

City Council Agenda

Monday, December 12, 2022 at 7:00 pm

6550 N. High Street, Worthington, Ohio 43085

- 1. Call to Order
- 2. Roll Call
- 3. Pledge of Allegiance
- 4. Visitor Comments

Special Presentation(s)

- 5. Swearing-In Ceremony Acting City Manager Robyn Stewart
- 6. Resolution No. 62-2022 Thomas Worthington Field Hockey Team State Champions

Expressing the Congratulations and Best Wishes of Worthington City Council to the Thomas Worthington High School Field Hockey Team for Winning the 2022 State Championship.

Executive Summary: Recognizing the Thomas Worthington High School Field Hockey Team who won its seventh state title in 2022.

Recommendation: Introduce and Approve as Presented

7. Resolution No. 63-2022 Retirement - Police Chief Robert Ware

Expressing the Appreciation and Best Wishes of the Worthington City Council to Robert Ware for his Service to the Worthington Division of Police and for his Service to the Community.

Recommendation: Introduce and Approve as Presented

8. Report from the Community Relations Commission

Executive Summary: Commission members would like to discuss their priorities going forward with City Council.

Public Hearings on Legislation

9. Ordinance No. 46-2022 Appropriation for New & Replacement Equipment

Amending Ordinance No. 39-2022 (As Amended) to Adjust the Annual Budget by Providing for Appropriations from the Capital Improvements Fund and Law Enforcement Trust Fund Unappropriated Balance to Pay the Cost of the 2023 New and Replacement Equipment Items and for Certain Projects as Identified in the 2023 Five-Year Capital Improvements Program and all Related Expenses and Determining to Proceed with said Projects.

Executive Summary: This Ordinance appropriates funds to procure the new and replacement equipment provided in the Capital Improvement Plan (CIP) for Fiscal Year 2023. This Ordinance also appropriates funds for multiple projects identified in the 2023-2027 CIP.

Recommendation: Approve as Presented

New Legislation - Resolution(s)

10. Resolution No. 64-2022 Amendments to the Personnel Rule and Regulations Amending the Personnel Rules and Regulations of the City of Worthington.

Executive Summary: This Resolution amends the Personnel Rules and Regulations

Recommendations: Introduce and Approve as Presented

11. Resolution No. 65-2022 Authorizing the Parks and Recreation Custodial Services Agreement

To Authorize the City Manager to Execute A Custodial Services Contract with Circle Building Services, Inc. for the Worthington Community Center and Griswold Center.

Executive Summary: This Resolution authorizes the City Manager to enter into an agreement for custodial services for the Community Center and Griswold Center.

Recommendation: Introduce and Approve as Presented

12. Resolution No. 66-2022 Right of Way Permit Renewal for Everstream Solutions

Approving an Agreement and Permit for between Everstream Solutions, LLC, an Ohio Limited Liability Company, to Operate and Maintain a Telecommunications System Within the City of Worthington Pursuant to and Subject to the Provisions of Chapter 949 of the Codified Ordinances of the City of Worthington.

Executive Summary: This Resolution approves the renewal of a Right-of-Way Agreement and Permit for Everstream Solutions LLC.

Recommendation: Introduce and Approve as Presented

Reports of City Officials

13. Policy Item(s)

a. Continue discussion of a sustainability position

Executive Summary: The Council will continue discussions regarding the possible creation of a sustainability position and associated funding.

Reports of Council Members

Other Business

Executive Session

14. Executive Session

a. To consider the appointment of a public official.

Adjournment

15. Motion to Adjourn

Contact: D. Kay Thress, Clerk of Council (Kay.Thress@worthington.org (614) 436-3100) | Agenda published on 12/08/2022 at 3:23 PM

RESOLUTION NO. 62-2022

Expressing the Congratulations and Best Wishes of Worthington City Council to the Thomas Worthington High School Field Hockey Team for Winning the 2022 State Championship.

WHEREAS, the Thomas Worthington High School Field Hockey Team won the State Championship title in 2022, for the first time since 2017; and,

WHEREAS, the Thomas Worthington High School Field Hockey Team defeated Watterson, 3-2 in overtime in the championship game on Saturday, November 5th, to bring home the state title; and,

WHEREAS, this is the seventh state title in the history of the Thomas Worthington Field Hockey Program, also winning the State Championship in 1988, 2007, 2011, 2015, 2016, and 2017; and,

WHEREAS, the Thomas Worthington High School Field Hockey team ended the season with a 19-2 record; and,

WHEREAS, the State Championship is the culmination of a season of hard work, disciplined training and dedication on the part of Team Members Moira Barnovsky, Tate Beegle, Lauren Beier, Sophia Borghese, Campbell Bowers, Reilly Casey, Rowan Casey, Taylor Charnes, Julie Conroy, Meredith Estepp, Jaidyn Gussler, Mia Kavinsky, Molly McClellan, Elle Pasquinilli, Clara Scott, Caroline Sprung, Courtney Stegemiller, and Emmy Wellejus; and,

WHEREAS, the Council of the City of Worthington wishes to further recognize the outstanding efforts of Coach Terri Simonetti Frost, as well as the coaching staff of Alex Ickert, Caitlin Bromogen Christel, Rantz Karousis, and Emma Anderson,

NOW THEREFORE, BE IT RESOLVED by the Council of the City of Worthington, County of Franklin, State of Ohio:

SECTION 1. That on behalf of the community, City Council wishes to extend sincere congratulations and recognition to the members of the Thomas Worthington High School Field Hockey Team and coaching staff for their exemplary effort in winning the 2022 State Championship and wish them continued success in future pursuits.

SECTION 2. That the Clerk of Council be instructed to record this Resolution in the appropriate Resolution Book and to forward a duly certified copy thereof to Coach Terri Simonetti Frost.

Adopted		
	President of Council	
Attest		
Clerk of Council		

RESOLUTION NO. 63-2022

Expressing the Appreciation and Best Wishes of the Worthington City Council to Robert Ware for his Service to the Worthington Division of Police and for his Service to the Community.

WHEREAS, Chief Robert Ware has served the City of Worthington as Chief of the Worthington Division of Police for three years; and,

WHEREAS, Chief Ware has continuously demonstrated his commitment to protecting the well being of all people who live in, work in, and visit the City of Worthington; and,

WHEREAS, Chief Ware has shown outstanding leadership during the challenges of the past few years including the COVID-19 pandemic and racial justice demonstrations; and,

WHEREAS, Chief Ware has supported the community in a cooperative effort to reduce crime, make our neighborhoods safe, and improve the quality of life in Worthington; and,

WHEREAS, Chief Ware has actively worked to connect with young people, members of the business community, and community partners to encourage positive relationships throughout the community; and,

WHEREAS, Chief Ware is retiring as Chief of the Worthington Division of Police this December 2022.

NOW THEREFORE, BE IT RESOLVED by the Council of the Municipality of Worthington, County of Franklin, State of Ohio:

SECTION 1. That on behalf of the residents of the community, the City Council hereby expresses to Chief Robert Ware sincere appreciation for his contributions and dedicated service and extends him best wishes in future pursuits.

SECTION 2. That the Clerk of Council be instructed to forward a duly certified copy of this Resolution to Chief Ware and to record said Resolution in the appropriate record book.

Adopted		
Attest	President of Council	
Clerk of Council		



STAFF MEMORANDUM City Council Meeting – December 12, 2022

Date: November 28, 2022

To: Matthew H. Greeson, City Manager

From: Scott F. Bartter, Finance Director

Subject: Ordinance No. 46-2022 – Appropriation – New & Replacement

Equipment & Various Projects

EXECUTIVE SUMMARY

This Ordinance appropriates funds to procure the new and replacement equipment provided in the Capital Improvement Plan (CIP) for Fiscal Year 2023. This Ordinance also appropriates funds for multiple projects identified in the 2023-2027 CIP.

RECOMMENDATION

Approve as Presented

BACKGROUND/DESCRIPTION

In addition to appropriating funds for the 2023 New and Replacement Equipment program, this Ordinance appropriates funds for the CIP projects listed below. Funding for additional projects, where expenses are expected to exceed the \$50,000 competitive bid threshold will be appropriated throughout the year. The projects funded with this Ordinance are:

- 1. 2023 Building Improvement Program
- 2. Community Center Sidewalk Replacement
- 3. Fire Hydrant Replacement and Painting
- 4. Fire Station Bay Vent System
- 5. Environmental Analysis and Right of Way for Selby Bridge Replacement
- 6. Brick paver replacement on the Village Green
- 7. Community Wayfinding Signage

Both Ladder 101 and Engine Rescue 102 are scheduled to be replaced and debt financed in 2023. The appropriation for these two pieces of equipment will occur in 2023.

ATTACHMENTS

Ordinance No. 46-2022

ORDINANCE NO. 46-2022

Amending Ordinance No. 39-2022 (As Amended) to Adjust the Annual Budget by Providing for Appropriations from the Capital Improvements Fund and Law Enforcement Trust Fund Unappropriated Balance to Pay the Cost of the 2023 New and Replacement Equipment Items and for Certain Projects as Identified in the 2023 Five-Year Capital Improvements Program and all Related Expenses and Determining to Proceed with said Projects.

WHEREAS, the Charter of the City of Worthington, Ohio, provides that City Council may at any time amend or revise the Budget by Ordinance, providing that such amendment does not authorize the expenditure of more revenue than will be available;

NOW, THEREFORE, BE IT ORDAINED by the Council of the Municipality of Worthington, County of Franklin, State of Ohio:

SECTION 1. That there be and hereby is appropriated from the Capital Improvements Fund Unappropriated Balance to Account No. 308.8120.533467 the sum of One Million Four Hundred Ninety-Four Thousand Six Hundred and Fifty Dollars (\$1,494,650) to pay the cost of 2023 New and Replacement Equipment items on the list attached hereto. The amounts shown are estimates with final costs to be within 10% of each item.

SECTION 2. That there be and hereby is appropriated from the Law Enforcement Trust Fund Unappropriated Balance to Account No. 214.1414.533467 the sum of Ten Thousand Dollars (\$10,000.00) to pay the cost of replacement chemical suits for the 2023 New and Replacement Equipment list. The amounts shown are estimates with final costs to be within 10% of this item.

SECTION 3. That there be and hereby is appropriated from the Capital Improvements Fund Unappropriated Balance to Account No. 308.3010.533468 the sum of Two Hundred Thousand Dollars (\$200,000.00) to pay the cost of the 2023 Building Improvement Program and all Related Expenses (Project No. 739-23).

SECTION 4. That there be and hereby is appropriated from the Capital Improvements Fund Unappropriated Balance to Account No. 308.4010.533469 the sum of Thirty-Five Thousand Dollars (\$35,000.00) to pay the cost of replacing sidewalk and approaches outside the Community Center and all related Expenses (Project No. 740-23).

SECTION 5. That there be and hereby is appropriated from the Capital Improvements Fund Unappropriated Balance to Account No. 308.3010.533391 the sum of Twenty-Five Thousand Dollars (\$25,000.00) to pay the cost of the Fire Hydrant Replacement and Painting and all Related Expenses (Project No. 661-18).

ORDINANCE NO. 46-2022

SECTION 6. That there be and hereby is appropriated from the Capital Improvements Fund Unappropriated Balance to Account No. 308.6060.533470 the sum of Eighty-Eight Thousand Dollars (\$88,000.00) to pay the cost of the installation of a Fire Station Bay Vent System and all related Expenses (Project No. 741-23).

SECTION 7. That there be and hereby is appropriated from the Capital Improvements Fund Unappropriated Balance to Account No. 308.8150.533464 the sum of Fifty Thousand Dollars (\$50,000.00) to pay the cost of Environmental Analysis and Right of Way for the Selby Bridge Replacement and all Related Expenses (Project No. 736-22).

SECTION 8. That there be and hereby is appropriated from the Capital Improvements Fund Unappropriated Balance to Account No. 308.4010.533471 the sum of Fifty-Seven Thousand Dollars (\$57,000.00) to pay the cost of Replacing brick pavers on all four quadrants of the Village Green and all Related Expenses (Project No. 742-23).

SECTION 9. That there be and hereby is appropriated from the Capital Improvements Fund Unappropriated Balance to Account No. 308.5010.533347 the sum of Forty Thousand Dollars (\$40,000.00) to pay the cost of the Community Wayfinding Signage and all Related Expenses (Project No. 619-15).

SECTION 10. For purposes of Section 2.21 of the Charter of the City, this ordinance shall be considered an "Ordinance Determining to Proceed" with the Projects, notwithstanding future actions of this Council, which may be necessary or appropriate in order to comply with other requirements of law.

SECTION 11. That notice of passage of this Ordinance shall be posted in the Municipal Administration Building, the Worthington Library, the Griswold Center and the Worthington Community Center and shall set forth the title and effective date of the Ordinance and a statement that the Ordinance is on file in the office of the Clerk of Council. This Ordinance shall take effect and be in force from and after the earliest period allowed by law and by the Charter of the City of Worthington, Ohio.

Passed		
	President of Council	
Attest:		
Clerk of Council		



STAFF MEMORANDUM City Council Meeting - December 12, 2022

Date: December 7, 2022

To: Matthew H. Greeson, City Manager

From: Lori Trego, Personnel Director

Subject: Resolution Amending the Personnel Rules and Regulations

EXECUTIVE SUMMARY

This Resolution amends the Personnel Rules and Regulations

RECOMMENDATION

Introduce and Approve as Presented

BACKGROUND/DESCRIPTION

Various sections of the City Personnel Rules and Regulations have been amended over the past several years, however, there has not been a comprehensive update to the full Personnel Rules and Regulations since 2014. This updated version of the Personnel Rules memorializes changes authorized by City Council since 2015, as well as, adding some new provisions suggested by both staff and by legal counsel. Highlights of these updates and changes are detailed below.

<u>Updates which incorporate previous amendments</u>

- Adding references to Unclassified positions, and advertising job openings on the City website per language from the 2016 Charter amendments;
- Adding language to the equal opportunity definitions to include sexual orientation, gender identity or expression and genetic information;
- Clarifying that the City Manager may make appointments above Step B of a pay range;
- Deleting references to Communication Technicians (this position was eliminated with the closing of the Communications Center in 2020);
- Deleting Presidents Day/adding Juneteenth and adding one additional personal day for non-union employees.

New provisions

- Annual Leave accumulation totals have been updated for non-union employees to match those in the FOP contract.
- The minimum hiring age for Part-time Firefighters has been reduced from 21 to 18. Many local departments allow Part-time Firefighters to be hired at age 18, and the Fire Chief has requested this change to assist with recruiting part-time employees.
- Disability accommodation language has been added to clarify requirements of the Americans with Disabilities Act.
- Specific references to the Ohio Ethics Law have been added to the ethics and nepotism rules.

ATTACHMENTS

Resolution No. 64-2022 Personnel Rules and Regulations

RESOLUTION NO. 64-2022

Amending the Personnel Rules and Regulations of the City of Worthington.

WHEREAS, it is necessary to periodically update the City's Personnel Rules and Regulations; and,

WHEREAS, City Council wishes to add language to clarify Disability accommodation provisions and to reference the Ohio Ethics Law; and,

WHEREAS, City Council wishes to add language providing that part-time applicants in the Division of Fire and EMS may be not less than 18 years of age; and,

WHEREAS, City Council wishes to extend the annual leave accrual schedule provided in the City's Collective Bargaining Agreement with the Fraternal Order of Police to all non-bargaining unit employees; and,

WHEREAS, City Council wishes to amend additional provisions of the Personnel Rules and Regulations;

NOW THEREFORE, BE IT RESOLVED by the Council of the Municipality of Worthington, County of Franklin, State of Ohio:

SECTION 1. That the Personnel Rules and Regulations of the City of Worthington be and the same are hereby amended as per the Personnel Rules and Regulations attached hereto and made a part thereof.

SECTION 2. That the Clerk be and hereby is instructed to record this Resolution in the appropriate record book.

Adopted		
	President of Council	
Attest		
Clerk of Council		



PERSONNEL RULES AND REGULATIONS

December 2022

PERSONNEL RULES AND REGULATIONS

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PERSONNEL RULES AND REGULATIONS

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Appendix I – Employee Rights under FMLA

PERSONNEL RULES AND REGULATIONS

INTRODUCTION

A. Purpose

It is the purpose of these rules to give effect to the provisions of the City Charter and the ordinances of the City of Worthington by establishing standards and procedures to ensure fair and consistent employee relations. These rules are not intended to create, nor is the language set forth by the rules to be construed to create, a contract of any kind, either express or implied, between the City and its employees.

B. Amendment of Rules

From time to time, it may be necessary to amend these Personnel Rules. The City retains the right to amend, modify, revoke or suspend any or all rules consistent with this provision. The Personnel Director shall prepare, in consultation with the City Manager, such amendments to these rules as may be deemed desirable. Such amendments shall be reported to City Council. Unless amended or disapproved by resolution of City Council within thirty (30) days after such report, they shall become effective.

C. Application

These Personnel Rules and Regulations apply, unless noted otherwise, to all City personnel to the extent the Personnel Rules and Regulations do not conflict with, or a subject is mutually addressed by, the express terms of an applicable collective bargaining agreement. To the extent that a Personnel Rule addresses a subject in conflict with or mutually addressed by a collective bargaining agreement, only the collective bargaining agreement applies.

DEFINITIONS

SECTION 1. <u>APPLICANT</u>. A person requesting consideration for employment in the classified or unclassified service of the City.

SECTION 2. <u>APPOINTING AUTHORITY</u>. The officer or agency having authority under the charter to make appointments to positions in the Classified Service of the City. Unless otherwise specified by ordinance or these Personnel Rules, the City Manager shall be the Appointing Authority.

SECTION 3. <u>CERTIFICATION</u>. Endorsement by the Director of Personnel that an Applicant has met required minimum standards for a vacant position.

SECTION 4. <u>CLASS OR CLASSIFICATION</u>. A group of positions with the same Class Title (as hereinafter defined), having similar duties and responsibilities and requiring similar qualifications which can be distinguished from other groups of positions (such as Maintenance Technician). There may be only one job or position in a particular Class (such as Police Chief).

SECTION 5. <u>CLASS SPECIFICATION</u>. The written description of a Class, containing a Class Title, a statement of the duties, authority and responsibilities of the positions within the Class, and the qualifications which are necessary or desirable for the satisfactory performance of the duties of positions within the Class. The Class Specification may also include, where appropriate, the usual lines of promotion to and from the Class.

SECTION 6. <u>CLASSIFIED SERVICE POSITIONS</u>. Positions in the service of the City established either by Charter or Ordinance which are subject to examination and not specifically excluded and placed in unclassified service.

SECTION 7. <u>CLASS TITLE</u>. The official and identifying name of a Class. The Class Title shall be used in all official documents including budgets and payrolls and in the announcement of examinations.

SECTION 8. <u>COMPENSATORY TIME</u>. Compensation granted in the form of time off from regular duties in lieu of salary or wages.

SECTION 9. CONTINUOUS SERVICE. Continuous service means employment in the service of the City without break or interruption. Employees of the City's Division of Fire and Emergency Medical Services as of January 1, 1994, and Division of Police employees in the position of Communication Technician as of January 1, 1994, shall be given credit for years of service with the Sharon Township Division of Fire preceding January 1, 1994. Leaves of absence with pay shall not interrupt Continuous Service and shall not be deducted from the employee's total service time unless such paid leave extends beyond twelve (12) months. Leaves of absence without pay for injury or disability and those granted under the Family Medical Leave Act shall not interrupt Continuous Service and shall not be deducted from the employee's total service time unless such unpaid leave extends beyond twelve (12) months. Any other leaves of absence without pay in excess of thirty (30) days, except for extended service with the armed forces of the United States, shall be deducted in computing total service time, but shall not serve to interrupt Continuous Service. Resignations to immediately accept another position in the services of the City shall not be an interruption of Continuous Service.

SECTION 10. <u>DEMOTION</u>. The change of an employee from a position in one Class to a position in another Class having a lower maximum salary rate.

SECTION 11. <u>DEPARTMENT</u>. Any City department identified as such in the Administrative Code or Codified Ordinances of the City.

SECTION 12. <u>DEPARTMENT HEAD</u>. The individual identified by ordinance or the organizational chart as the Department director.

SECTION 13. <u>DIVISION</u>. A major separate functional component of a Department (such as the Division of Police and Division of Fire and Emergency Medical Services within the Department of Public Safety).

SECTION 14. <u>DIVISION CHIEF</u>. The individual identified on the organizational chart as directing a division of the City (Police Chief and Fire Chief).

SECTION 15. <u>ELIGIBLE LIST</u>. A list of Eligible Persons determined in order of their final grades on an open competitive examination, or in an order determined by these Rules, prepared by the Personnel Director.

SECTION 16. <u>ELIGIBLE PERSON</u>. A person whose name is on a list prepared by the Personnel Director, as a result of that person earning a passing grade on an open competitive examination for a position or on a re-employment list for a position. For purposes of this definition, a "passing grade" shall be that which is determined by the Personnel Director.

SECTION 17. <u>EXEMPT SERVICE</u>. Those positions not included in the Classified Service Positions as provided by Section 11.02 of the City Charter. Unclassified positions.

SECTION 18. <u>FLEXIBLE TIME.</u> A work schedule that provides flexible starting and ending times for employees assigned a standard forty (40) hour work week, and as approved by the employee's Department Director or Division Chief.

SECTION 19. <u>FULL-TIME EMPLOYEES</u>. Employees that are scheduled to work not less than forty hours per seven (7) calendar days. Full time employees are of two types, described as follows:

- A. Forty Hour Employees. The seven (7) day work period shall consist of five (5) eight (8) hour days with two (2) days off or four (4) ten (10) hour days with three (3) days off. The rates of pay and ranges prescribed in the pay plan for the respective positions are based on an average work week of forty (40) hours and a typical work year of 2,080 hours.
 - B. <u>Fifty- three Hour Employees</u>. Regular hours for 53 hour employees shall be 212 hours in a 28-day period with an average of fifty-three (53) scheduled hours per week. The 28-day period shall be assigned and scheduled by the Department Head or Division Chief. The hourly wage is based upon a yearly schedule of 2,756 hours worked.

SECTION 20. <u>IMMEDIATE FAMILY</u>. An employee's spouse, parents, step-parents, children, step-children, grandparents, siblings, step-brother, step-sister, grandchildren, brother-in-law, sister-in-law, daughter-in-law, son-in-law, mother-in-law, father-in-law, legal guardian or other person in loco parentis, unless otherwise provided in a specific Rule or policy.

SECTION 21. <u>OVERTIME</u>. That time during which an employee is on duty, actually working for the City of Worthington, in excess of eight (8)

hours in any one calendar day or in excess of ten (10) hours in any one calendar day, per an employee's respective regular work day, or in excess of forty (40) hours in any calendar week for 40-hour employees or in excess of 212 hours in any 28 day work period for 53-hour employees. Overtime shall only be earned and paid for employees assigned a flexible time schedule for those hours actually worked in excess of forty (40) hours in any calendar week. Overtime must be authorized to be worked by the Department Director or Division Chief and approved for payment by the City Manager.

SECTION 22. <u>PART-TIME EMPLOYEES</u>. Any employee who routinely works less than forty (40) hours per week or, for certain employees in the Division of Fire, any employee who routinely works less than an average of fifty-three (53) hours per seven (7) consecutive days within a twenty-eight (28) day period, and whose employment is provided for in the annual budget.

SECTION 23. <u>POSITION</u>. A group of duties and responsibilities designed to be performed by an employee. Positions shall be created and abolished by City Council.

SECTION 24. <u>PROBATIONARY PERIOD</u>. A test period, during an employee's initial employment in a Position, in which an employee is required to demonstrate his or her fitness by actual performance of the duties of the Position to which he or she has been appointed. The Probationary Period shall be as specified in the most recent Pay Resolution adopted by City Council.

SECTION 25. <u>PROMOTION</u>. The change of an employee from a position in one Class to a position in another Class having a higher maximum salary rate.

SECTION 26. <u>PROVISIONAL APPOINTMENT.</u> An appointment of an Applicant made in the absence of an Eligible List for a Class, and determined by the Applicant's grade on a non-competitive test.

SECTION 27. <u>REGULAR EMPLOYEE</u>. A person who has been appointed to a Classified Service Position from an Eligible List and who has satisfactorily completed his or her Probationary Period.

SECTION 28. <u>RETIREMENT</u>. An employee's voluntary separation from service with the City not by resignation, layoff, or discharge and whose application for retirement benefits has been approved by the retirement system to which the retiring employee subscribes.

SECTION 29. <u>SEASONAL APPOINTMENTS</u>. An appointment to a Position that only exists during a particular season of the year, not to exceed five (5) months. A Seasonal Employee is not a Regular Employee.

SECTION 30. <u>TEMPORARY APPOINTMENT</u>. An appointment to a Position lasting for a limited period of time, as designated on the City's most recent Pay Resolution.

SECTION 31. <u>UNCLASSIFIED POSITIONS</u>. Those positions not included in the Classified Service as provided by Section 11.02 of the City Charter.

SECTION 32. <u>WORK PERIOD</u>. Any established and regularly recurring period of work which is not less than seven (7) consecutive days nor more than twenty-eight (28) consecutive days. A work period may be any length and need not coincide with the pay period or with a particular day of the week or hour of the day. Once a beginning time for a Work Period is established, it remains fixed, regardless of how many hours are worked within that Work Period, unless changed by the Department Director.

CODE OF ETHICS

SECTION 1. OHIO ETHICS LAW

The Ohio Ethics Law and related statutes are detailed in Ohio R.C. Chapter 102 - Sections 2921.42 and 2921.43 and generally prohibit public employees from misusing their official positions for their own personal benefit or the benefit of their family members or business associates.

All Fulltime, Part-time and Seasonal City of Worthington employees are subject to the provisions of the Ohio Ethics Law.

SECTION 2. <u>CONDUCT OF CITY EMPLOYEES</u>. The City's reputation for integrity is determined by the conduct of its employees. Employees must avoid situations that may lead to a conflict of interest or the appearance of a conflict of interest between self interests and the duty to their department and community. Employees of the City shall conduct themselves in a manner which is conducive to public trust and respect, accountability and independent, objective judgment.

SECTION 2. <u>GIFTS AND FEES</u>. Employees shall not accept any unlawful remuneration nor accept any personal gifts, excessive entertainment or other questionable fees, discounts, and considerations that are not available to the general public from individuals or organizations to whom the City provides or may provide service, or from any other individual or group with whom the City has or may have business dealings.

SECTION 3. <u>CONFIDENTIAL INFORMATION</u>. Confidential information with respect to the City acquired by employees through their employment or otherwise is considered privileged and must be held in confidence, and is to be used solely for departmental or City purposes. Financial information regarding the City and its employees is not to be released to any person unless it is generally available to the public or must be disclosed pursuant to a public records request.

SECTION 4. <u>RELATIONS WITH VENDORS</u>. City employees will select supplies impartially based on price, quality, performance, and suitability to the product or service. Each employee shall avoid any activity that could imply selection on any basis other than the best

interest of the City or which could give any supplier an improper advantage.

SECTION 5. <u>OUTSIDE ACTIVITIES & EMPLOYMENT</u>. Employees shall not engage in business activity or employment which interferes with their duties to the City. Employees shall disclose to their Department Directors all outside employment. Under no circumstances shall an employee accept a position or enter into a business venture or partnership which will result in, or foreseeably result in, a conflict of interest. If there is any possibility of a conflict, the employee must inform his or her Department Director or Division Chief and obtain approval before accepting the position.

SECTION 6. <u>PERSONAL CONDUCT</u>. During work hours or during off duty hours employees shall not engage in any conduct that adversely reflects on their professional reputation, reputation of their department or the City, or which evidences a lack of integrity or lack of fitness to perform the duties as employees of the City.

RULE III

EQUAL EMPLOYMENT OPPORTUNITY

The City of Worthington offers equal employment opportunities to all employees and applicants for employment without regard to race, color, religion, sex (including sexual orientation and gender identity or expression), military status, national origin, disability, age, ancestry, genetic information, or any characteristic protected under applicable federal, state, or local law. This policy applies to all terms and conditions of employment, including but not limited to, recruiting, hiring, training, promotion, compensation, termination, transfer, working conditions, and leaves of absence.

It is our policy to recruit, hire, train and promote the most qualified persons. It is the firm belief that our Equal Employment Opportunity Policy will be furthered in an environment of mutual trust where employees are encouraged to discuss their problems with members of management. As a City, we have pledged to pursue this policy and, as an employee, you will be expected to comply with this policy in every respect.

RULE IV

HARASSMENT AND NON-DISCRIMINATION POLICY

SECTION 1: <u>POLICY</u>. The City of Worthington strongly disapproves and expressly prohibits any form of unlawful harassment or discrimination based on race, color, religion, sex, national origin, age, disability, military status, status as a veteran or special disabled veteran, or any other characteristic protected by applicable federal, state, or local laws.

The City of Worthington also specifically prohibits sexual harassment of our employees in any form. It is our policy to provide an employment and business environment free of unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct or communication of a sexual nature constituting sexual harassment as defined and otherwise prohibited by federal and state law.

Specifically, no supervisor shall threaten or insinuate, either explicitly or implicitly, that an employee's refusal to submit to sexual advances will adversely affect the employee's employment, evaluation, wages, advancement, assigned duties, shifts, or any other condition of employment or career advancement.

Other sexually harassing conduct in the workplace, whether committed by supervisors or non-supervisory personnel is impermissible and prohibited because it creates an intimidating, hostile, or offensive working environment and/or unreasonably interferes with an individual's work performance. This includes, but is not limited to, any conduct of a sexual nature, including verbal conduct, touching, solicitation or the display in the workplace of sexual objects or pictures, where there has been an indication that such conduct is unwelcome.

Any discriminatory or harassing conduct, as described above, whether by supervisors or non-supervisory personnel, may result in disciplinary action, up to and including discharge.

SECTION 2. <u>GUIDELINES</u>. It is our policy to investigate thoroughly and remedy any known incidents of harassment or discrimination. In order to accomplish this, however, incidents must be brought to the attention of management. Accordingly, employees who feel aggrieved have an obligation to communicate their problem immediately.

Employees who feel comfortable doing so should directly inform the person engaging in unwelcome conduct that such conduct is offensive and must stop; however, employees are <u>not</u> required to first directly address the person who is harassing them. The following steps should be taken by an employee who has a complaint:

Any individual that believes that he or she has been subjected to unlawful harassment or discrimination, or witnessed unlawful harassment or discrimination, should promptly file a <u>written report</u> of that fact to the Personnel Director or the individual's immediate supervisor/manager. If the individual alleges harassment or discrimination against the Personnel Director and the individual's immediate supervisor/manager, the individual need not report the incident to the alleged harassers and, instead, may report the incident to the City Manager. The written report should identify the alleged incidents and dates, the alleged perpetrators of the harassment or discrimination (if known), and any witnesses to the harassment or discrimination. The report will be kept confidential to the extent possible consistent with a thorough investigation and any remedial action required.

Upon receipt of a report, the City of Worthington will investigate the allegations. If the City of Worthington determines that an individual has violated this policy, the City of Worthington will take appropriate disciplinary action, up to and including termination.

The City encourages individuals who believe they have been victims or witnesses of harassment or discrimination to come forward and report such harassment. The City will not take any adverse action against an individual who in good faith comes forward to report misconduct, or provides assistance in an investigation, regardless of whether the allegation is substantiated. The City prohibits retaliation against individuals who report discrimination or harassment in good faith under this policy.

Any questions concerning this policy should be directed to the Personnel Department.

CLASSIFICATION AND PAY PLAN

SECTION 1. <u>CLASS SPECIFICATIONS</u>. The Personnel Director shall prepare specifications for each class or position included in the classification plan approved by resolution of Council under Section 139.04 of the Codified ordinances. The Personnel Director shall be responsible for seeing that the specifications are kept current, by preparing amendments for consideration by the City Manager and the Council to cover new positions and changes in duties of old positions whenever such amendments are deemed necessary.

SECTION 2. <u>PAY PLAN</u>. The Personnel Director shall prepare a uniform pay plan as provided in Section 139.05 of the Codified Ordinances. Such plan shall consist of minimum and maximum rates of pay for each class or position and such intermediate rates as shall be deemed desirable. Salary ranges shall be linked directly to the position classification plan, as determined by the City Manager with the approval of the City Council.

SECTION 3. <u>APPLICATION OF PAY PLAN</u>. After the adoption of the pay plan, no position shall be assigned a salary higher than the maximum or lower than the minimum salary provided for the class or position. New appointments shall normally be made at the minimum rate for the class. The City Manager may authorize an appointment at a higher step whenever the Personnel Director certifies to him or her that the City is unable to recruit satisfactory employees at the lowest step, or when the Personnel Director recommends a higher step due to training and experience of the eligible candidate.

Reinstatements will be made at the Range Level and Step paid at the time of termination.

SECTION 4. <u>PAY INCREASES</u>. Salary increases within an established range shall not be automatic, but shall be dependent upon merit. Fourteen (14) days before the anniversary of an employee's hiring, the appointing authority shall initiate a performance evaluation of the employee on a form supplied by the Director of Personnel. This evaluation and other pertinent data shall form the basis for awarding or denying merit step increases.

The effective date of all merit increases shall be the anniversary of the initial hire date or the date of promotion to the current position if the position held is not the position occupied at the date of hire.

Additional salary increases, not to exceed one a year for any employee, may be made for highly meritorious service or to maintain proper staffing, but such increases may be granted only in exceptional cases and only after prior approval of the Director of Personnel and the City Manager. Such increases shall not have any effect on the scheduled date of subsequent pay increases.

In any case where, by reason of unusual circumstances, rigid adherence to the foregoing principles relating to salary adjustments would cause a manifest injustice, the City Manager may make such order relating thereto as in his discretion is proper.

SECTION 5. <u>TOTAL REMUNERATION</u>. Salary payments and any other monetary remuneration to any employee shall be based only upon the Charter and ordinances of the City of Worthington, authorization by City Council, or these Personnel Rules.

No reward, gift or other thing of value received from any source for the performance of his or her duties shall be retained by an employee unless approved by the City Manager. All such fees and rewards shall be accounted for and paid into an appropriate account designated by City Council.

SECTION 6. <u>PART TIME WORK</u>. Whenever an employee works for a period less than the regularly established number of hours per day, days per week, or weeks per month, the amount paid shall be proportionate to the time actually employed, based on the salary for the class or as otherwise specified in the City's pay resolution. The payment of a salary from two or more departments or funds for duties performed for each is permissible if the total salary does not exceed the maximum rate of pay for the class.

SECTION 7. <u>HOURLY & DAILY RATES</u>. Hourly paid employees, including temporary and part-time employees, are to be paid only for time actually worked.

SECTION 8. <u>Daylight Savings Time</u>. Changes from or to daylight savings time will not result in overtime due to the time change alone; rather, employees will be compensated for their actual hours worked.

SECTION 9. OVERTIME. Subject to the provisions of the Administrative Code, authorized overtime will be compensated as stated below, multiplied by the hourly rate for the particular employee's range and step as set forth by the current authorized pay plan. Overtime must be pre-approved and will only be pre-approved if within budgetary limitations and if such overtime is specifically authorized by the Department Director or Division Chief and approved for payment by the City Manager. An employee may be disciplined for working unauthorized overtime. The classified employees in the positions of Chief of Police and Fire Chief shall not receive compensation for overtime work unless authorized in writing by the City Manager.

For forty-hour classified employees:

- a) More than eight straight-time hours in any one work day or more than eight consecutive hours - time and one-half except for employees assigned to four ten hour weekdays per week where in excess of ten hours per day shall be compensated at time and one-half and for employees assigned a flexible time schedule where overtime shall only be earned and paid for those hours actually worked in excess of forty (40) hours in any calendar week and shall be compensated at time and one-half. A workday is defined as a calendar day except for classifications of the Division of Police who work on a three-shift schedule where a workday commences at the beginning of the first shift;
- b) More than forty straight-time hours paid in any one workweek time and one-half;
- c) Work on a holiday except for employees in the Department of Safety who are regularly scheduled to work holidays will be as follows:

Double time for work on a holiday shall be paid for all hours worked on the day or portion of the day that represents the actual holiday (example: December 25 for Christmas Day or January 1 for New Year's Day) regardless of whether the holiday occurs on a regularly scheduled work day or a Saturday or Sunday. Double time for work on a holiday shall not be paid for work performed on a day when a holiday is observed if that observance falls on a day other than the holiday (example December 26 is observed as the Christmas

- holiday because December 25, the actual holiday, falls on a Sunday).
- d) Full-time employees in the Department of Parks and Recreation working a flexible time schedule shall still be eligible to receive holiday pay. However, the maximum amount of holiday pay that may be earned on any given day shall be eight (8) hours. (Example: an employee working 12 hours on a holiday shall receive pay for eight (8) hours at the holiday rate and four hours at his or her regular rate.)
- e) Part-time employees in the Department of Parks and Recreation working on Thanksgiving Day, New Year's Day, Memorial Day, Independence Day, and Labor Day will receive time and one-half for all hours worked. Part-time employees in the Division of Fire working on Thanksgiving Day, Christmas Day, New Year's Day, Memorial Day, Independence Day, and Labor Day will receive time and one-half for all hours worked.

At the direction of the Department Director and with the approval of the City Manager, for all employees except those employed by the Division of Fire and Emergency Medical Services, overtime may be compensated with compensatory time off. Such compensatory time off shall equal the number of hours required for any such employee to work at his regular hourly rate to earn the monetary compensation to which he is entitled under the provisions of this section.

For fifty-three hour classified employees:

Employees shall be compensated at a straight time hourly rate for 53 hours and three hours at the rate of 1/2 times the employee's regular hourly rate. Such rate shall be determined by dividing an employee's annual salary by 2,756. Any non-FLSA exempt employee requested by the Division to work unscheduled overtime (except as stipulated in Emergency Call-In) shall be paid at a rate of 1 1/2 times the regular hourly rate for all hours worked.

SECTION 10. <u>CALL-IN AND CALL-BACK MINIMUMS</u>. Whenever classified employees are called in or called back to work hours which do not abut their shift hours, they shall receive pay or compensatory time credit at the rate of 1-1/2 times the regular hourly rate of pay or time for all such hours worked. They shall be guaranteed a minimum of three hours pay at this rate for each call-in or call-back. Any hours over and beyond

the three hour minimum shall be compensated at the rate of 1-1/2 times the regular hourly rate and no additional three hour minimum block shall be granted. Police Officers shall be compensated at the same rate for time spent in connection with appearances in Mayor's Court. Classified Personnel, except for the Assistant Fire Chiefs, who are required to appear in court or in any court proceeding related to their employment with the City during hours other than scheduled work hours shall receive pay in accordance with this section and for all such hours worked if the hours do not abut the employee's shift hours (or the minimum hours provided, whichever is greater).

Whenever classified employees, except the Assistant Fire Chiefs, are required by the City Manager to be on standby status during their non-working hours, they shall receive 1-1/2 times the regular hourly rate of pay for all such hours required in such status. They shall be guaranteed a minimum of two hours pay at this rate of 1-1/2 times the regular hourly rate for each such standby. Any hours over and beyond the two hour minimum shall be compensated at the 1-1/2 times regular pay rate and no additional two hour minimum block shall be granted. Only the City Manager may require standby status, except as otherwise provided for in an applicable collective bargaining agreement.

Section 11. <u>ANNUAL SERVICE CREDIT</u>. Full-time employees, other than those covered by a collective bargaining agreement, shall receive an annual service credit payment under the terms set forth in this Section.

The annual service credit payment shall be based on completed years of continuous service according to the following schedule:

Five through Ten Years	\$ 1200.00
Eleven through Fifteen Years	\$ 1350.00
Sixteen through Twenty Years	\$ 1500.00
Twenty-one through Twenty-five years	\$ 1700.00
Twenty-six years and above	\$ 1900.00

The annual service credit payments shall be made in accordance with the above schedule, in a separate lump sum payment based on completed years of continuous service as a classified or unclassified employee of the City of Worthington. The payment shall be based on

completed years of service as of the first day in July and paid during the second pay period in July each year.

If an employee resigns or retires before or after the payment of the annual service credit, he or she shall be paid a prorated share of the annual service credit payment for the partial year of service, if in good standing at the time of resignation or retirement. Employees who resign or retire prior to the 15th calendar day of any month shall receive credit for all months of service prior to the current month. Employees who resign or retire on or after the 15th calendar day of any month shall receive credit for all months of service including the current month.

APPLICATIONS & APPLICANTS

SECTION 1. <u>ANNOUNCEMENT</u>. All entrance examinations shall be publicly announced by the Personnel Director on the City's website and in such other media as the Director shall determine expedient. Announcements may specify the title and salary range of the class for which the examination is to be held, the time, place and manner of making application, the closing date for the applications and any other information deemed pertinent by the Personnel Director. All announcements shall include the statement: The City of Worthington is an Equal Opportunity Employer.

SECTION 2. <u>APPLICATION FORMS</u>. Applications shall be made on forms prescribed by the Personnel Director.

SECTION 3. <u>DISQUALIFICATION</u>. The Personnel Director shall reject any application which indicates that the applicant does not possess the minimum qualifications required or which is not received within the time limit fixed for filing for the position. Notice of such rejection may be given to the applicant with the reasons therefor, and such rejection shall be final.

SECTION 4. <u>MINIMUM QUALIFICATIONS</u>. All applicants must be legally able to work in the United States, and meet all educational, experience and physical abilities required for the position as included in the class specification for the position.

SECTION 5. <u>FINGERPRINTING</u>. All police applicants shall be fingerprinted and be cleared by the competent law enforcement agencies before being appointed. Other applicants shall be fingerprinted and cleared prior to appointment if the Personnel Director determines it necessary for verification or if required by law.

SECTION 6. <u>VERIFICATION</u>. The Personnel Director shall make suitable inquiry of employers, educational institutions and character references given by the applicant to verify the statements made in the application. Driving records, criminal history records, credit records, and psychological exercises may be required of applicants, depending on the position being sought. If facts so ascertained indicate the unsuitability of an applicant, the Personnel Director may reject his application and notify him or her to that effect, and such rejection shall be final.

SECTION 7. <u>POLICE AND FIRE APPLICANTS</u>. Every applicant for entrance examination for the fulltime uniformed police or fire service shall, in addition to the requirements set forth in Section 3, 4, 5, & 6 of this rule, be at the time of his or her application not less than 21 years of age.

Applicants for part-time positions in the Division of Fire and EMS should be at the time of their application not less than 18 years of age.

EXAMINATIONS

SECTION 1. NATURE OF EXAMINATIONS. All examinations shall test fairly the relative capacity and fitness of the applicants to discharge efficiently the duties of the class or position for which the examination is given. Their content shall be determined by the Personnel Director who shall be responsible for the evaluation of the results. The examinations may be written or oral, physical or performance tests or components, and may be assembled or unassembled or any combination thereof. When several different tests are used in a single examination, the Personnel Director shall determine and announce to the candidates the weight to be assigned to each or the minimum score for each component and the grade which must be attained to qualify for a place on the eligible list.

SECTION 2. <u>INFORMATION REQUIRED AT EXAMINATION</u>. Personal photographic identification is required to be submitted at the examination. The Personnel Director may require applicants to submit proof that they are at least 21 years of age for applicable positions, legally able to work in the United States, and military service at the time of the examination.

SECTION 3. <u>NOTIFICATION OF RESULT</u>. Each person who takes an examination shall be given written notice of whether they passed or failed such examination and of their relative standing on the eligible list if they passed. Each person shall be entitled to inspect their own papers (but not those of other candidates) during regular office hours under the supervision of the Personnel Director, unless specifically prohibited by agreement with a testing agency or organization.

SECTION 4. <u>MEDICAL EXAMINATION</u>. After an applicant has accepted an offer of employment but before such applicant is appointed, whether as a provisional employee or as a probationary employee, the applicant shall be required to submit a medical examination administered by a physician selected for that purpose by the Personnel Director. A certificate by such physician that the person so examined is physically able to perform the essential functions of the position with or without reasonable accommodation shall be a prerequisite to appointment. The expense of this pre-employment physical examination shall be paid by the City.

All employees other than full-time classified employees will be required to submit a statement from a qualified physician that they are physically able to perform the essential functions with or without reasonable accommodation of the position in their employment for the City of Worthington. This provision applies particularly to seasonal, temporary and part-time employees. Employees will not be permitted to begin work for the City until this statement has been received, accepted and approved by the Personnel Director.

SECTION 5. <u>RE-EXAMINATION</u>. No person who has failed a competitive examination shall be re-examined for the same class or position within one year from the date of such failure unless the Personnel Director determines that such re-examination is in the best interest of the employee recruitment program.

SECTION 6. <u>NON-COMPETITIVE EXAMINATION</u>. As a general rule, all examinations shall be open and competitive. However, before a nominee may receive a provisional appointment he shall submit an application therefor, await responses from references given in his application, take a pre-employment physical examination, and shall be approved by the Personnel Director as meeting the minimum qualifications established by the classification plan. This procedure shall be known as a non-competitive examination.

SECTION 7. <u>PROMOTIONAL EXAMINATIONS</u>. Whenever, in the judgment of the City Manager and the Personnel Director, vacancies in positions above the entrance level should be filled by promotion, a promotional examination shall be given. Such examination shall he competitive unless the Personnel Director finds the number of persons qualified for promotion is insufficient to justify competition, in which case the promotional examination shall be non-competitive in character. Eligibility to take promotional examinations shall be determined according to the normal lines of promotion established in the classification plan, and the City Manager and the Personnel Director shall determine the classes eligible to compete. Such examinations shall include, in addition to tests, an allowance for the quality of performance as determined by evaluation of the previous service of the candidate. No person shall be examined for promotion until he has served for at least one year in the rank from which promotion is sought.

ELIGIBLE LISTS

SECTION 1. <u>ELIGIBLE LISTS</u>. There shall be three types of eligible lists:

- 1. Original Appointment Eligible Lists
- 2. Re-employment Eligible Lists
- 3. Promotional Eligible Lists

Such lists shall be maintained for each class or position in the service of the City, so far as necessary or practicable. They will be established and maintained in the manner and for the purpose stated in the personnel ordinances.

SECTION 2. <u>VACANCIES</u>. Whenever a vacancy is to be filled in the classified service, as determined by the Personnel Director he or she shall provide the appropriate authority with the names of all candidates certified for possible appointment to the position in which the vacancy exists.

SECTION 3. <u>CERTIFICATION</u>. If a re-employment eligible list exists for the class or position in which the vacancy exists, the name which has been longest on the list shall be certified and the Eligible Person appointed if he or she is willing to accept. If there is no such re-employment eligible list, certification shall be made from the appropriate original appointment eligible list or promotional eligible list as provided by the Administrative Code.

SECTION 4. <u>ADDITIONAL CERTIFICATIONS</u>. When any certified eligible person shall decline in writing to accept appointment, or when any certified eligible person is determined to be disqualified for the position, the appointing officer shall receive one additional name or names in the case of tied scores in testing from the list in substitution therefor.

SECTION 5. <u>RE-EMPLOYMENT ELIGIBLE LISTS</u>. Regular employees laid-off for lack of funds or work shall be placed on a re-employment eligible list.

SECTION 6. <u>RESTORATION TO ELIGIBLE LIST.</u> A probationary employee who is laid-off while the original employment eligible list from which he or she was appointed is still in effect, shall be restored to his or her original place on that list.

SECTION 7. <u>DURATION OF ELIGIBLE LISTS</u>. Original appointment eligible lists and promotional eligible lists shall be valid for one year from the date of their original creation. They may be extended for any additional period, not to exceed one year, by order of the Personnel Director, who shall recite the reasons therefor. Re-employment eligible lists shall be valid until used or until all those whose names appear thereon, have declined appointment.

SECTION 8. <u>REMOVAL FROM ELIGIBLE LIST.</u> If, after an Eligible List has been established, it shall be determined that any person whose name appears thereon has obtained his or her place thereon by fraud, either in the application or in the examination, or has lost the qualifications which formed the basis of his or her inclusion on the list, his or her name shall be removed therefrom by order of the Personnel Director, and duly entered on his or her journal reciting the reasons for such action. Any Eligible Person who has been certified twice for appointment and has declined to accept, shall have his or her name removed from the Eligible List.

APPOINTMENT & PROBATION

SECTION 1. <u>APPOINTMENT</u>. After certification has been made, the appointing authority shall appoint one of the persons so certified to fill the vacancy. The notice of appointment shall be filed with the Finance Director. Those certified but not appointed shall be restored to their original places on the eligible list.

Section 2. <u>PROBATION</u>. Every original or promotional appointment from an eligible list or otherwise shall be for a probationary period of one year unless otherwise specified or extended by the Personnel Director. During the probationary period, the work and conduct of the employee shall be evaluated in writing by the employee's supervisor who shall file such report(s) with the Personnel Director. In instances where an additional period of time is desired to evaluate an employee, the Department Director or Division Chief may file a written recommendation during the initial probationary period with the Personnel Director to extend the probationary period up to an additional 200 days.

SECTION 3. <u>REGULAR STATUS</u>. Probationary employees shall become regular employees at the end of their probationary period provided the evaluation reports indicate satisfactory performance of their duties and provided that at least ten (10) days before the conclusion of such period, the Department Director or Division Chief files with the Personnel Director a written recommendation that regular status be given.

SECTION 4. <u>PERSONNEL ACTIONS DURING PROBATION</u>. Probationary employees may be removed or demoted at any time during the probationary period by a written notice to the employee by the Appointing Authority indicating that their services are not satisfactory. Such removals or demotions shall not be subject to appeal in any manner, including but not limited to appeal through the grievance process, Personnel Appeals Board, or other avenue of appeal. Copies of all such notices shall be filed with the Personnel Director and Director of Finance.

SECTION 5. <u>EMERGENCY APPOINTMENTS</u>. Whenever an emergency exists which requires that a vacancy be filled at once in order to maintain public services, the Appointing Authority may appoint any qualified person temporarily to perform the duties of the position. Such appointment shall be made in writing, a copy of which is filed with the Personnel Director and the Director of Finance. No such appointment

shall be for a period longer than thirty (30) days and it shall not be extended or renewed.

SECTION 6. <u>PROVISIONAL APPOINTMENTS.</u> Whenever there is no eligible list from which a certification can be made, the Personnel Director shall so inform the Appointing Authority, and, if in the judgment of the Appointing Authority, it is not expedient to await the establishment of such a list before making an appointment, the Appointing Authority shall submit to the Personnel Director the application of a person deemed by him to be suitable for non-competitive examination and provisional appointment. A provisional appointment shall be for not longer than three (3) months, during which time an examination shall be given and an eligible list established. The provisional appointee shall not be eligible for probationary status unless he or she has taken the examination and is placed high enough on the eligible list to qualify for certification. The probationary period of a provisional appointee subsequently appointed as a probationary employee may be shortened by the length of time that the employed remained in provisional status.

SECTION 7. <u>TEMPORARY APPOINTMENTS</u>. Temporary appointments for short term employment may be made of any qualified person following a non-competitive examination. Temporary appointments of the same person to the same position shall be for not more than six (6) months in any calendar year. Temporary service shall not be counted as part of the probationary period in case of subsequent appointment of the same individual to a permanent position.

SECTION 8. <u>SEASONAL APPOINTMENTS</u>. Seasonal appointments for short term employment shall be made from current applications on file for such positions. If no applications for seasonal positions exist, the director of the department concerned may appoint any qualified person to fill such position. Seasonal appointments of the same person to the same position shall be for not more than five (5) months in any calendar year. Seasonal service shall not be counted as part of the probationary period in case of subsequent appointment of the same individual to a permanent position.

RULE X

ATTENDANCE and LEAVES

SECTION 1. <u>HOURS OF WORK</u>. Except as otherwise provided, the standard work week for full-time employees shall consist of forty (40) hours. Part-time employees' work weeks vary by department and position.

SECTION 2. <u>HOLIDAYS</u>. All eligible full-time employees, other than those covered by a collective bargaining agreement and other than those specific personnel within the Department of Safety that receive holiday leave pay as set forth in Section 3 of this Rule, shall be entitled to be absent from work with pay on the following holidays:

- 1. New Year's Day January 1
- 2. Martin Luther King Day 3rd Monday in January
- 3. Memorial Day Last Monday in May
- 4. Juneteenth
- 5. July 4th
- 6. Labor Day 1st Monday in September
- 7. Veterans Day November 11th
- 8. Thanksgiving Day 4th Thursday in November
- 9. Day following Thanksgiving Day 4th Friday in November
- 10. Christmas Day December 25
- 11. The half-day before Christmas Day is observed
- 12. The half-day before New Year's Day is observed
- 13. Employee Personal Holidays 16 hours

Any department that finds it necessary to do so, may with the approval of the City Manager, direct some or all employees of the department to report for work on any of these holidays. Work on a holiday, except for Police, and 53-hour employees of the Division of Fire and Emergency Medical Services, shall be considered as overtime and shall be subject to all of the requirements established as to its authorization and payment. Should any holiday fall on a Saturday, the Friday before shall be observed as a paid holiday. Should any holiday fall on a Sunday, the Monday following shall be observed as a paid holiday. Holidays which occur during annual leave shall not be charged against annual leave.

All full-time employees, other than those covered by a collective bargaining agreement, eligible for Employee Personal Holidays, must use their two 8-hour Personal Holidays within one calendar year.

SECTION 3. HOLIDAY LEAVE PAY.

<u>DIVISION OF POLICE</u>. Holiday leave pay for Police Officers, Police Sergeants and Police Lieutenants who are required to work on holidays on a regular basis shall be compensated by crediting each employee with 112 hours of holiday leave. Holiday leave pay may be taken in one (1) hour increments.

<u>DIVISION OF FIRE AND EMERGENCY MEDICAL SERVICES FIFTY-THREE</u>
<u>HOUR EMPLOYEES</u>. Holiday leave pay for all fifty-three hour employees
who are required to work holidays on a regular basis shall be
compensated by crediting each employee with 216 hours. Holiday leave
must be taken in minimums of four (4) hour increments, and in a maximum
of one-half of the employees' annual accumulation.

For an employee hired during a calendar year, the number of leave time hours will be prorated on the basis of the number of holidays occurring after the employee's first scheduled day of work. Any balance of unused time remaining as of December 1 shall be paid in an additional check in the first pay period of December. Should an employee resign, retire, or be separated from employment prior to the end of the calendar year, the City shall withhold from the last pay due to the employee pay for any holiday for which the employee was compensated but that occurs after his resignation, retirement, or separation.

The foregoing holiday leave days shall be taken in the year in which they are earned. To receive holiday leave pay for an observed holiday,

an employee must not have been absent without authorized leave on either the day before or after the holiday. An employee on sick leave the day before or after a holiday may be required by the City to present a doctor's certificate to become eligible for holiday leave pay.

SECTION 4. <u>ANNUAL LEAVE</u>. All full-time employees working 40-hour work weeks, other than those covered by a collective bargaining agreement, shall be entitled to annual leave based upon the following accrual schedule:

Upon Beginning Years of City Service	Annual Vacation Accrual Hours	Hours Accrued Per Month
0-4	100	8.33
5-8	120	10
9-12	148	12.33
13-15	172	14.33
16-20	204	17
21+	240	20

SECTION 5. <u>ANNUAL LEAVE ADMINISTRATION</u>. The following provisions shall apply to the administration of annual leave for all full-time employees, except those covered by a collective bargaining agreement to the extent that any of the following provisions conflict with the applicable collective bargaining agreement.

- A. <u>Previous Service Credit.</u> The City will grant credit for years of service with other State of Ohio Government agencies or political subdivisions of the state of Ohio and shall apply to annual leave only. Credit will be granted for fulltime service only (40 or more hours per week).
- B. Annual Leave Accumulation and Pay. Accumulation of unused vacation credit up to thirty-one (31) workdays (248 hours) for 40-hour employees, and 336 hours for 53-hour employees shall be permitted if it is not practicable for the City to grant leave to the employee to take his or her vacation annually. Accumulation of unused vacation credit up to 288 hours shall be permitted for 40-hour employees with twenty-one

- (21) or more years of continuous service if it is not practicable for the City to grant leave to the employee to take his or her vacation annually. Pay shall be based on the hourly rate in effect at the time such leave is taken. Requests for annual leave for 40-hour employees shall be made in conformance to the Administrative Regulations, which require at least forty-eight (48) hours advance notice to the Department Head and can be taken in not less than one-half (1/2) hour increments. Requests for annual leave for 53-hour employees shall be made to the Fire Chief during the month of January and requests shall be granted at the discretion of the Fire Chief. Annual leave must be taken in minimum of four (4) hour increments, which may be increased by hourly increments after the initial four (4) hours.
- Pay in Lieu of Vacation. All employees working forty (40) C. hour workweeks with eight (8) years of continuous service with the City may request that up to forty (40) hours of vacation leave be converted to pay after they have taken three (3) weeks, one hundred twenty (120) hours, of vacation. All employees working 53 hour workweeks with eight (8) years of continuous service with the City may request that up to forty nine (49) hours of vacation leave be converted to pay after they have taken one hundred forty seven hours (147) of vacation. Requests shall be submitted in writing to the Finance Director by November 15, to be paid with the first payroll in December. If the requests exceed the yearly appropriated amount, each request would be granted on a pro-rata basis. Vacation leave taken shall be based on a fiscal year beginning November 16th of prior year to November 15th of current year.

D. <u>Annual Leave Accrual and Separation Payment</u>

Annual leave may be taken prior to one (1) year of continuous service in direct ratio to time worked. Probationary status shall be included with regular status in the computation of continuous service.

Annual Leave accruals are earned and effective on the 15th calendar day of any month.

Upon separation of service with the City for any reason, an employee's accumulated but unused annual leave shall be paid in cash to an employee at the rate of pay in effect at the time of separation. However such payment, except in the case of death of the employee, shall not exceed the maximum accumulation and carry-over amounts listed above. An employee who resigns without giving at least ten (10) calendar days prior written notice prior to his or her last working day with the City, shall forfeit any unused annual leave to his or her credit, or pay in lieu thereof. Employees who resign or retire prior to the 15th calendar day of any month shall receive credit for all months of service prior to the current month. Employees who resign or retire on or after the 15th calendar day of any month shall receive credit for all months of service including the current month.

SECTION 5. <u>SICK LEAVE</u>. The following provisions shall apply to the administration of sick leave for all employees:

A. Sick Leave Accrual.

Sick Leave accruals are earned and effective on the 15th calendar day of any month.

Employees working a 40-hour week shall be entitled to sick leave with pay at the rate of ten (10) hours per each calendar month as either a probationary or regular employee. Sick leave may be accumulated without limit.

Employees working a 53-hour work week shall be entitled to sick leave with pay at a rate of fourteen (14) hours leave for each calendar month of service as either a probationary or regular employee. Sick leave may be accumulated without limit.

The City will grant credit for sick leave days to employees with other Federal Government, State of Ohio Government agencies or political subdivisions of the state of Ohio. A maximum of three (3) years credit can be given and shall apply to sick leave only.

B. <u>Sick Leave Use</u>. Sick leave shall be allowed only in case of actual illness, injury, disability, or pregnancy-related condition of the employee; or illness, injury or pregnancy-

related condition of the employee's immediate family reasonably requiring the presence of the employee; or for necessary appointments with licensed health care providers; or for confinement because of quarantine, communicable disease or death in the immediate family. Immediate family is defined as an employee's spouse, parents, step-parents, children, step-children, grandparents, siblings, step-brother, step-sister, grandchildren, brother-in-law, sister-in-law, daughter-in-law, son-in-law, mother-in-law, father-in-law, legal guardian or other person in loco parentis.

If sick leave is used because of death in the immediate family, such leave use shall be limited to five (5) days for 40-hour personnel and two (2) duty days for 53-hour personnel.

Sick leave may also be used in the case of adoption or natural childbirth should either parent choose to be the primary caregiver. Such use of sick leave shall be allowed only until the child is six (6) weeks of age.

- C. <u>Sick Leave Verification</u>. Whenever an employee uses sick leave, he or she may be requested by the Department Head, Division Chief, or by the Director of Personnel to submit a certificate from a licensed health care provider verifying his or her use of sick leave. Sick leave usage where the reason for leave no longer exists or where the employee has misrepresented the reason for leave is prohibited. Further, the City shall take disciplinary action against any employee using deception or fraud under this policy. Whenever an employee uses the day immediately preceding or following a holiday or day for which overtime rates are paid as sick time he or she may be required to provide the Director of Personnel with a signed certificate from a licensed health care provider verifying his or her use of sick leave.
- D. <u>Sick Leave Notification</u>. In requesting sick leave, an employee shall notify his or her supervisor as far in advance as possible; however, such notification shall be made not later than one (1) hour prior to the time the employee is scheduled to report to work for employees of the Department of Safety and not later than the time the employee is scheduled to report to work for all other employees. This provision may be waived by the Director of Personnel if the employee submits

evidence to the Director of Personnel which indicates that was impossible to give such notification or if the use of sick leave is for a continuous period of time such that daily notification is not warranted. Sick leave requests for appointments with a licensed practitioner must be submitted forty-eight (48) hours in advance.

E. <u>Sick Leave Payments Upon Separation</u>.

An employee who is to be separated from City service through disability retirement, retirement, layoff or resignation in good standing after completion of fifteen (15) years of continuous service with the City may, if he or she so desires, be paid in lump sum according to the following schedule:

- 1. Full-time employees, other than those covered by a collective bargaining agreement:
 - a. No lump sum payment to employees with less than two hundred thirty-two (232) hours:
 - b. Employees with two hundred thirty-two (232) hours or more shall be able to convert all accrued hours at a rate of thirty-five (35) percent up to a maximum of six hundred forty (640) converted hours.
 - c. Paid at the average hourly rate of pay for the last three (3) years prior to the time of separation.
- 2. <u>Separation Calculation</u>. Employees who separate prior to the 15th calendar day of any month shall receive credit for all months of service prior to the current month. Employees who separate, as stated above, on or after the 15th calendar day of any month shall receive credit for all months of service including the current month.
- F. <u>Sick Leave Payments Upon Death</u>. An employee who dies shall be paid in a lump sum for his accrued but unused sick leave hours according to the following schedule:

- 1. If an employee is killed while in the performance of his or her job duties, or dies as the result of an injury, illness and/or disease sustained or contracted in the line of duty, his or her surviving spouse, or secondarily his or her estate, shall be paid one hundred percent (100%) of the value of the employees accrued sick leave at the regular rate of pay in effect at the time of his or her death.
- 2. If an employee dies other than in the manner specified in subsection (F)(1), sick leave hours accrued but unused by an employee shall be paid in accordance with subsection (E).
- G. Initial Grant of Sick Leave. New employees shall be granted at the date of their initial hire an "advance" of five (5) days of sick leave for 40 hour employees and 56 hours of sick leave for 53-hour employees. No additional sick leave will be allowed to accumulate until the "advance" is actually accumulated.
- Special Sick Leave Conversion. Any 40-hour employee who Η. has accumulated six hundred forty (640) or more hours of sick leave as of the first pay period in December in any calendar year may elect to convert a maximum of eighty (80) hours of such unused sick leave to thirty-two (32) hours of annual leave. Any 53-hour employee who has accumulated six hundred forty (640) or more hours of sick leave as of the first pay period in December in any calendar year may elect to convert a maximum of sixty-four (64) hours of such unused sick leave to twenty-four (24) hours of annual leave. This special conversion option may be exercised only in the first pay period in December. In order to participate in this conversion, employee annual leave totals must be at or below 248 hours for 40-hour employees with less than 21 years of continuous service or at or below 288 for 40-hour employees with 21 years or more of continuous service, and 336 hours for 53-hour employees, by December 1. An employee's Pay in Lieu of Vacation/Annual Leave conversion will be considered in their Sick Leave Conversion request. The sick leave conversion may not increase employee annual leave totals above the maximum hours allowed.

SECTION 6. <u>MILITARY LEAVE</u>. Employees who are members of the Ohio National Guard, the Ohio Defense Corps., the State and Federal Militia, or members of other reserve components of the Armed Forces of the United States are entitled to leave of absence from their respective duties without loss of pay, and without any offset for receipt of military pay, for the time they are performing service in the uniformed services, as defined in Section 5903.01 of the O.R.C., for periods of up to one hundred and seventy-six hours (176) hours within one (1) calendar year.

Employees are required to submit to the City an Order or statement from the appropriate military commander as evidence of such duty. There is not a requirement that the service be in one continuous period of time. The maximum number of hours for which payment will be made in any one (1) calendar year under this provision is one hundred seventy-six (176) hours. Members of those components listed in paragraph one above will be granted emergency leave for mob, riot, civil defense, or similar duties when so ordered by the Governor to assist Civil Authorities. Such emergency leave will be without pay if it exceeds authorized military leave for the year as indicated above. The leave will cover the official period of the emergency.

Employees who have been employed by the City of Worthington for at least one year and are called or ordered to service by the President of the United States or an act of Congress (but not those employees who voluntarily enlist or otherwise volunteer for active service) for periods beyond one hundred and seventy-six (176) hours within one (1) calendar year are entitled to leave of absence and to be paid the difference between the employee's gross monthly wage and the sum of the employee's gross uniformed pay and allowances for the month while on active duty. No pay for such periods will be received if the employee's military pay exceeds the pay as a City employee. To be eligible for such expanded payment, the employee must provide to the Finance Director any military pay documentation or other information the Finance Director may request. Such expanded payment is in lieu of, and not in addition to, the aforementioned prior military pay provisions.

Employees who may be eligible for such expanded pay shall meet with the Personnel Director to review any administrative and/or other requirements of the City. Such meeting shall be initiated by the employee either before such leave and payments begin, or if such a meeting is not possible than as soon as is practical upon the return of the employee from the call or order to duty. By accepting payments under this provision, the employee understands, authorizes and agrees that if a mistake or error is

made in the calculation or payment of benefits, either on the part of the City or the employee, the employee will reimburse the City for any such mistake or error. In this regard, the employee shall meet with City representatives to determine a repayment schedule, which may include deductions from wages and/or payments or other monies owed to the employee.

Periods of military leave shall not reduce the employee's seniority status, or annual leave and sick leave accruals.

SECTION 7. INJURY LEAVE. All employees shall be allowed injury leave with pay not to exceed one hundred eighty (180) working days for 40-hour employees and 250 calendar days for fifty-three hour employees for an injury incurred in connection with an incident related to his or her employment with the City. After all injury leave is used, the employee may elect to use accumulated sick leave, vacation, or other paid leave due him. Injury leave may be granted to an employee only for injuries or other disabilities determined by a licensed physician, in consultation with a physician selected by the City, to have so disabled such employee that he or she cannot perform the duties of his or her position. The City Manager has the discretion to extend paid injury leave for up to an additional one hundred eighty (180) working days for 40-hour employees and 250 calendar days for 53-hour employees. The City Manager's exercise of discretion as to whether to grant or not grant this additional extension is not subject to the grievance procedure.

Injury leave shall be granted only upon written recommendation of the City Physician or other physician selected by the City, the department Head or Division Chief and with approval of the City Manager and shall be cumulative.

Should an employee incur an injury during off-duty hours, not related to his or her employment acting within the scope of his or her duty, he or she shall use sick leave, compensatory time, and then other paid leave, or at his or her option, utilize disability leave. If more leave is required, the employee may request of the City additional unpaid leave time.

SECTION 8. DISABILITY ACCOMMODATIONS AND <u>RESTRICTED DUTY</u>. The City complies with the Americans with Disabilities Act ("ADA") and all corresponding state law. The City will make reasonable accommodations for physical or mental disabilities of an otherwise qualified applicant or employee if the accommodation would allow them to perform the essential functions of their job, unless doing so would

impose an undue hardship upon the City's operations. If an employee believes they need an accommodation to perform the essential functions of their job, they should submit a request for an accommodation to the Personnel Department. The City will ask an employee who requests an accommodation for the following information: (1) the nature of the accommodation needed; (2) the reason for the accommodation; and (3) how the accommodation will help the employee perform the job. If the disability or need for accommodation is not obvious, the City may ask for supporting medical documentation. If the information provided is insufficient, the City may require the employee to see a health care professional of the City's choosing, at its expense. If the employee fails to provide the requested information or see the designated health care professional, their request may be denied. All medical information submitted as part of the accommodation process will be treated in a confidential matter. The City will engage in an interactive discussion with the employee to determine if it can make the requested accommodation and, as appropriate, identify alternative effective accommodations.

A. <u>Disability Leave</u>. In addition to the use of paid sick leave, an employee who is disabled and who will be unable to work for a period of more than two full weeks may request to take an unpaid disability leave of absence, for a period of time reasonably related to the nature and severity of the medical condition or disability. When making this request, an employee shall provide a notice of not less than two (2) weeks prior to the date of actual departure unless an emergency medical condition prohibits such notice. Said notice shall include: (1) date of departure; (2) whether the employee intends to return to employment with the City; and (3) the employee's anticipated date of return to employment.

If a request is made for an unpaid disability leave, the City may require an employee to consult and/or be examined by a licensed physician or a City physician at the City's expense, and to evaluate whether, among other things, the condition has so disabled the employee that he or she cannot perform the duties of his or her position. The City Manager has and retains the discretion to evaluate whether a temporary disability leave is required by applicable law and thus grant or deny disability leave.

Before returning from this unpaid leave, the employee shall provide certification from a physician that he or she is able to return to work and is able to perform his or her duties (or has certain restrictions/limitations with respect to the duties) or the City may require an employee to consult and/or be examined by a City physician (such consult and/or

examination shall occur as soon as reasonably practical), that he/she is able to return to work and is able to perform his/her duties. Upon returning from this unpaid leave, the City shall attempt to return the employee to his/her previously held position without loss of pay or benefits.

Should an employee decide not to return to work while on unpaid leave of absence from the City, notification shall be provided to the City. Pregnancy related disabilities shall be treated as any other non-work related disability.

B. <u>Light Duty</u>. In cases where an employee who is on injury leave, sick leave, or disability leave has received medical certification to return to restricted (light) duty, the City may require, or the employee may request, to be placed in a restricted (light) duty assignment. If the employee requests such restricted (light) duty assignment, the City shall make reasonable efforts to accommodate the employee's request to be placed in a restricted (light) duty assignment, however, the City has and retains the discretion on whether or not to accommodate an employee's request to be placed in a restricted (light) duty assignment.

SECTION 9. <u>LEAVES OF ABSENCE</u>. Temporary leaves of absence with or without pay, for training purposes or for any other objective related to the employee's work may be granted and renewed by the City Manager for such periods as he or she may consider justifiable, within the limitations of the budget.

SECTION 10. <u>CIVIL LEAVE</u>. An employee shall be given time off without loss of pay when performing jury duty, when subpoended in the course of their employment to appear before a court, public body or commission; or for the purpose of voting.

The provisions of this section shall not apply if an employee is involved in an action as a personal matter or if an employee is responsible for an action requiring attendance as a witness or as a party in an action, such as traffic court, divorce proceedings, custody matters etc... These absences are to be charged as annual leave, compensatory time or approved leave without pay.

SECTION 11. <u>UNAUTHORIZED LEAVE</u>. Unauthorized absence shall constitute cause for disciplinary action.

SECTION 12. <u>COMPENSATORY LEAVE</u>. The following provisions shall apply to the administration of compensatory leave for all forty-hour employees, except the City Manager, Department Heads, Assistant City Manager, Administrative Assistants, and Division of Fire/EMS employees.

- A. <u>Compensatory Leave Accrual.</u> In lieu of payment for overtime worked, an employee may elect to receive compensatory time off. An employee may accumulate not more than two hundred forty (240) hours of compensatory time for hours worked. Any employee who accumulates more than two hundred forty (240) hours of compensatory time shall be compensated by cash payment for the hours in excess of two hundred forty (240) hours.
- B. Compensatory Leave Use. An employee who has accrued compensatory time and who has requested the use of such time shall be permitted to use such time at the requested time or within a reasonable time after making the request, provided that the use of time does not unduly disrupt the operations of the Department. Compensatory time may be taken in one-half (1/2) hour increments.
- C. <u>Compensatory Leave Payments Upon Separation</u>. An employee who has accrued compensatory time shall, upon separation of employment for any reason, be paid the unused compensatory time at the regular rate of pay received by the member at time of separation.

SECTION 13. <u>FLSA LEAVE</u>. All full-time employees in the classification of Firefighter, Fire Lieutenant, and Fire Captain of the City working a full calendar year or hired during the month of January shall receive fifty-two (52) hours of FLSA leave. Of the fifty-two (52) hours, forty-eight (48) hours shall be scheduled in increments of two (2) 24-hour days, not occurring in a 28-day pay period that the employee is scheduled to work 240 hours. The remaining four (4) hours may be taken at any time.

No FLSA leave can be scheduled until the Kelly Days and the regular vacation picks have been completed. All FLSA Leave shall be requested to the Fire Chief prior to the first of each year. FLSA Leave may not be scheduled during a pay period when a Kelly Day has been scheduled. FLSA Leave cannot be carried from one year to the next. Unused FLSA Leave cannot be converted to cash. Therefore, if remaining FLSA Leave is not scheduled by October 1, the Fire Chief shall schedule the employee's FLSA Leave at his discretion which shall be taken by the employee before the end of the year.

SECTION 14. <u>LEAVE WITHOUT PAY.</u> All leave without pay may be granted with prior approval by the Department Head or Division Chief and the City Manager. If prior approval is not obtained, unauthorized absences may constitute cause for disciplinary action.

SECTION 15. LEAVE DONATION POLICY.

A. Purpose

- 1. This policy allows employees to voluntarily donate annual leave, personal leave, holiday leave or sick leave to another employee when the employee experiences a temporary traumatic/catastrophic illness/injury, or when such an employee's immediate household family member experiences such an illness/injury requiring the employee's personal care and attendance, and the employee has exhausted all of his/her sick leave, annual leave, personal leave, holiday leave, or other applicable paid leave balance.
- 2. Operation of this leave donation policy shall be at the sole discretion of the City Manager.

B. Definitions

- 1. <u>Traumatic/Catastrophic Illness/Injury</u> a devastating illness or injury constituting a great misfortune that is expected to incapacitate the employee or a member of the employee's immediate household family for an extended period of time, provided that taking extended time off from work creates a financial hardship for the employee because he/she has exhausted all leave balances. Traumatic/Catastrophic illnesses or injuries would commonly include, but are not necessarily limited to, the following: cancer, AIDS, ALS, heart attack, heart surgery, stroke, permanent paralysis, severe burn of the body, or other condition the City Manager concludes is a covered illness or injury.
- 2. <u>Donation</u> the act of voluntarily, unconditionally, and irrevocably surrendering a portion of one's sick leave, annual leave, personal leave, and/or holiday leave to a qualified employee.

3. <u>Immediate Family Member</u> - Mother, father, spouse, son, daughter, step-son, step-daughter, legal guardian, or someone who legally stands in place of a parent.

C. Procedure

1. Eligibility

Eligibility to donate leave or to receive donated leave under this program shall be limited to all personnel of the City serving in full-time permanent positions. Eligibility to receive donated leave under this program shall also be limited to those employees who have a total of 160 hours or less in all forms of paid leave in the aggregate (i.e., sick leave, annual leave, personal leave, holiday leave) at the time of their written request to receive donated leave, and who have not been disciplined for leave abuse the three (3) years prior to the date of their request to receive donated leave.

2. Request for Leave

When an employee has less than a total of 160 hours in all forms of paid leave (as specified above) in the aggregate, the employee or the employee's representative (with the employee's consent) may initiate a request for assistance. Requests shall include the medical facts to support such request; a physician's statement as to the condition and the need for leave; the projected date of return to duty, if known; and, any other pertinent information that the applicant wishes to submit for consideration. The request shall be forwarded to the City Manager for review and consideration of the facts and circumstances specific to the employee's Such review shall include, but not necessarily be limited to, an assessment of a written certification from the employee's physician regarding the employee's or family member's medical condition, an analysis of the employee's sick leave usage and overall work history with the City of Worthington, and consideration of input provided by the employee's supervisor/managerial staff. Following this review by the City Manager, the City Manager may approve the receipt of donated leave. The final decision to approve or disapprove the request rests within the sole discretion of the City Manager.

3. Donation Process, Procedures & Requirements

Should the employee's request to receive donated leave be approved by the City Manager, employees (herein called "donors") who desire to contribute leave time shall complete a "Leave Donation Form". Such forms shall be made available by the City Manager and by each Department/Division. The donor shall designate on the form the name of the employee who is to be the recipient of the donated leave and the amount of such donated leave.

Leave shall be donated in the following sequence in the following amounts for each approved recipient:

- a. The first eight (8) hours of any donation shall be annual leave or personal/holiday leave. If the donor does not have annual leave or personal/holiday leave available, this requirement may be waived or reduced by the City Manager.
- b. After eight (8) hours of annual leave or personal/holiday leave has been donated by a specific donor, or waived as specified above, sick leave may then be donated. Sick leave donations shall be limited to sixty-four (64) hours per donor. After sixty-four (64) hours of sick leave donation has been reached, the entire donation sequence may begin again.

4. Minimum Donation Increments

The minimum amount of leave time which can be donated shall be one (1) hour. Donors may contribute any amount of time at or above the one (1) hour minimum in whole amounts (no fractions of an hour can be transferred). However, the donor shall not be allowed to donate an amount of leave which would reduce the donor's leave balance or combination of balances below one hundred and sixty (160) hours of available leave time.

5. Donation Credited/Irrevocable Nature

The City Manager will credit all donated leave time to the employee's sick leave balance. Any sick leave time remaining in the temporary sick leave bank after eligibility ceases shall not be returned or available for any future use.

6. Conditions on Receipt of Leave

Before an employee may receive the donated leave, he/she must have exhausted all of his/her sick leave, annual leave, personal leave, holiday leave, or other applicable leave balances available to him/her (excluding the exception listed below).

<u>Exception.-</u> One leave balance designated by the employee (other than sick leave) may contain no more than twenty-four (24) hours of leave time. Such leave time will be held in reserve to allow the employee the opportunity to take some time off following the end of the catastrophic situation, should such time off be needed to attend to family needs.

7. Continued Accrual of Leave

While using donated leave, the employee shall continue to accrue or receive any leave time in excess of the twenty-four (24) hours identified in item (6) above.

8. No Conversion to Annual Leave and/or Cash

Donated leave time shall be considered to be sick leave and shall only be used under the conditions of sick leave as set forth in a collective bargaining agreement or the City's Personnel Rules and Regulations (whichever is applicable). However, such leave is not eligible for leave conversion to any other type of leave or cash, by any party. The donated balance, which is unused, is not eligible for cash payment upon separation.

9. <u>Continuation of Medical, Dental, Vision, Life Insurance and</u> Other Benefits

Employees using donated leave shall be considered to be in paid status solely for the purpose of receiving all medical, dental, vision, and life insurance benefits, step increases, merit increases, longevity payments, and seniority credit to which they would have otherwise been entitled. However, original or promotional probationary employees using such leave shall have their probationary periods extended by the same length of time for which the employee has used the donated leave.

10. Eligibility Ceases

Eligibility to receive donated leave under this program shall cease upon certification from the employee's physician that he/she is capable of engaging in sustained regular employment (which the City may seek), certification from the employee's family member's physician documenting the family member's recovery from the traumatic/catastrophic illness/injury (which the City may seek), an employee's application for disability retirement which is approved by the appropriate retirement system (Police and Firemen's Disability and Pension Fund or Public Employees Retirement System of Ohio, etc.), the expiration of a twenty-four (24) month period beginning at the initial onset of leave, or death of the employee or employee's family member, whichever should first occur.

ALLOWANCES

SECTION 1. <u>AUTO ALLOWANCES</u>. Whenever a City employee uses their private automobile in the conduct of official City business they shall be compensated for such use at the rate provided for in the current administrative regulations pertaining to such allowances. Such use must be authorized in advance by the department head and approved by the City Manager.

SECTION 2. <u>TRAVEL ALLOWANCES</u>. Employees of the City who are authorized by the City Manager or by the Council to travel on official City business shall be entitled to reimbursement of expenses in accordance with the current administrative regulations and other requirements pertaining to such allowances.

SECTION 3. <u>UNIFORM ALLOWANCE</u>. Uniforms for employees shall be supplied in accordance with the current administrative regulations pertaining to uniforms.

SECTION 4. TUITION REIMBURSEMENT.

A. Reimbursement Program. Each forty (40) hour employee shall be eligible for reimbursement of tuition and fees, up to a maximum of Three Thousand Dollars (\$3,000.00) per calendar year and each fifty-three (53) hour employee up to a maximum of Three Thousand Dollars (\$3000.00) per calendar year, in courses of instruction voluntarily undertaken that are job related. Reimbursement for each forty (40) hour employee, except Police Lieutenants, Police Sergeants, and Police Officers, shall be based on 90% of tuition and fees for all courses where a final grade of "A" is attained, 80% of tuition and fees for all courses where a final grade of "B" is attained, and 70% of tuition and fees for all courses where a final grade of "C" is attained.

Reimbursement for Police Lieutenants, Police Sergeants, and Police Officers shall be based on 90% of tuition and fees for all courses where a final grade of "C" is attained or a passing grade

where the course is pass-fail. No reimbursement shall be made when the final grade attained is less than a "C".

Reimbursement for each fifty-three (53) hour employee shall be based on 80% of tuition and fees for all courses where a final grade of "A" is attained, 70% of tuition and fees for all courses where a final grade of "B" is attained, and 60% of tuition and fees for all courses where a final grade of "C" is attained. No reimbursement shall be made when the final grade attained is less than a "C."

"Job relatedness" will be determined by the Department Head or Division Chief and approved by the City Manager, whose decision shall be final and unappealable. Reimbursable courses of instruction will include all required courses necessary for job-related degree programs. Jobrelated courses are generally those considered to be courses that improve and enhance an employee's ability to complete his or her job tasks. Additional job-related training or job-related courses of study not necessarily within a degree program may also be approved for reimbursement with the consent of the Department Head or Division Chief and final approval by the City Manager. All courses and training undertaken must be given by a recognized organization approved by the Department Head or Division Chief. No reimbursement shall be provided for correspondence courses, except for correspondence courses approved by the Department Head or Division Chief.

- B. Necessary Approval. All course work subject to reimbursement shall be approved by the Department Head or Division Chief and given final approval by the City Manager not later than thirty (30) days after the date of enrollment. An employee may receive blanket approval for an entire degree program or a continuing course of study if all courses within the program are identified. If all or part of the program is approved, the employee need not reapply for approval of each course within the portion(s) approved, except for the reimbursement procedure as defined in Subsection D.
- C. <u>Course Attendance</u>. Courses are to be taken on times outside your working hours, unless leave is authorized by the Department Head or Division Chief.

D. Reimbursement Procedure. Reimbursement shall be made upon successful completion of the course with a grade of "C" (2.00) or better. The employee shall submit an official transcript or certificate demonstrating successful completion of the course and a receipt of payment or a copy of the unpaid bill from the institution. Any financial assistance available to an employee shall be deducted from the amount of reimbursement that would otherwise be available. The employee shall not be reimbursed for incidental expenses such as textbooks, paper or supplies, mileage, parking, meals or other expenses other than tuition and fees.

Should an employee separate from service within two (2) years of receipt of any tuition reimbursement hereunder, the employee shall reimburse the City for all tuition reimbursement received within the two (2) year period prior to separation of service. The City may apply any separation or terminal pays to off-set, in whole or in part, this obligation of the employee. If an employee separates from service due to disability, such reimbursement shall be waived.

RULE XII

PERFORMANCE MEASURES AND PERSONNEL FORMS

SECTION 1. <u>PERFORMANCE EVALUATION</u>. In cooperation with Department Heads and Division Chiefs, the Personnel Director shall establish a performance evaluation system to determine employee performance. Employee performance measures shall include quality and quantity of work, attendance and attainment of departmental or divisional objectives and any other evaluations and/or measures as the Personnel Director so determines.

The performance evaluation ratings shall be considered in determining salary increases and decreases within the limits fixed by the compensation plan; as a factor in determining the order of lay-off; and as a factor in determining the demotion or dismissal of an employee. Performance evaluation forms shall be reviewed with the employee being evaluated.

SECTION 2. <u>FORMS</u>. The Personnel Director shall prescribe the necessary forms for personnel reports, leave authorizations, employee status and pay and performance evaluation. All departments shall utilize the forms prescribed by the Personnel Director.

DISCIPLINE

SECTION 1. <u>DISCIPLINE</u>. The City of Worthington's policies, procedures and guidelines are expected to be followed. The City may discipline an employee if necessary, be it progressive or general discipline, up to and including discharge as determined by the City in its discretion. The City maintains the discretion to classify offenses and violations of its policies, procedures and guidelines and to determine the level of discipline on a case-by-case basis.

SECTION 2. <u>Work Rule Examples.</u> In addition to violations of Laws and Ordinances, Personnel Rules and Regulations, and Departmental Rules and Regulations, examples of activities that may result in discipline include, but are not limited to, the following:

- 1. Failure to follow the lawful orders of a supervisor or department head;
- 2. Absence from work without permission;
- Habitual absence or tardiness:
- 4. Failure to perform assigned work in an acceptable manner;
- 5. Waste of material, property or working time;
- 6. Inability to get along with fellow employees so that work is hindered or does not meet required standards;
- 7. Drinking or using a drug of abuse on the job or appearing for work under the influence of alcohol or a drug of abuse;
- 8. Rudeness or disrespect in dealing with the public;
- Any conduct which adversely reflects on the professional reputation of the employee or the City, or which evidences a lack of fitness or ability of the employee to perform the duties of an employee of the City; or

10. Any criminal offense.

SECTION 3. <u>PROGRESSIVE DISCIPLINE</u>. When in the best interest of the City as determined by the City Manager, the principles of progressive disciplinary action will be followed with respect to minor offenses.

When in the best interest of the City as determined by the City Manager, disciplinary action shall first be taken by the employee's immediate supervisor. The failure of the immediate supervisor to take action shall not preclude any higher supervisory authority from initiating disciplinary action. At the City's sole discretion, such action may consist of, and in any order or step:

- A. Minor reprimand, or a formal written reprimand which shall become part of the employee's personnel file;
- B. Suspension from duty without pay;
- C. Demotion or reduction in salary;
- D. Dismissal.

Any disciplinary action which affects the pay or status of an employee shall be reviewed and approved by the City Manager prior to becoming effective. Nothing in this Section shall be deemed to preclude an employee from being relieved of duty, with pay, if in the judgment of any higher supervisory authority such action is necessary. In all cases of discipline, the Grievance Procedure set forth in these Personnel Rules and the Worthington Codified Ordinances shall control, unless otherwise provided for by a collective bargaining agreement entered into by the City.

SECTION 4. <u>RESPONSIBILITY FOR DISCIPLINE.</u> The duty of maintaining discipline among employees shall rest initially with the immediate supervisor and finally with the City Manager.

SECTION 5. <u>COPY OF DISCIPLINE RECORD</u>. Whenever a disciplinary action is taken which results in a written reprimand or greater the employee shall be given a copy of such record.

SECTION 6. <u>GRIEVANCE PROCEDURE</u>. Whenever an officer or permanent employee of the City feels aggrieved by the action of their

supervisor in the administration of discipline, they may present a written statement of their grievance to the immediate supervisor of the supervisor who administered the discipline within five working days of the effective date of the disciplinary action taken against them, asking for a review and reversal or modification of the disciplinary action. If such grievance is not resolved to the satisfaction of the aggrieved employee by the superior so addressed within a period of five working days, they may request in writing, a review of their grievance by their department head, and if still unresolved within five working days, they may request a review by the Personnel Director who shall, after the close of the hearing detailed below, issue a written finding of the issues, including any information that the Personnel Director determines would be beneficial to the record, and forward such findings to the City Manager; upon receiving the written submission from the Personnel Director, the City manager shall issue a decision on the appeal.

In all cases, the written ruling of the City Manager shall be final and binding unless the disciplinary action taken against the employee and approved by the City Manager involves suspension from duty without pay or demotion or discharge, in which case the employee affected shall have the right to request a hearing before the Personnel Appeals Board for purposes of reviewing the final decision of the City Manager. Any such request for a hearing before the Personnel Appeals Board must be submitted to the City Manager in writing within five working days of the date of the City Manager's final decision and shall specify in detail the reasons why the City Manager's decision is in error.

SECTION 7. <u>PERSONNEL DIRECTOR HEARING</u>. A result of an appeal taken through the Grievance Procedure regarding disciplinary action, the matter may be presented to the Personnel Director for a written finding of the issues, including any information that the Personnel Director determines would be beneficial to the record, and forward such findings to the City Manager. The Personnel Director shall hold a hearing at which a department representative shall present the facts and circumstances upon which the disciplinary action was taken. Prior to such hearing the Personnel Director shall notify the employee in writing and reasonably in advance of the time and place of the hearing and of the specific matters or charges which will be considered at such hearing. At the hearing, the employee may be represented by an individual of his or her choosing; he or she will be permitted to present witnesses. The employee's personnel file shall be made available for review prior to the hearing upon written request to the Personnel Director.

The Personnel Director shall, after the close of the hearing, issue a written finding of the issues, including any information that the Personnel Director determines would be beneficial to the record. Such submission shall be forwarded to the employee as soon as practical.

SECTION 8. <u>CITY MANAGER DECISION</u>. Prior to any request for a hearing before the Personnel Appeals Board, in the case of suspension, demotion, reduction in pay, or dismissal, an employee may request in writing within five (5) working days of such action becoming effective, a hearing as indicated herein. If such a request is not made within five (5) working days, the matter shall be closed and no further appeal shall be taken.

The City Manager shall, after receiving the written submission from the Personnel Director, issue a written decision which shall be forwarded to the employee as soon as practical. The City Manager may further examine the issues and appeal in his or her discretion before reaching a decision, including but not limited to speaking with the appellant, witnesses, City staff or any other person deemed beneficial to the process. The City Manager shall make a good faith effort to notify the employee prior to the making of any public statement. The written decision of the City Manager shall be a prerequisite to a request for a hearing on appeal before the Personnel Appeals Board.

INVESTIGATIVE PROCEDURES

SECTION 1. <u>PROCEDURE</u>. Investigative procedures may be undertaken anytime an employee is suspected of or charged with an act which could result in criminal charges being filed against such employee.

- A. An employee shall be informed of the nature of an investigation prior to any questioning.
- B. If legally required, an employee shall be advised of their constitutional rights in accordance with law and shall then and continually thereafter have a right to counsel or other representative of their choosing.
- C. An employee who declines or refuses to answer questions or to otherwise participate in an investigation may be charged with insubordination or a like offense, except where such refusal is based on an exercise of his/her constitutional rights as referenced above.
- D. The interrogation of an employee in connection with an investigation shall be conducted at reasonable times and for reasonable periods of time which shall include rest periods and time to attend to physical necessities.
- E. Commencing at the time during an investigation when an employee is advised of their constitutional rights as provided above, any interrogation shall be recorded at the request of either party.
- F. The use of administrative pressures, threats, or coercion shall not be employed for any purpose during the course of an investigation regarding any employee.
- G. In the course of an investigation, an employee may be given a polygraph examination. The admissibility of the results of such an examination in any subsequent criminal proceeding shall be determined by the court. If disciplinary action is taken in lieu of the filing of criminal charges the results of the polygraph examination shall be used only if the City can

- produce additional corroborative evidence to support the allegations.
- H. During the course of an investigation, interviews of employees not the subject of such investigation may be conducted.
 Where appropriate, the procedures set forth above shall be followed with respect to such other employees.
- I. When any anonymous complaint is made against an employee and there is no corroborative evidence of any kind, as determined in the sole discretion of the City Manager, then the complaint shall be classified as unfounded and the accused employee shall not be required to submit a written report.
- J. Upon request, an employee shall be afforded reasonable access to written documents and to taped interviews made in accordance with Subsection E above during which time he or she may listen to and make personal notes. If a written transcription of a recorded interview is made, the employee will be provided a copy of such transcript upon written request to the City Manager.
- K. If in lieu of the filing of criminal charges an investigation results in the necessity of scheduling a hearing in accordance with the Personnel Rules and Regulations, it shall be held before the City Manager and subject to the provisions regarding such hearing.
- L. If any of these procedures are alleged to have been violated, such allegations shall be subject to the Grievance Procedure beginning at the level of the Director of Personnel.

LAYOFF AND REINSTATEMENT

SECTION 1. <u>LAYOFF</u>. Whenever there is lack of work or lack of funds requiring a reduction in the number of employees of the City, the City Manager shall determine the classes of employment in which such reduction shall be made and the number to be laid off. Employees shall be laid off at the time and in the number specified by the City Manager in inverse order of their relative length and quality of service, the latter as established by service ratings. Within each affected class, all temporary employees shall be laid off before provisional employees, and all probationary employees before regular permanent employees.

SECTION 2. <u>CALL BACK</u>. When the work or financial situation permits, those who have been laid off shall be called back to work and reinstated in the positions they held before layoff with the same status and seniority as they had at the time of their layoff, in the inverse order of their layoff, if they are still available. If not immediately available, the names of those not restored to duty shall be placed upon re-employment eligible lists for future employment.

SECTION 3. <u>REINSTATEMENT</u>. Any employee who resigns voluntarily may be reinstated to any position in the same class and salary if there is need for their services within two years after the date of their resignation, subject to the approval of the Personnel Director. If there is no vacancy at the time of the request for reinstatement, the Personnel Director shall place the name of the applicant for reinstatement at the bottom of the appropriate re-employment eligible lists for the remainder of the two year period.

PERSONNEL RECORDS

SECTION 1. PERSONNEL FILE. One personnel file shall be maintained for each employee and shall be in the custody of the Personnel Director. The personnel file shall contain all the official records of the City regarding an individual employee. Where past disciplinary actions or allegations of misconduct are relevant to considerations of future disciplinary action or of promotion, only those disciplinary actions of record contained in the personnel file shall be considered. An employee may review their personnel file at reasonable times upon request to the Personnel Director. Copies of documents shall be made available to the employee at a reasonable charge; said copies shall be marked "Employee's Copy". The confidentiality of matters contained in a personnel file shall be the responsibility of the Personnel Director who shall release only such information permitted by law. The City shall comply with the provisions of Ohio law regarding personnel records, including the provisions of Section 149.43 of the Ohio Revised Code.

In recognition of the legal requirement to protect an employee from disclosure of certain personal information, the City, (1) if the person seeking to inspect the personnel records of an employee chooses to identify himself or herself, will provide such information to the employee; and (2) prior to inspection, redact any information which is not subject to inspection pursuant to applicable law. An employee shall be notified of any inspection of his or her personnel file made pursuant to Section 149.43 of the Ohio Revised Code.

The City may ask for but shall not require a written request for copies of all or a portion of the personnel file of an employee and shall provide such copies no sooner than the close of the next business day after receipt of the request.

SECTION 2. <u>RETENTION OF RECORDS</u>. All actions of record, including written reprimands, suspensions, or dismissal, will be maintained in each employee's personnel file with the exception that records of written reprimands will be removed from the file upon the request of the employee two (2) years after such was given if no further disciplinary action has occurred. In any case in which a suspension, reduction in pay or position, or dismissal is disaffirmed through the Grievance Procedure or

by the Personnel Appeals Board, or by a court of competent jurisdiction, the personnel record shall clearly indicate such disaffirmance. Copies of commendations, letters of appreciation and like matters concerning an individual employee shall also be maintained in his personnel file. The City shall take such steps as are necessary pursuant to Section 149.351 of the Ohio Revised Code to comply with the provisions of this Section.

SECTION 3. <u>INACCURATE DOCUMENTS</u>. If, upon examining his or her personnel file, an employee has reasons to believe that there are inaccuracies in documents contained therein, he or she may write a memorandum to the Personnel Director explaining the alleged inaccuracy. If the Director concurs with the employee's contentions, he or she shall either correct or remove the faulty document or attach the employee's memorandum to the document in the file and note thereon concurrence or disagreement with the memorandum's contents. The decision of the Personnel Director in regard to inaccurate documents shall be final.

SECTION 4. <u>PLACEMENT OF MATERIAL IN PERSONNEL FILE.</u> No document which does not include as a part of its normal distribution a copy to the employee, or which does not originate with the employee, shall be placed in the personnel file unless the employee is provided a copy.

POLITICAL ACTIVITY

SECTION 1. <u>CANDIDACY</u>. No officer or employee in the non-exempt service of the City shall continue therein after becoming a candidate for nomination or election to any incompatible public office.

SECTION 2. <u>POLITICAL ASSESSMENTS.</u> No person shall orally or in writing solicit or be in any manner concerned with soliciting any assessment, subscription or contribution of any type for any political party or political purpose whatsoever from any person holding a position in the service of the City.

SECTION 3. <u>PARTICIPATION IN PARTY MANAGEMENT</u>. No person holding a position in the non-exempt service of the City shall take any part in the management of the affairs of a political party, further than in the exercise of his rights as a citizen to express his opinion and to cast his vote.

SECTION 4. <u>PROCEDURE</u>. Any violation of this rule shall be reported by the person having personal knowledge of the facts thereof to the City Manager who shall cause an investigation to be made and if they are found to be substantiated, cause the offender to be suspended from duty for an indefinite period, and notify the Director of Law to bring the necessary action to cause their removal.

SECTION 5. <u>PENALTY</u>. Any person who violates any of the provisions of this rule shall for a period of five (5) years be ineligible for appointment to or employment in any position in the City service and shall if they are an officer or employee of the City be guilty of malfeasance in office and upon conviction shall forfeit the office or position they hold. (Charter provision)

FAMILY MEDICAL LEAVE ACT

SECTION 1. <u>GENERAL.</u> In accordance with the Family and Medical Leave Act (FMLA), as amended by the National Defense Authorization Act, it is the policy of the City of Worthington to grant eligible employees an unpaid leave of absence for certain qualifying family and medical needs defined by the FMLA.

Please see Appendix I to these Personnel Rules for a summary of employee rights and responsibilities under the FMLA. If you have any questions and/or want a full copy of the City's FMLA policy and/or desire applicable forms, please see Personnel.

SECTION 2. <u>POLICY LIMITS</u>. The FMLA leave policy will not cover situations where the reason for leave no longer exists, where the employee has not provided required notices or certifications, or where the employee has misrepresented the reason for leave. Further, the City shall take disciplinary action against any employee using deception or fraud under this policy.

WORKPLACE VIOLENCE PREVENTION

All persons should be treated with courtesy and respect at all times. Employees are expected to refrain from fighting, "horseplay", or other conduct that may be dangerous to others. Firearms, weapons, and other dangerous or hazardous devices or substances are strictly prohibited on City property.

Conduct that threatens, intimidates, or coerces another employee, vendor, or member of the public will not be tolerated.

All threats of (or actual) violence, both direct and indirect, made by an employee, vendor, or member of the public should be reported as soon as possible to your immediate supervisor or to any department director. All suspicious individuals or activities should also be reported. If you see or hear a disturbance near your work area do not attempt to intercede. Instead, immediately notify your supervisor or, if necessary, the police.

All reports of threats, violence, and suspicious individuals and activity will be investigated promptly and thoroughly. The identity of the reporting individual will be protected to the extent practical. In order to maintain workplace safety and the integrity of the investigation, employees may be suspended with or without pay pending the outcome of the investigation.

Any employee responsible for conduct in violation of this policy will be subject to discipline up to and including discharge, as well as the possibility of prosecution.

Rule XX

EMPLOYEE DRIVING RECORDS CHECK

From time to time, the City of Worthington may perform a driving record check on City employees. At times, this record check may be in conjunction with the renewal of the City's fleet insurance.

An employee who receives a six-(6) point warning letter from the Ohio Bureau of Motor Vehicles or receives a major/serious moving violation/offense (including, but not limited to, reckless operation, vehicular homicide, DUI, failure to comply with lawful order of a police officer, fleeing/alluding a police officer, hit skip, etc. or any BMV or Court ordered suspension) shall report it immediately to their supervisor or department head.

Employees whose driving records display the above indicated offenses/violations may be precluded from driving a City vehicle or their own private vehicle during the performance of their normal job duties and also may be subject to administrative or disciplinary actions.

<u>NEPOTISM</u>

SECTION 1. Purpose

The employment of relatives can create various challenges including but not limited to allegations of favoritism, conflicts of interest, and scheduling conflicts that may work to the disadvantage of both the City and its employees. This Nepotism rule is intended to avoid creating or maintaining circumstances in which the appearance or possibility of favoritism, conflicts or management disruptions exist.

SECTION 2. Policy

Employees who have a relative with interest in employment with the City must remove themselves from <u>any</u> discussion, review, decision-making or any other aspect of the hiring process involving the relative.

No employee shall have in their chain of command an employee who is a relative (see definition below). This applies to both full-time and part-time employees. An employee may have a relative working in the same division or work area as long as there is no supervisory role for either employee over the other anywhere in their "chain of command."

All applicants for employment must indicate on the application form their relative relationship to current employees of the City. Employees who become relatives during their employment are required to inform their Department Director/Division Chief and the Personnel Director.

SECTION 3. Definitions

For the purposes of this rule the term "relative" shall include the following relationships: relationships established by blood, marriage or legal action. Examples include the employee's: spouse, mother, father, son, daughter, sister, brother, mother-in-law, father-in-law, sister-in-law, brother-in-law, son-in-law, daughter-in-law, stepparent, stepsister, stepbrother, stepchild, aunt, uncle, nephew, niece, grandparent, grandson, cousin, guardian, or other person who stands in place of a parent. The term also includes domestic partners (a person with whom the employee's life is interdependent and who shares a common residence) and, a daughter or son of an employee's domestic partner.

An employee's "chain of command" shall include anyone with a direct or indirect supervisory role over the employee. This includes all individuals who have involvement in the employee's determination of salary,

performance review, promotion, scheduling, or any other employment-related decision.

SECTION 4. Effective Period

This rule will be effective immediately and must be considered when hiring, promoting or transferring any employee. If any relative relationship existed prior to the effective date of this policy, the Personnel Director will decide what action shall be taken to conform with this rule. If a relative relationship is established after employment, then the Personnel Director will decide within thirty (30) days what transfers or other changes are necessary to comply with this rule.

RULE XXII - Additional City Policies

The City of Worthington maintains certain policies separately from the Personnel Rules and Regulations, but by reference these policies remain a part of the City Personnel Rules and Regulations.

The following are incorporated into and are considered to be made part of the City Personnel Rules and Regulations:

- A. Sexual Abuse and Molestation Prevention Policy
- B. Substance Free Workplace Policy

EMPLOYMENT AT WILL

Unless otherwise protected by law or agreement, employment with the City of Worthington is not for any definite period of time and is employment at-will. Both the City and the employee may terminate this at-will relationship at any time and for any reason not contrary to law. No representative of the City, except the City Manager by express written agreement, has the authority to make representations or agreements with any employee that are contrary to the foregoing. Notably, successful completion of any "probationary" period does not alter your at-will status.



STAFF MEMORANDUM City Council Meeting - December 12, 2022

Date: December 7, 2022

To: Robyn Stewart, Assistant City Manager

From: Darren Hurley, Parks & Recreation Director

Subject: Resolution No. 65-2022 Authorizing the Parks and Recreation Custodial

Services Agreement

EXECUTIVE SUMMARY

This Resolution authorizes the City Manager to enter into an agreement for custodial services for the Community Center and Griswold Center.

RECOMMENDATION

Introduce and Approve as Presented

BACKGROUND/DESCRIPTION

The Parks and Recreation Department solicited proposals for Contracted Custodial Services at the Community Center and Griswold Center prior to awarding a contract to Circle Building Services, Inc. in 2022. Staff are pleased with the services provided to date and are recommending we renew the agreement for 2023 with Circle Building Services, Inc.

FINANCIAL IMPLICATIONS/FUNDING SOURCES

The monthly cost for custodial services at the Community Center will be \$13,022 and at the Griswold Center will be \$2,236. This is the same for both facilities as our 2022 rates.

The 2023 Operating Budget has sufficient funding to cover the expenses of the contract.

ATTACHMENT(S)

Resolution No. 65-2022

RESOLUTION NO. 65-2022

To Authorize the City Manager to Execute A Custodial Services Contract with Circle Building Services, Inc. for the Worthington Community Center and Griswold Center.

WHEREAS, the Parks and Recreation Department has previously solicited proposals and awarded a contract for custodial services at the Worthington Community Center and Griswold Center; and,

WHEREAS, the Parks and Recreation Department has been pleased with the services provided by Circle Building Services, Inc. and can renew for an additional year; and,

WHEREAS, staff are recommending Circle Building Services, Inc. be awarded a custodial services contract for the Community Center and Griswold Center cleaning; and,

WHEREAS, funds are available in the 2023 Operating Budget for the custodial services to be provided and services are needed between January 1 and December 31, 2023, as the current contract expires December 31, 2022.

NOW, THEREFORE, BE IT RESOLVED, by the Council of the Municipality of Worthington, County of Franklin and State of Ohio as follows:

SECTION 1. That the City Manager be authorized and directed to execute a Custodial Services Contract with Circle Building Services, Inc. for the cleaning of the Community Center and Griswold Center from January 1, 2023, to December 31, 2023.

SECTION 2. That the Clerk of Council be and hereby is instructed to record this Resolution in the appropriate record book.

Adopted	
	President of Council
Attest:	
Clerk of Council	



Staff Memorandum City Council Meeting - December 12, 2022

Date: December 7, 2022

To: Matt Greeson, City Manager

From: D. Kay Thress, City Clerk

Subject: Resolution No. 66-2022 - Renewal of Right of Way Agreement – Everstream

Solutions, LLC

EXECUTIVE SUMMARY

This is a renewal of a Right-of-Way Agreement and Permit for Everstream Solutions LLC. Section 949 of the City's Codified Ordinances requires that persons desiring to utilize the City's rights of Way to provide public utility and/or telecommunications services, other than cable television service, obtain a Telecommunication and Utility Permit. The City has received an application from Everstream for renewal of its permit that expired May 20, 2022. This Resolution authorizes the City Manager to sign the above-mentioned permit for the use of the Rights of Way in Worthington. The permit is for three years.

RECOMMENDATION

Introduce and Approve as Presented.

ATTACHMENT

Resolution No. 66-2022 Right-of-Way Agreement

RESOLUTION NO. 66-2022

Approving an Agreement and Permit for between Everstream Solutions, LLC, an Ohio Limited Liability Company, to Operate and Maintain a Telecommunications System Within the City of Worthington Pursuant to and Subject to the Provisions of Chapter 949 of the Codified Ordinances of the City of Worthington.

WHEREAS, Everstream Solutions, LLC, an Ohio Limited Liability Company, has requested authority to provide telecommunications services in the City of Worthington; and,

WHEREAS, the City of Worthington has enacted a comprehensive Right-of-Way Ordinance, Chapter 949 of the Codified Ordinances of the City of Worthington; and,

WHEREAS, City Council found the technical ability, and plan for services of Everstream Solutions, LLC acceptable; and,

WHEREAS, the authority is nonexclusive; and,

WHEREAS, Everstream Solutions, LLC has certified that the company meets the criteria of Section 949.05 of the Codified Ordinances of the City of Worthington for the issuance of a permit;

NOW, THEREFORE, BE IT ORDAINED by the Council of the Municipality of Worthington, County of Franklin, State of Ohio:

SECTION 1. That pursuant to Chapter 949 of the Codified Ordinances of the City of Worthington, an agreement between the City of Worthington and Everstream Solutions, LLC, an Ohio Limited Liability Company, as attached hereto and made a part hereof is hereby authorized and approved and the City Manager is hereby authorized and directed to execute said agreement on behalf of the City, upon approval thereof by the Director of Law.

SECTION 2. That the Clerk of Council be and hereby is instructed to record this Resolution in the appropriate record book.

Adopted		
	President of Council	
Attest		
Clerk of Council		

TELECOMMUNICATIONS AND UTILITY PERMIT FOR THE USE OF PUBLIC RIGHTS-OF-WAY WITHIN THE CITY OF WORTHINGTON, OHIO

	This	Agreement is executed on this	day of	, 2022, by and
betwe	een Eve	rstream Solutions LLC, an Ohio L	imited Liability Comp	pany, ("Company") and the
City	of Wort	hington, Ohio, an Ohio municipal	corporation (the "Ci	ty") pursuant to Resolution
-	66-2022			, 20
	00 2022			

Now, therefore, in consideration of the foregoing and of the covenants, promises and conditions hereinafter set forth it is hereby agreed as follows:

- I. That the Company, a limited liability company organized under the laws of the State of Ohio, its successors and assigns, is hereby granted the non-exclusive right, privilege and authority in accordance with the provisions of Chapter 949 of the Codified Ordinances of the City to acquire, construct, maintain and operate a telecommunications system and/or utility in the City in and under, above, across and along the streets, alleys, thoroughfares, public rights-of-way, public property and easements as the same now exist or may hereafter be laid out in the City, with minimum interference with the proper use of same, for the provision of all competitive telecommunications services as authorized by the Public Utilities Commission of Ohio.
- II. The Company shall construct and operate the telecommunications and/or utility system in accordance with all laws, ordinances, construction standards, governmental requirements, FCC technical standards and any other standards incorporated by reference. Nothing in this Agreement permits the Company to provide any other utility services or cable television services.
- III. The Company shall comply with the applicable requirements of Chapter 949 of the City Codified Ordinances.
- IV. The Company shall pay the annual permit fee as determined by City Codified Ordinances Section 949.07.
- V. The Company agrees that all contractors and subcontractors proposed for work on construction, installation, operation, maintenance and repair of the system shall be properly licensed under the laws of the state of Ohio and all City ordinances.
- VI. Subject to the final requirements of this Section VI, in those areas where telephone and electric services are provided by underground facilities, the Company shall place all new facilities underground. In all other areas, the Company agrees to use its Best Efforts (as defined in Chapter 949 of the City Codified Ordinances) to place all facilities in the City right-of-way underground except for equipment which is customarily placed on or above the ground in conjunction with underground transmission facilities. In addition, where the City Manager or his designee determine that such transmission facilities should not be located underground, the City Manager shall have the authority to relieve the Company of the requirement to do so. In making such a determination, the City Manager may take into account unusual circumstances or physical characteristics including but not limited to the existence of underground facilities which might interfere with the operations of the Company, topographical features or use requirements which may interfere with existing facility locations. The City Manager may also relieve the Company of the requirement to locate transmission facilities underground when to do so in a particular circumstance

- would not be in the best interest of the City. The installation of above-ground locator wire markers is prohibited.
- VII. The rights, privileges and authority hereby granted shall not be effective prior to acceptance of this Agreement by the Company and the City and shall terminate three years from the date of acceptance.
- VIII. The Company shall, at its sole cost and expense, fully indemnify, defend and hold harmless the City, its officers, public officials, boards and commissions, agents and employees from and against any and all lawsuits, claims, causes of action, actions, liability, and judgments for injury or damages in connection with this permit, the Company system, and construction, installation, maintenance, and repair thereof.
- IX. Whenever in this Agreement the City or Company is referred to, such reference shall be deemed to include the respective successor or assign of either, and all rights, privileges, and obligations herein contained shall bind and inure to the benefit of such respective successor or assign, in which the predecessor of such successor or assign is divested of all such rights, privileges, or obligations, whether so expressed or not.
- X. The terms and provisions of this Agreement are joint and several, and the invalidity of any part shall not affect the validity of the Agreement.
- XI. If this permit involves the installation of small cell facilities or wireless support structures in the right of way, then the Company shall also comply with the applicable requirements of Chapter 955 of the City Codified Ordinances. In the case of any conflict between the requirements of Chapter 955 and Chapter 949 of the City Codified Ordinances, the provisions of Chapter 955 shall control.

EVERSTREAM SOLUTIONS LLC
By: A Pa
Name: Ley Pich Title: Permit Coordinator
CITY OF WORTHINGTON
By:
Name:
Title:
Approved as to Form:
Law Director, City of Worthington



STAFF MEMORANDUM City Council Meeting - December 12, 2022

Date: December 8, 2022

To: City Council

From: Robyn Stewart, Assistant City Manager

Subject: SUSTAINABILITY POSITION AND FUNDING

EXECUTIVE SUMMARY

This item continues the discussion about the possible creation of a sustainability position and associated funding

BACKGROUND/DESCRIPTION

City Council discussed this topic on November 21st as part of the consideration of the 2023 Operating Budget. This topic is returning for additional discussion by City Council.

While we usually consider new positions and funding requests as part of the budget adoption so that all funding needs can be considered and weighed in light of the budget as a whole, it is possible to amend the budget after it is adopted. This is completed with an appropriations ordinance and it occurs several times each year due to unforeseen circumstances at the time the budget was adopted. While Council decided not to incorporate a new position and associated funding into the 2023 Budget before it was adopted, Council can amend the budget during the year if it determines that a position and/or additional funding is appropriate.

City Manager Greeson prepared a memorandum summarizing the staff research and analysis for the discussion in November. The memorandum is attached. One item to note is the compensation amounts in the narrative of the memo included 2022 compensation rates while the amounts in the attached spreadsheets included 2023 compensation rates.

Council President Robinson and Council Member Bucher provided a proposal last July regarding the position and the development of a Sustainability Action Plan which is also attached. Earlier this week, Council President Robinson summarized his

thoughts related to this topic and his comments are attached.

In addition to these attachments, clarification of the difference between classified and unclassified positions in the City organization may be beneficial. Per the City Charter, all positions in the City must be filled through open, competitive examinations, except for those listed in the Unclassified service. The City Manager has more discretion in appointing and removing individuals to unclassified positions. For example, a person could be recruited to fill an unclassified position, without the position being openly advertised. Unclassified positions serve at the pleasure of the City Manager meaning they do not have the same appeal rights should they be terminated as positions in the classified service. Unclassified positions are generally management level positions, or positions in which the flexibility and discretion in appointment or termination assists the operations of the City. While unclassified positions tend to be management level positions, not all management level positions are unclassified. There are number of management level positions that are classified. Salaries for Unclassified positions are determined by Ordinance and set at an authorized "up to" amount each year. Classified salaries are set by Resolution and have a salary range, usually with four steps.

FINANCIAL IMPLICATIONS/FUNDING SOURCES (if applicable)

The financial implications will vary based on the strategy agreed upon. The attached memorandum from Mr. Greeson lays out the salary and benefits costs associated with varying types of positions.

ATTACHMENT(S)

November Memorandum from City Manager Greeson Proposal from Council President Robinson and Council Member Bucher Council President Robinson's December Communication



STAFF MEMORANDUM City Council Meeting - November

Date: November 17, 2022

To: Worthington City Council

From: Matt Greeson, City Manager

Subject: Sustainability Effort/Position – Budget Follow Up

EXECUTIVE SUMMARY

Recently, City Council President Robinson and Council Member Bucher presented "A Proposal for Developing and Implementing a Long-Term Sustainability Action Plan." It proposes both a commitment to developing a "Long-Term Sustainability Action Plan" and hiring a "senior-level" position to coordinate and lead an expanded and more concerted sustainability effort. In response, City Council asked staff to provide information that would inform a discussion about the idea of a new position as part of FY 2022-2023 budget considerations.

BACKGROUND/DESCRIPTION

Staff has gathered information from other entities with similar positions, reviewed job descriptions, drafted possible duties, assessed appropriate job classifications, and discussed a variety of approaches to providing enhanced leadership and support to expanded sustainability efforts.

The following is a discussion about the spectrum of options to support an expanded sustainability effort:

a) Funding Consulting assistance: Consulting assistance can be hired for projects or to serve as on-going, retainer-based advisers and project managers in sustainability. The cost of this assistance would depend on the scope of services but may afford a broad range of skillsets through multiple individuals with varying areas of expertise, a scalable relationship, and allow for the development of more clear strategies, objectives, and actions steps before committing to a position. They may be best suited to help with plans, policies and projects requiring technical expertise, but less apt to do hands-

on, grass roots efforts or carry forward implementation of efforts that more appropriately require staff's attention. Further effort would be needed to refine more specifically what the City would be seeking to appropriately scale such a relationship and determine cost.

b) Hire a position: The City could hire either a part or full-time position. Sustainability is a broad, multi-disciplinary topic, and the person will need a varied skill set. Staff researched a variety of other jurisdictions and developed a sampling of potential duties, which is attached. Additionally, we have outlined the type of qualifications and background that would be ideal. In either instance, whether full or part time, the person will have to help develop the plan and shape the program to meet the needs of the community. Additional internal or consulting assistance, particularly technical as described above, may be needed to supplement their skillset given the duties outlined. Below is a discussion of part or full-time options.

Part-time or Part-time blended with consulting assistance: Our research found one Ohio municipality, Bexley, that employed a part-time, 30 hour per week, sustainability coordinator to help lead and manage their sustainability efforts. This hinges first on finding an ideal part-time person and may need to be supplemented with consulting or other technical assistance. However, the City's cost for the position would be lower since benefits would not be provided, thus potentially giving more financial flexibility to fund consulting assistance or support community-based sustainability activities. Obviously, the role could be expanded over time if needed to ensure effectiveness.

Full-time: While more expensive, a full-time option may be necessary to attract a broader pool of qualified candidates, offering paid time off, benefits, etc. Additional hours (up to 10) per week would provide for a greater volume of work effort that may better match City Council's expectations and desired progress toward implementation of actions. Given the breadth of the subject matter area, the individual may still need access to consulting assistance.

Attached is a sample list of duties and qualifications that illustrate the type of work a position would perform. Staff also reviewed the duties and some similar positions in the marketplace to ascertain an appropriate job classification. If a position were to be created, depending on the duties identified, we recommend that it either be at Range 20 (\$68,812 to \$90,159) or Range 12 (\$52,362 to \$65,939). Range 20 is generally a Manager level position, while Range 12 is generally a Coordinator level position.

The duties as drafted represent a higher level of skills that may warrant a Range 20 Manager level; however, we noted that Bexley and Oberlin, who are similar in size,

had Coordinator level positions managing their sustainability efforts.

The enclosed spreadsheets provide a 5-year cost estimate for both a full and part time option for both a Range 20 and a Range 12 positions.

Next Steps:

Staff will be prepared to answer any questions that City Council may have about this information.

Options include:

- a) Seek additional information, review, and discussion. The budget could be adopted as proposed and amended as needed in 2023 to implement any direction that may arise.
- b) Direct staff to place a budgetary placeholder in the FY 2022-2023 Operating Budget, pending further discussion and direction. This may allow time to further analyze consulting, part- and full-time options, etc.
- c) Provide specific direction to staff to include funding in the budget appropriations ordinance to support one of the alternatives; include changes in other related legislation as needed.

We hope this information is helpful and stand ready to address any questions you may have.

ATTACHMENTS

Sample duties and qualifications
Cost estimates for part- or full-time positions

TOTAL COMPENSATION PACKAGE

Sustainability Manager (Full-Time Range 20)

		Year 1	Year 2		Year 3		Year 4
ANNUAL COMPENSATION*	\$	71,220.83	\$ 79,113.63	\$	88,030.57	\$	101,713.54
EMPLOYER PAID FRINGE BENEFITS							
Employer Portion of OPERS Pension (14%)	Ś	9,970.92	\$ 11,075.91	Ś	12,324.28	Ś	14,239.89
Workers Compensation (3.20%)	, \$	2,279.07	\$ 2,531.64	•	2,816.98	•	3,254.83
Medicare Contribution (1.45%)	\$	1,032.70	\$ 1,147.15	\$	1,276.44	\$	1,474.85
Medical and Prescription Drug (Family)**	\$	27,107.72	\$ 28,463.11	\$	29,886.26	\$	31,380.57
City H.S.A Contribution	\$	2,000.00	\$ 2,000.00	\$	2,000.00	\$	2,000.00
Dental Insurance	\$	1,168.92	\$ 1,168.92	\$	1,168.92	\$	1,168.92
Vision Insurance	\$	333.60	\$ 333.60	\$	333.60	\$	333.60
Life Insurance	\$	264.00	\$ 264.00	\$	264.00	\$	264.00
Fringe Benefit Subtotal	\$	44,156.92	\$ 46,984.32	\$	50,070.48	\$	54,116.67
TOTAL ANNUAL COMPENSATION PACKAGE	\$	115,377.75	\$ 126,097.95	\$	138,101.06	\$	155,830.20

^{*}Assumes 3% wage increases in each year

^{**}Assumes 5% increase in health insurance costs

TOTAL COMPENSATION PACKAGE

Sustainability Manager (Part-Time 30 hours a week; Range 20)

	Year 1	Year 2	Year 3	Year 4
ANNUAL COMPENSATION*	\$ 53,414.40	\$ 59,342.40	\$ 66,019.20	\$ 76,284.00
	\$ 34.24	\$ 38.04	\$ 42.32	\$ 48.90
EMPLOYER PAID FRINGE BENEFITS				
Employer Portion of OPERS Pension (14%)	\$ 7,478.02	\$ 8,307.94	\$ 9,242.69	\$ 10,679.76
Workers Compensation (3.20%)	\$ 1,709.26	\$ 1,898.96	\$ 2,112.61	\$ 2,441.09
Medicare Contribution (1.45%)	\$ 774.51	\$ 860.46	\$ 957.28	\$ 1,106.12
Medical and Prescription Drug (Family)**	\$ -	\$ -	\$ -	\$ -
City H.S.A Contribution	\$ -	\$ -	\$ -	\$ -
Dental Insurance	\$ -	\$ -	\$ -	\$ -
Vision Insurance	\$ -	\$ -	\$ -	\$ -
Life Insurance	\$ -	\$ -	\$ -	\$ -
Fringe Benefit Subtotal	\$ 9,961.79	\$ 11,067.36	\$ 12,312.58	\$ 14,226.97
TOTAL ANNUAL COMPENSATION PACKAGE	\$ 63,376.19	\$ 70,409.76	\$ 78,331.78	\$ 90,510.97

^{*}Assumes 3% wage increases in each year

^{**}Assumes 5% increase in health insurance costs

TOTAL COMPENSATION PACKAGE

Sustainability Coordinator (Full-Time Range 12)

	Year 1	Year 2	Year 3	Year 4
ANNUAL COMPENSATION*	\$ 54,195.50	\$ 60,372.75	\$ 67,090.60	\$ 74,389.67
EMPLOYER PAID FRINGE BENEFITS				
Employer Portion of OPERS Pension (14%)	\$ 7,587.37	\$ 8,452.18	\$ 9,392.68	\$ 10,414.55
Workers Compensation (3.20%)	\$ 1,734.26	\$ 1,931.93	\$ 2,146.90	\$ 2,380.47
Medicare Contribution (1.45%)	\$ 785.83	\$ 875.40	\$ 972.81	\$ 1,078.65
Medical and Prescription Drug (Family)**	\$ 27,107.72	\$ 28,463.11	\$ 29,886.26	\$ 31,380.57
City H.S.A Contribution	\$ 2,000.00	\$ 2,000.00	\$ 2,000.00	\$ 2,000.00
Dental Insurance	\$ 1,168.92	\$ 1,168.92	\$ 1,168.92	\$ 1,168.92
Vision Insurance	\$ 333.60	\$ 333.60	\$ 333.60	\$ 333.60
Life Insurance	\$ 264.00	\$ 264.00	\$ 264.00	\$ 264.00
Fringe Benefit Subtotal	\$ 40,981.70	\$ 43,489.14	\$ 46,165.18	\$ 49,020.77
TOTAL ANNUAL COMPENSATION PACKAGE	\$ 95,177.20	\$ 103,861.89	\$ 113,255.78	\$ 123,410.43

^{*}Assumes 3% wage increases in each year

^{**}Assumes 5% increase in health insurance costs

TOTAL COMPENSATION PACKAGE

Sustainability Coordinator (Part-Time 30 hrs a week; Range 12)

	Year 1	Year 2	Year 3	Year 4
ANNUAL COMPENSATION*	\$ 40,653.60	\$ 45,286.80	\$ 50,325.60	\$ 55,785.60
	\$ 26.06	\$ 29.03	\$ 32.26	\$ 35.76
EMPLOYER PAID FRINGE BENEFITS				
Employer Portion of OPERS Pension (14%)	\$ 5,691.50	\$ 6,340.15	\$ 7,045.58	\$ 7,809.98
Workers Compensation (3.20%)	\$ 1,300.92	\$ 1,449.18	\$ 1,610.42	\$ 1,785.14
Medicare Contribution (1.45%)	\$ 589.48	\$ 656.66	\$ 729.72	\$ 808.89
Medical and Prescription Drug (Family)**	\$ -	\$ -	\$ -	\$ -
City H.S.A Contribution	\$ -	\$ -	\$ -	\$ -
Dental Insurance	\$ -	\$ -	\$ -	\$ -
Vision Insurance	\$ -	\$ -	\$ -	\$ -
Life Insurance	\$ -	\$ -	\$ -	\$ -
Fringe Benefit Subtotal	\$ 7,581.90	\$ 8,445.99	\$ 9,385.72	\$ 10,404.01
TOTAL ANNUAL COMPENSATION PACKAGE	\$ 48,235.50	\$ 53,732.79	\$ 59,711.32	\$ 66,189.61

^{*}Assumes 3% wage increases in each year

^{**}Assumes 5% increase in health insurance costs

Sampling of Potential Duties and Qualifications

Coordinates the development of goals, strategies and action plans that guide the City's sustainability initiatives;

Coordinates with responsible City departments to analyze and explore incorporating sustainability practices into City operations, projects and programs;

Develops, promotes, and implements programs, trainings, workshops, and educational materials to encourage sustainable practices in the community;

Connects residents, businesses, and not for profit community members to resources and programs that will help them implement sustainable practices;

Meets with internal and external stakeholders to increase understanding of City's sustainability goals;

Advises City management on policies, procedures or projects that advance City's sustainability goals;

Representative to various external organizations, such as Worthington Partnership Green Team, MORPC Sustainable2050 Working Group, Friends of the Lower Olentangy Watershed (FLOW), and Power a Clean Future Ohio;

Facilitates collaboration with external stakeholders and partners to achieve shared sustainability goals and projects (i.e., clean-ups, educational projects, grant efforts, etc.);

Negotiates, implements, and monitors partnerships and/or funding agreements to support community sustainability initiatives;

Develops and presents the business case for sustainability programs to various audiences;

Collects, reviews, and analyzes data related to Worthington's environmental impact; evaluates effectiveness of programs, identifies and tracks key performance indicators to monitor impacts of efforts;

Researches, drafts, and submits grant applications that support implementation of mitigation efforts and communicates such opportunities to management;

Develops cost and budget proposals for projects and overall sustainability programs;

Leads the City's practices related to climate action, resiliency, and sustainability services, such as: Energy Efficiency, Waste Planning, Conservation, Water Resources, and Climate Resilient Infrastructure;

Assists in developing content for social media, website, print, and press releases to share program information;

Advises on municipal sustainability, climate mitigation and adaptation strategies, energy and water conservation, utility efficiency and management, recycling and waste reduction, sustainable building design and construction (e.g., LEED), transportation, renewable energy, alternative fuels, environmentally preferable purchasing, community engagement, and program management and metrics;

Maintains a working knowledge of legislation pertaining to this subject matter and reports its impact to management;

Attends conferences, symposiums, and educational sessions to stay current on best practices and makes recommendations for initiatives and policies related to sustainability.

Attends and may provide administrative support to task forces, committees or commissions;

Responds to citizen inquiries;

Manages the City's electric aggregation program.

Skills, Qualification, Knowledge, and Abilities

Desired Skills, Knowledge, and Abilities:

Ability to handle multiple projects and to prioritize.

Current knowledge of sustainability with particular focus in the areas of policy, natural resources, energy systems, sustainability planning and programming, and facility and infrastructure management.

Ability to self-motivate and to organize and motivate others to develop and carry out programs.

Knowledge of and experience with strategic planning, budgeting, grant writing, grant and financial reporting, group facilitation and volunteer management.

Experienced writer, presenter, and communicates effectively with the general public.

Demonstrated ability to develop resources and build relationships with government, business, and non-profit officials. Ability to identify issues/needs and the skills to be proactive and innovative.

Experience organizing and managing events, such as conferences and workshops.

Ability to work well with conservation and energy interests, elected officials at all levels of government, businesses, utilities, universities, and interested residents.

Desired Qualifications:

Bachelor's Degree in environmental sciences, planning, engineering, public administration, or an equivalent sustainability-related field and a minimum of ____ (__) years of experience in sustainability, policy development, energy, environmental, or natural resources programming, planning, or coordination.

From: Robinson, David

To: Brewer, Katy; Bucher, Peter; Hermann, Rebecca; Kowalczyk, Beth; Michael, Bonnie; Robinson, David; Smith,

Doug; Peter Bucher; Katherine Brewer

Cc: <u>Greeson, Matt; Stewart, Robyn; Bartter, Scott; Lindsey, Tom</u>

Subject: Notes re sustainability efforts

Date: Tuesday, December 6, 2022 3:29:21 PM

Colleagues,

During our discussion two weeks ago, questions arose regarding the proposed hiring of a sustainability staff member that were not adequately addressed before or in the meeting. So I have tried to speak to these questions in summary form below. Specifically, I have been asked by Pro-Tem Brewer to provide additional thoughts on metrics and daily activities of the new hire—to give some clarity and specificity I assume—and this line of thinking provides the basic structure of what I wrote below.

I want to add what may be obvious—these notes have been drafted for the purpose of enabling Council's consideration, discussion, and decision, and do not pretend finality or permanence. If action is taken and the proposed position is established, the job description will be developed by the City Manager, in dialog with Council, and supervision by the City Manager of the new staff member will be in accord with standard practices.

Thanks for your consideration. I welcome any and all feedback. Please don't "reply all." See you all Monday.

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Notes regarding purpose, job description, and metrics for proposed Sustainability Director, Worthington, Ohio, 2022

Overall purpose of creating the new sustainability position: To provide focused staff resources so that we can successfully engage, in scale and pace, the many opportunities and challenges before us related to environmental sustainability. Unlike many public policy issues, the timeline for current sustainability issues is being driven by physical realities, notably climate change, which provides the underlying moral logic for us to act decisively. The goal is to be proactive, and not reactive, in preparing, securing, and empowering our community. This means not only positive mitigation actions, but also adapting and preparing our residents for extreme weather events. As an elected official, I see this as a core responsibility.

The job, and the person: Given the breadth of the undertaking, the new hire will need to bring a combination of technical, organizational, and interpersonal skills to their daily activities. The proposed position is director-level, non-classified, with direct reporting and accountability to the City Manager or Assistant City Manager. Operational areas will be threefold: the City itself, the broader Worthington community, and the regional/national context. Within this framework, the new hire's activities will focus on 1) serving as key sustainability resource for City staff, 2) supporting and coordinating with the broader community (groups and individuals) in developing and implementing sustainability programs, and 3) being the responsible point-person vis-a-vis regional and national entities related to grant funding, technical resources, and collaborative activities. Listening, coordinating, and inspiring will be the requisites and hallmarks of success. Staying focused on core, measurable outcomes will be needed amidst the daily multi-tasking.

Goals and metrics for new hire: It is expected that the new sustainability hire will, as an

early order of business, oversee the development of both a short- and long-term sustainability action plan. It is anticipated that these plans will identify core goals, and will include metrics related to:

- Tangible, direct impacts on the local environment, such as availability of bike/ped paths, houses weatherized, solar installations, trees planted, composting participation, recycling rates, businesses LEED certified, installation of EV charging stations, establishment of new clean-energy related businesses, changes to City guidelines related to buildings, etc. Grant opportunities and facilitating organizations are abundant for many of these policy areas, e.g., solar installations (homes and municipal/schools), tree plantings, EV chargers, etc. (see third bullet below). Also, providing clear information to the public to assist them in taking advantage of incentives and programs would be a valuable service for our residents. As a simple example of the types of information that would be helpful can be found on pg. 14 of this document: https://www.rewiringamerica.org/IRAquide
- Progress toward meeting date-specific, net GHG emission goals for both the City and broader community; this will be an organizing principle. PCFO has conducted a GHG inventory for the City, but it is expected that a more robust assessment including the community at large will be conducted, followed by a public discussion regarding an establishment of City and community goals. Here's a single snapshot of what a few others are doing, with many other examples readily identifiable with Google: MAPC (101 cities/towns comprising metropolitan Boston), https://www.mapc.org/net-zero/playbook/; Erie County, NY (https://www.aspen.gov/climateaction/understanding-community-priorities), and Aspen, CO (<a href="https://www.aspen.gov/DocumentCenter/View/8058/Final_Aspen-community-wide-2020-Summary-Report_012022).
- Maximizing grant monies and other external funding sources, which are now, following the passage of the federal IRA, available at an unprecedented level across a wide spectrum of policy priorities. For example, a recent, routine email from PCFO identified several opportunities,* through the Infrastructure Grant Assistance Program (IGAP), related to recycling, climate pollution reduction, and "low emissions electricity generation through education, technical assistance, and partnerships with consumers, low-income and disadvantaged communities, industry, and state, local, and Tribal governments." This is just a single email that gives an idea of the types of funding opportunities available. The challenge will not be finding opportunities, but rather prioritizing grant applications based on probability of winning the grant and the scale of positive impacts the funding would facilitate toward established goals. An unprecedented amount of sustainability money is available, but we need a focused effort to obtain it.
- Participation rates of local groups and community members in various sustainabilityrelated programs.
- Establishing and engaging regional organizations/entities related to clean-energy generation and distribution, mobility, etc.

Regarding compensation:

Per our Finance Director, there are several tiers of compensation for Directors, depending on breadth of responsibility, experience, specialized knowledge, and market rates for the position. For example, the IT Director and Law Director are in the first tier (\$141k-144k), the public safety Directors (\$140k) are in a second tier, and the P&R Director and the Finance Director (\$110k-126k) are in a third tier. And then there are other Directors of smaller operations, e.g., Communications Director, that constitute a fourth tier (\$83k-99,500).

Our proposal is for the new position to be that of Sustainability Director, compensated in the range of the fourth tier (\$83k-99.5k), since, though tasked with a large policy portfolio, they will be directly supervising a small operation (a department of one). Our recommendation is that a base salary of up to \$90,000/year be established (slightly below the mid-point of this tier), with total funding requirements being a maximum of up to \$137,659, (which includes \$27,108 for family healthcare). For purposes of comparison, a base salary compensation of \$83,000 would require total funding of up to \$129,354, and a base salary of \$99,500 would require total funding of up to \$148,931.

From our Charter, regarding not only Council's ability, but our responsibility, to create new departments and positions as circumstances change and needs arise. See (2) below.

SECTION 2.07 SPECIFIC POWERS OF COUNCIL.

In addition to its legislative power and its executive authority and its power to prescribe by ordinance or resolution the manner in which any power of the Municipality may be exercised, the Council shall have the authority to:

- (1) Appoint and remove the City Manager, appoint an Acting City Manager in the event the position of City Manager is vacant, and establish the salary for such positions by ordinance;
- (2) Establish administrative departments, define their duties and procedures, and confirm the appointment of officers in unclassified positions and fix the salaries and wages for all employees;

some

Recycling Education and Outreach Grants

Through the Bipartisan Infrastructure Law, EPA has \$75 million to fund a new Recycling Education and Outreach Grant Program from 2022-2026. Education and outreach activities under this program include programs that prevent or reduce waste by reducing, reusing, repairing, refurbishing, remanufacturing, recycling, composting, or using anaerobic digestor systems to treat these types of materials or to reduce related contamination. *Application Deadline: January 16, 2023*

Climate Pollution Reduction Grants - Through the Inflation Reduction Act, the Environmental Protection Agency (EPA) received \$5 billion to assist states, air pollution control agencies, tribes and local governments to develop and implement strong, climate pollution reduction strategies. Application Deadline: January 18, 2023

<u>Low Emissions Electricity Program & GHG Corporate Reporting</u> Through the Inflation Reduction Act, the Environmental Protection Agency (EPA) received funds for two emissions reduction programs: the Low Emissions Electricity Program and Corporate Reporting Program. *Application Deadline: January 18*, 2023

David Robinson
City Council President

^{*} Infrastructure Grant Assistance Program IGAP Grant Snapshots

Worthington, Ohio mobile - 614-893-4573 david.robinson@worthington.org From: Robinson, David

To: Brewer, Katy; Bucher, Peter; Hermann, Rebecca; Kowalczyk, Beth; Michael, Bonnie; Robinson, David; Smith,

Doug; Katherine Brewer; Peter Bucher

Cc: Stewart, Robyn; Bartter, Scott; Lindsey, Tom; McCorkle, David

Subject: Urban Sustainability Directors Network

Date: Thursday, December 8, 2022 12:34:26 PM

Colleagues,

There is an organization, Urban Sustainability Directors Network, (www.usdn.org), comprised of over 180 cities and counties and nearly 1,000 local government professionals, that seems quite relevant to our proposal. I hope this website and the organization itself reassures all of us that creating a Sustainability Director position in Worthington is something many others have done already, and that there is a network of professional support ready at-hand.

USDN's Mission: "USDN works to create equitable, resilient, and sustainable communities by advancing the field of local government sustainability and equipping practitioners to be catalysts of transformative change."

USDN's Vision: "An equitable, resilient, and sustainable future for all."

USDN's job description of **Sustainability Directors**: "In-house change agents, charged with forging partnerships and creating solutions to help their residents to thrive despite a changing climate and other local challenges."

I thought this would be helpful in preparation for our discussion this coming Monday. See you then.

David

David Robinson
City Council President
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