND REPEALING ANY AND ALL LEGISLATION INCONSISTENT HEREWITH

WHEREAS, City Council in 2020 approved a sewer rate plan that included rate adjustments through 2034 for the purposes of constructing a new Wastewater Treatment Plant and otherwise maintaining the wastewater collection system; and

WHEREAS, City Council enacted only the first five years of the rate plan, while waiting to learn the final cost of the new Wastewater Treatment Plant; and

WHEREAS, the new Wastewater Treatment Plant is being funded by a combination of grants from various sources and a low-interest loan from the Ohio EPA Water Pollution Control Loan Fund, and that loan agreement requires a rate structure be in place to ensure the ability to repay the loan.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO:

Section 1. That Section 923.04 of the Codified Ordinances of the City of Wilmington is hereby amended to read in full as follows:

923.04 RATE SCHEDULE FOR USERS INSIDE CITY.

Each owner of property located inside the City corporate limits and connected with the sewerage system shall be charged and pay for the availability, use and maintenance of the sewerage system the monthly per-bill-minimum availability charge plus the per 1,000 gallons charge, being the water consumption for the particular premises during each calendar month as determined by the water meter readings of the Waterworks Department, as follows:

	Rate
(a) Through December 31, 2023	
Per-bill-minimum availability charge (regardless of usage)	\$8.31
Plus: Charge per each 1,000 gallons of water used	\$5.16
(b)Effective January 1, 2024 through December 31, 2024.	
Per-bill-minimum availability charge (regardless of usage)	\$8.52
Plus: Charge per each 1,000 gallons of water used	\$5.29
(c)Effective January 1, 2025 through December 31, 2025.	
Per-bill-minimum availability charge (regardless of usage)	\$8.90
Plus: Charge per each 1,000 gallons of water used	\$5.53
(d)Effective January 1, 2026 through December 31, 2026.	
Per-bill-minimum availability charge (regardless of usage)	\$9.30
Plus: Charge per each 1,000 gallons of water used	\$5.78
(e)Effective January 1, 2027 through December 31, 2027.	
Per-bill-minimum availability charge (regardless of usage)	\$9.72
Plus: Charge per each 1,000 gallons of water used	\$6.04
(f) Effective January 1, 2028 through December 31, 2028.	
Per-bill-minimum availability charge (regardless of usage)	\$10.16
Plus: Charge per each 1,000 gallons of water used	\$6.31
(g)Effective January 1, 2029 through December 31, 2029.	
Per-bill-minimum availability charge (regardless of usage)	\$10.62
Plus: Charge per each 1,000 gallons of water used	\$6.59
(h)Effective January 1, 2030 through December 31, 2030.	
Per-bill-minimum availability charge (regardless of usage)	\$11.10
Plus: Charge per each 1,000 gallons of water used	\$6.89
(i) Effective January 1, 2031 through December 31, 2031.	
Per-bill-minimum availability charge (regardless of usage)	\$11.59
Plus: Charge per each 1,000 gallons of water used	\$7.20

(j) Effective January 1, 2032 through December 31, 2032.	
Per-bill-minimum availability charge (regardless of usage)	\$12.12
Plus: Charge per each 1,000 gallons of water used	\$7.52
(k)Effective January 1, 2033 through December 31, 2033.	
Per-bill-minimum availability charge (regardless of usage)	\$12.66
Plus: Charge per each 1,000 gallons of water used	\$7.86
(1) Effective January 1, 2034 through December 31, 2034.	
Per-bill-minimum availability charge (regardless of usage)	\$13.23
Plus: Charge per each 1,000 gallons of water used	\$8.22

Section 2. That Section 923.05 of the Codified Ordinances of the City of Wilmington is hereby amended to read in full as follows:

923.05 RATE SCHEDULE FOR USERS OUTSIDE CITY.

Each owner of property connected with the sewerage system, but located outside the City corporate limits, shall be charged and pay for the availability, use and maintenance of the sewerage system, the monthly per-bill-minimum availability charge plus the per 1,000 gallons charge, being the water consumption for the particular premises during each calendar month as determined by the water meter readings of the Waterworks Department, as follows:

	Rate
(a) Through December 31, 2023	
Per-bill-minimum availability charge (regardless of usage)	\$12.14
Plus: Charge per each 1,000 gallons of water used	\$11.29
(b)Effective January 1, 2024 through December 31, 2024.	
Per-bill-minimum availability charge (regardless of usage)	\$12.44
Plus: Charge per each 1,000 gallons of water used	\$11.57
(c) Effective January 1, 2025 through December 31, 2025.	
Per-bill-minimum availability charge (regardless of usage)	\$13.00
Plus: Charge per each 1,000 gallons of water used	\$12.09
(d) Effective January 1, 2026 through December 31, 2026.	
Per-bill-minimum availability charge (regardless of usage)	\$13.58
Plus: Charge per each 1,000 gallons of water used	\$12.63
(e) Effective January 1, 2027 through December 31, 2027.	
Per-bill-minimum availability charge (regardless of usage)	\$14.20
Plus: Charge per each 1,000 gallons of water used	\$13.20
(f) Effective January 1, 2028 through December 31, 2028.	
Per-bill-minimum availability charge (regardless of usage)	\$14.83
Plus: Charge per each 1,000 gallons of water used	\$13.80
(g)Effective January 1, 2029 through December 31, 2029.	
Per-bill-minimum availability charge (regardless of usage)	\$15.50
Plus: Charge per each 1,000 gallons of water used	\$14.42
(h)Effective January 1, 2030 through December 31, 2030.	
Per-bill-minimum availability charge (regardless of usage)	\$16.20
Plus: Charge per each 1,000 gallons of water used	\$15.07
(i) Effective January 1, 2031 through December 31, 2031.	
Per-bill-minimum availability charge (regardless of usage)	\$16.93
Plus: Charge per each 1,000 gallons of water used	\$15.75
(j) Effective January 1, 2032 through December 31, 2032.	
Per-bill-minimum availability charge (regardless of usage)	\$17.69
Plus: Charge per each 1,000 gallons of water used	\$16.45
(k) Effective January 1, 2033 through December 31, 2033.	
Per-bill-minimum availability charge (regardless of usage)	\$18.49
Plus: Charge per each 1,000 gallons of water used	\$17.19
(1) Effective January 1, 2034 through December 31, 2034.	
Per-bill-minimum availability charge (regardless of usage)	\$19.32
Plus: Charge per each 1,000 gallons of water used	\$17.19

Section 3. That it is found that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council that resulted in this formal action were in meetings open to the public in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

<u>Section 4</u>. That this ordinance shall be in full force and effect from and after the earliest period allowed by law.

Passed this 20th day of July 2023

President of Council

ATTEST:

Clerk of Council

Approved by me this 20th day of July 2023

ORDINANCE NO. 0-23-28

AMENDING CERTAIN SECTIONS IN CHAPTER 925 REFUSE COLLECTION OF THE WILMINGTON CODIFIED ORDINANCES IN ORDER TO PROVIDE FOR AN INCREASE IN LANDFILL RATES; AND REPEALING ANY AND ALL LEGISLATION INCONSISTENT HEREWITH

WHEREAS, the City has conducted a review of the usage, projected growth, current and future capacity, and condition of facilities and infrastructure, and has examined all aspects of maintaining and operating the City's landfill and refuse service now and in the foreseeable future; and

WHEREAS, the fees the City currently charges to consumers for refuse collection and tipping into the landfill are inadequate to meet the costs of current and future operation and anticipated maintenance and improvements; and

WHEREAS, City Council desires to amend certain sections of Chapter 925, Refuse Collection, of the Codified Ordinances, in order to ensure continued operations of the landfill for the Citizens of Wilmington.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF WILMINGTON, STATE OF OHIO:

[Additions to the CODIFIED ORDINANCES are in **bold** and deletions are lined through or noted below]:

Section 1. That Section 925.24 CLASSIFICATIONS AND RATES FOR REFUSE COLLECTIONS, CURBSIDE RECYCLING, YARD WASTE, AND LANDFILL AND COMPOST AREA TIPPING FEES be, and hereby is, amended to read in full as follows:

Sec. 925.24. Classifications and rates for refuse collections, curbside recycling, yard waste, and landfill and compost area tipping fees.

- (a) Refuse collection.
 - (1) Curbside collection services.

a. Commencing after June 1, 2018, every householder and commercial establishment creating refuse shall pay for the furnishing of the service of collection in accordance with the following schedule of monthly rates:

	Rates for Premises Serviced Inside City	Rates for Premises Serviced Outside City
RESIDENTIAL CURBSIDE		
Residence (including apartments without common containerized refuse system/dumpster)	\$16.35 per dwelling unit	\$17.99 per dwelling unit
Toter for automatic refuse collection	First toter provided at no charge	First toter provided at no charge
Each additional toter	\$6.68	\$7.35
COMMERCIAL CURBSIDE		
Commercial and Industrial (and all establishments other than residential)	\$9.48 per cu. yd. of refuse per month, with a 2 cu. yd. minimum	\$10.43 per cu. yd. of refuse per month, with a 2 cu. yd. minimum

b. Commencing after January 1, 2019, every householder and commercial establishment creating refuse shall pay for the furnishing of the service of collection in accordance with the following schedule of monthly rates:

	Rates for Premises Serviced Inside City	Rates for Premises Serviced Outside City
RESIDENTIAL CURBSIDE		
Residence (including apartments without common containerized refuse system/dumpster)	\$17.17 per dwelling unit	\$18.89 per dwelling unit
Toter for automatic refuse collection	First toter provided at no charge	First toter provided at no charge
Each additional toter	\$6.68	\$7.35
COMMERCIAL CURBSIDE		
Commercial and Industrial (and all establishments other than residential)	\$9.95 per cu. yd. of refuse per month, with a 2 cu. yd. minimum	\$10.95 per cu. yd. of refuse per month, with a 2 cu. yd. minimum

c. Commencing after January 1, 2020, every householder and commercial establishment creating refuse shall pay for the furnishing of the service of collection in accordance with the following schedule of monthly rates:

	Rates for Premises Serviced Inside City	Rates for Premises Serviced Outside City
RESIDENTIAL CURBSIDE		
Residence (including apartments without	\$18.03 per dwelling	\$19.83 per dwelling
common containerized refuse	unit	unit
system/dumpster)		
Toter for automatic refuse collection	First toter provided	First toter provided
	at no charge	at no charge
Each additional toter	\$6.68	\$7.35
COMMERCIAL CURBSIDE		
Commercial and Industrial (and all	\$10.45 per cu. yd. of	\$11.50 per cu. yd. of
establishments other than residential)	refuse per month,	refuse per month,
	with a 2 cu. yd.	with a 2 cu. yd.
	minimum	minimum

d. Commencing after January 1, 2021, every householder and commercial establishment creating refuse shall pay for the furnishing of the service of collection in accordance with the following schedule of monthly rates:

	Rates for Premises Serviced Inside City	Rates for Premises Serviced Outside City
RESIDENTIAL CURBSIDE		
Residence (including apartments without common containerized refuse system/dumpster)	\$18.94 per dwelling unit	\$20.83 per dwelling unit
Toter for automatic refuse collection	First toter provided at no charge	First toter provided at no charge
Each additional toter	\$6.68	\$7.35
COMMERCIAL CURBSIDE		
Commercial and Industrial (and all establishments other than residential)	\$10.98 per cu. yd. of refuse per month, with a 2 cu. yd.	\$12.08 per cu. yd. of refuse per month, with a 2 cu. yd.
	minimum	minimum

e. Commencing after January 1, 2022, every householder and commercial establishment creating refuse shall pay for the furnishing of the service of collection in accordance with the following schedule of monthly rates:

	Rates for Premises Serviced Inside City	Rates for Premises Serviced Outside City
RESIDENTIAL CURBSIDE		
Residence (including apartments without common containerized refuse system/dumpster)	\$19.89 per dwelling unit	\$21.88 per dwelling unit
Toter for automatic refuse collection	First toter provided at no charge	First toter provided at no charge
Each additional toter	\$6.68	\$7.35
COMMERCIAL CURBSIDE		
Commercial and Industrial (and all establishments other than residential)	\$11.53 per cu. yd. of refuse per month, with a 2 cu. yd. minimum	\$12.68 per cu. yd. of refuse per month, with a 2 cu. yd. minimum

fa. Commencing after January 1, 2023, every householder and commercial establishment creating refuse shall pay for the furnishing of the service of collection in accordance with the following schedule of monthly rates:

	Rates for Premises Serviced Inside City	Rates for Premises Serviced Outside City
RESIDENTIAL CURBSIDE		
Residence (including apartments without common containerized refuse system/dumpster)	\$20.89 per dwelling unit	\$22.98 per dwelling unit
Toter for automatic refuse collection	First toter provided at no charge	First toter provided at no charge
Each additional toter	\$6.68	\$7.35
COMMERCIAL CURBSIDE		
Commercial and Industrial (and all establishments other than residential)	\$12.11 per cu. yd. of refuse per month, with a 2 cu. yd. minimum	\$13.32 per cu. yd. of refuse per month, with a 2 cu. yd. minimum

b. Commencing after January 1, 2024, every householder and commercial establishment creating refuse shall pay for the furnishing of the service of collection in accordance with the following schedule of monthly rates:

	Rates for Premises	Rates for Premises
	Serviced Inside	Serviced Outside
	City	City
RESIDENTIAL CURBSIDE		
Residence (including apartments without	\$21.93 per dwelling	\$24.13 per dwelling
common containerized refuse	unit	unit
system/dumpster)		
Toter for automatic refuse collection	First toter	First toter
	provided at no	provided at no
	charge	charge
Each additional toter	\$6.68	\$7.35
COMMERCIAL CURBSIDE		
Commercial and Industrial (and all	\$12.72 per cu. yd.	\$13.99 per cu. yd.
establishments other than residential)	of refuse per	of refuse per
	month, with a 2 cu.	month, with a 2 cu.
	yd. minimum	yd. minimum

(2) *Dumpster collection services.*

COMMERCIAL DUMPSTERS	Rates for Premises	Rates for Premises
	Serviced Inside City	Serviced Outside
		City

Commercial and Industrial (and all	\$9.61 per cu. yd. of	\$10.57 per cu yd. of
establishments other than residential) and	refuse per month,	refuse per month,
also all apartment residences with a	with a 2 cu. yd.	with a 2 cu. yd.
common containerized refuse system	minimum	minimum
(dumpster) & a single common water meter		
system		

a. In addition to the Commercial Refuse Collection Rate, the following dumpster rental rates apply:

Dumpster Size	Rates for Premised Serviced	Rates for Premises Serviced
	Inside City	Outside City
1 cu. yd.	\$13.00/mo.	\$14.00/mo.
2 cu. yd.	\$14.00/mo.	\$15.00/mo.
3 cu. yd.	\$16.00/mo.	\$17.00/mo.
4 cu. yd.	\$17.00/mo.	\$18.00/mo.
5 cu. yd.	\$18.00/mo.	\$19.00/mo.
6 cu. yd.	\$19.00/mo.	\$20.00/mo.
8 cu. yd.	\$22.00/mo.	\$23.00/mo.

- (3) All fees assessed to the City of Wilmington by other entities, including but not limited to, fees from the Ohio Environmental Protection Agency and the Clinton County Solid Waste Management District are included in the refuse collection rate schedule.
- (b) Landfill tipping fees.
 - (1) City residents and businesses.

Household trash, clean-out, demolition materials & municipal solid waste.		
Cars and Small Trucks	\$12.00 \$16.00 per cu. yd. One (1) yard	
	minimum	
Full-sized trucks & trailers with	\$12.00 \$16.00 per cu. yd.	
compactable materials		
Construction and demolition materials	\$12.00 \$16.00 per cu. yd.	
Commercial trash trucks and compactors	\$34.00 \$40.00 per ton	
Clean hard fill material (concrete/brick)	\$15.00 per ton	
Roll-offs (compactable material)	\$12.00 \$16.00 per cu. yd.	
Roll-offs (non-compactable materials)	\$34.00 \$40.00 per ton	
Curbside and private property move-outs,	\$75.00 per hour plus \$12 \$16 per cu. yd.	
set-outs, and general clean-up	Includes equipment labor and disposal	
Dig-out fee for containers	\$10.00 per container	

(2) Non-city residents and businesses.

Household trash, clean-out, demolition materials & municipal solid waste		
Cars and Small Trucks	\$17.50 \$20.00 per cu. yd. One (1) yard	
	minimum	
Full-sized trucks & trailers with	\$17.50 \$20.00 per cu. yd.	
compactable materials		
Construction and demolition materials	\$17.50 \$20.00 per cu. yd.	
Clean hard fill material (concrete/brick)	\$15.00 per ton	
Commercial trash trucks and compactors	\$34.00 \$40.00 per ton	
Roll-offs (compactable material)	\$17.50 \$20.00 per cu. yd. One (1) yard	
	minimum	
Roll-offs (non-compactable materials)	\$34.00 \$40.00 per ton	
Dig-out fee for containers	\$10.00 per container	

(3) All fees assessed to the City of Wilmington by other entities, including but not limited to, fees from the Ohio Environmental Protection Agency and the Clinton County Solid Waste Management District are included in the tipping fee schedule.

- (4) The fee schedule shall be posted continually throughout the year in a conspicuous place at the landfill offices as well as on the City of Wilmington website.
- (5) Any amendments to the fee schedule are subject to Council approval.
- (c) *Curbside recycling and yard waste bag collection fees.*
 - (1) Yard waste bags. \$2.00 per bag
- (30 lb. material weight limit)
- In accordance with Section 925.14(b)
 - (2) Curbside Pick-up Service per month \$0.01.
- (d) *Compost area tipping fees for yard waste.*
 - (1) *Haulers of yard waste*. Haulers of yard waste will be charged \$10.00 per cubic yard for yard waste.

<u>Section 3</u>. That each and every section of Chapter 925, Refuse Collection, of the Codified Ordinances, except those sections identified and amended in Section 1 and 2 of this ordinance, are hereby ratified and republished and incorporated herein by reference as though fully rewritten herein.

<u>Section 4</u>. That all ordinances and parts of any ordinances which are in conflict herewith be, and the same hereby are, repealed to the extent of such conflict.

<u>Section 5.</u> That it is found that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council that resulted in this formal action were in meetings open to the public in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

<u>Section 6</u>. That this ordinance shall be effective from the earliest period allowed by law.

Passed this 3rd day of August 2023

ATTEST:

President of Council

Clerk of Council

Approved by me this 3rd day of August 2023