Dayton Legal Blank Co. Form No. 30043

Ordinance No. 91-13

Passed Oct. 21

1991

ORDINANCE AMENDING ORDINANCE
91-6 TO AUTHORIZE THE USE OF
PUBLIC STREETS BY THE SOYA
FESTIVAL COMMITTEE FOR A
PERIOD OF FOUR YEARS

WHEREAS, by previous Village Ordinance No. 91-6, the Amanda Village Council authorized the use of the Village's public streets for the annual Soya Festival; and

WHEREAS, the Amanda Village Council has determined that the annual Soya Festival benefits the Amanda community as a whole; and

WHEREAS, the Village Council deems it to be in the best interest of the Village to authorize the use of the Village's public streets for the annual Soya Festival for a period of four years.

NOW, THEREFORE, BE IT ORDAINED BY THE VILLAGE OF AMANDA, OHIO:

that the use of the Village's public streets for the annual Soya Festival be, and is hereby, authorized for the period beginning in September of 1992 and continuing through September of 1996; and, further

ORDAINED, that the dates in September of each year during which the annual Soya Festival activities will occupy the Village public streets shall be determined by the Amanda Village Council on or before the 15th day of August of each year succeeding the enactment of this ordinance; and, further

ORDAINED, that previous Ordinance No. 91-6 is, in all other respects, to remain in full force and effect.

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

Mayor Jerry Stevens

RECORD OF ORDINANCES

Dayton Legal Blank Co.		Form No. 30043
Ordinance No	Passed	19
	5 Nays:O	
Cheri Norman, Clerk	orman	
The Three-Reading Requ	uirement was waived/not wa Yeas:	Nays: O
	Clerk Che	ri Norman

Approved as to Form: Thomas J. Corbin, Attorney at Law & Solicitor for the Village of Amanda, Ohio.

Ordinance No. 91-14

Passed Oct. 21

19.91

ORDINANCE ADOPTING SPECIFICATIONS FOR SANITARY SEWER SERVICE CONNECTIONS

WHEREAS, by previous action of the Amanda Village Council the Village has determined to effect construction of a wastewater treatment and collection system for the use of Village residents; and

WHEREAS, Village residents will be required to connect to the Village sewage collection system when it becomes available; and

WHEREAS, Village residents will be required to meet specifications for the sanitary service connections in accordance with Exhibit "A" attached hereto and incorporated herein by this reference.

NOW, THEREFORE, BE IT ORDAINED BY THE LEGISLATIVE AUTHORITY OF THE VILLAGE OF AMANDA, OHIO:

that the specifications for sanitary sewer service connections attached hereto as Exhibit "A" be, and are hereby, adopted; and, further

ORDAINED, that all Village residents and users of the sanitary sewer collection system be, and are hereby, required to conform to the specifications set forth in Exhibit "A" of this ordinance.

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

Vote:	Yeas:	5	Nays:	0	

ATTEST:

Cheri Norman, Clerk

RECORD OF ORDINANCES

Legal Blank Co.		Form No. 30043
Ordinance No.	Passed	19
The Three-Peading Pe	equirement was waived/not wa	i mad .
ine infee keading ke		
	reas:	Nays: 0 ri Norma
	Clerk	re Horma
3	Mhaman 7 Gashia Nilasan	. at T
Approved as to Form:	& Solicitor for the Villa	у ат шаw ge
A-O-012	of Amanda, Ohio.	

RECORD OF RESOLUTIONS Dayton Legal Blank Co., Form No. 30045 Resolution No. 91-15 Passed 5-6 19 9/ RESOLUTION APPROVING SALES AGREEMENT WITH THE PENN CENTRAL CORPORATION FOR PURCHASE OF 10.654 ACRES OF PROPERTY WHEREAS, by previous resolution the Legislative Authority of the Village of Amanda, Ohio has determined to effect construction of a waste water treatment facility for the Village of Amanda; and WHEREAS, in order to effect installation of the waste water treatment facility it is necessary for the Village to purchase 10.654 acres of land from the Penn Central Corporation. NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE VILLAGE OF AMANDA, OHIO: that the sales agreement dated May 6, 1991 between the Penn Central Corporation and the Village of Amanda for the purchase of 10.654 acres of land for the consideration of One Thousand Two Hundred Dollars (\$1,200.00) per acre be, and is hereby, approved; and, further RESOLVED, that the Mayor and Village Clerk be, and are hereby, authorized and empowered to execute the sales agreement for the purchase of the aforementioned property for and on behalf of the Village. Meyor Jerry Stevens

Vote: Yeas: ______ Nays: _____

Cheri Morman

Cheri Norman, Clerk

The Three-Reading Requirement was waived/not waived:

Yeas: _____ Nays: _____

Clerk Cheri Morman

RECORD OF RESOLUTIONS

Dayton Legal Blank Co., Form No. 30045

91-16 Resolution No.

Passed 5-6

19.91

RESOLUTION AUTHORIZING THE BORROWING OF FUNDS

WHEREAS, by previous action of the Village Council, the Village of Amanda has determined to effect the construction of a Wastewater Treatment Facility; and

WHEREAS, to effect construction of the Wastewater Treatment Facility the Village must purchase property and easements to be utilized in the construction of the lagoons and collection systems of the Facility; and

WHEREAS, the purchase of the real estate and easements must be effected prior to the beginning of construction of the Facility and it is necessary to borrow funds for the purchase of the real estate and easements until funds are available through Farmers Home Administration and/or the sale of temporary revenue notes; and

WHEREAS, the Central Trust Company is willing to loan funds to the Village in the amount of \$92,507.00 to purchase the real estate and easements; and

WHEREAS, the Village Council deems it to be in the best interest of the Village to borrow the funds from the Central Trust Company.

NOW, THEREFORE, BE IT RESOLVED BY THE VILLAGE OF AMANDA, OHIO:

that the aforesaid loan from the Central Trust Company be, and is hereby, approved; and further

that such loan is to be repaid from funds to be provided by the Farmers Home Administration or the sale of revenue notes; and

that the loan be repaid to Central Trust Company in one lump sum due and payable on or before September 1, 1991 at an annual fixed interest rate of 7.5%; and

RECORD OF RESOLUTIONS

Passed	19
12.4:11.4	
and Clerk of the Village	be, and are
powered to execute the no	te for and or
	D DA
Mayor Jerry L	. Stevens
Ų-	
Navs:	A
	17-7-8-1
	A 77 1
ment was waived/not waive	d:
· Control of the cont	
Clerk Chec	rooman
	ment was waived/not waive Yeas:

Thomas J. Corbin, Attorney at Law & Solicitor for the Village of Amanda, Ohio. Approved as to Form: A-R-029

RECORD OF RESOLUTIONS

Dayton Legal Blank Co., Form No. 30045 91-17 Passed 5-6 Resolution No. 1991

RESOLUTION APPROVING PURCHASE OF 18.00 ACRES OF LAND FOR CONSTRUCTION OF WASTEWATER TREATMENT LAGOONS

WHEREAS, by previous resolution the Legislative Authority of the Village of Amanda, Ohio has determined to effect construction of a wastewater treatment facility for the Village of Amanda; and

WHEREAS, in order to effect installation of the wastewater treatment facility it is necessary for the Village to purchase 18.00 acres of land from Wallace Barr and Dean Barr.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE VILLAGE OF AMANDA, OHIO:

that the purchase of 18.00 acres of land from Wallace Barr and Dean Barr for the sum of Forty-nine Thousand Nine Hundred Eight Dollars and 42/100 (\$49,908.42) be, and is hereby, approved; and, further

RESOLVED, that the Mayor and Village Clerk be, and are hereby, authorized and empowered to execute all documents necessary to effect the purchase of the aforementioned property for and on behalf of the Village.

Vote: Yeas:	Nays:
ATTEST:	
Cheri Norman	
Cheri Norman, Clerk	_
The Three-Reading Requirement	was waived/not waived:
The Three-Reading Requirement	was waived/not waived: Yeas:

Approved as to Form: Thomas J. Corbin, Attorney at Law & Solicitor for the Village A-R-030 of Amanda, Ohio.

ANNUAL APPROPRIATION ORDINANCE 92-/ VILLAGE

ORDINANCE No.

ANNUAL APPROPRIATION ORDINANCE

(VILLAGE)

(Revised Code Sec. 5705.38)

_		ns for Current Expenses and other Expenditures of the
		Phio, during the fiscal year ending December 31, 19 %.
Section 1.	BE IT RESOLVED by the C	ouncil of the Village of AMANDA,
0)	nt expenses and other expenditures of the said Village of
_ Hman	dH during th	e fiscal year ending December 31, 19 2, the following
sums be and th	ey are hereby set aside and	appropriated as follows, viz:
Section 2.	That there be appropriated	from the GENERAL FUND:
2112	PROGRAM I — SECUR	ITY OF PERSONS AND PROPERTY
A1-1-A	aw Enforcement	
210	Personal Services	~ 700 00
*	211 Salaries/Wages	\$ <u>5,300.00</u> 9.50.00
	212 Employee Benefits	<u> 930.00</u>
220	Travel Transportation	
230	Contractual Services	200.00
240	Supplies and Materials	1,000.00 242 Operating Supplies-
250	Capital Outlay	
	Total Police Law Enforce	* 9,300.00
Al-I-B Fire Fig	hting, Prevention and Inspec	etion
210	Personal Services	
	211 Salaries/Wages	\$0.00
	212 Employee Benefits	
220	Travel Transportation	
230	Contractual Services	2,551.50 0.00
240	Supplies and Materials	0.00
250	Capital Outlay	
	Total Fire Fighting, Preven	tion and Inspection $\frac{2}{52}, \frac{55}{50}$

Street Lighting

	\$
211 Salaries/ Wages 212 Employee Benefits	
212 Employee Both 220 Travel Transportation 230 Contractual Services 240 Supplies and Materials	500.00 231 Utilities-
250 Capital Outlay Total Street Lighting	\$3,162.00
Civil Defense	
210 Personal Services 211 Salaries/Wages	\$
212 Employee Benefits	
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay	* O
Total Civil Defense	
Al-l-E Traffic Signals, Signs and Marking	gs
210 Personal Services	\$_1,000.00
211 Salaries/Wages 212 Employee Benefits	300.00
220 Travel Transportation	10000 -1 11tilities-
230 Contractual Services	100.00 231 Utilities- 100.00 #1,000.00
240 Supplies and Materials	
250 Capital Outlay Total Traffic Signals	s, Signs and Markings \$2,500.00
ALLX Other Security of Persons and 210 Personal Services	Property (SGUAD)
210 Personal Service	\$
211 Salaries/Wages 212 Employee Bene	fits ———
Transportatio	
- tual Services	765/60
230 Contractual Services 240 Supplies and Materi	
Total Other Secur	ity of Persons and Property \$2,551.50
Total Prog	ram I — Security of Persons and Property \$900

PROGRAM II — PUBLIC HEALTH AND HUMAN SERVICES

Cemetery			
210	Personal Services		
	211 Salaries/Wages	\$	
*	212 Employee Benefits	·	
. 220	Travel Transportation	V	
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Cemetery		\$
A/-2-B Payment	to County Health District		
210	Personal Services		
	211 Salaries/Wages	\$	
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services	1,400.00	
240	Supplies and Materials		
250	Capital Outlay		4
	Total Payment to County I	Health District	\$ 1,400.00
Payment	to Human Services Program		
210	Personal Services		
	211 Salaries/Wages	\$	
	212 Employee Benefits		
220	Travel Transportation	2	
230	Contractual Services	9	
240	Supplies and Materials	-	
250	Capital Outlay		
	Total Payment to Human S	ervices Program	\$
Other A	ssistance to the Needy		
210	Personal Services		
	211 Salaries/Wages	\$	
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
. 240	Supplies and Materials		
250	Capital Outlay	-	1
	Total Other Assistance to	the Needy	\$O

	Other Public Health
	210 Personal Services
	211 Salaries/Wages \$
	212 Employee Benefits
	220 Travel Transportation
	230 Contractual Services
	240 Supplies and Materials
	250 Capital Outlay
	Total Other Public Health
	Total Program II — Public Health and Human Services
	PROGRAM III — LEISURE TIME ACTIVITIES
	Recreation Programs
	210 Personal Services
	211 Salaries/Wages \$
	212 Employee Benefits
	220 Travel Transportation
	230 Contractual Services
	240 Supplies and Materials
	250 Capital Outlay
	Total Recreation Programs
	. Doyles
B4-3-B	Provide and Maintain Parks
0100	210 Personal Services \$ 900.00
	211 Salaries/Wages \$ 100.00
	212 Employee Benefits 700.00
	220 Travel Transportation /0,00
	230 Contractual Services 10.00 242. Operating S
	240 Supplies and Materials 242 Operation 242 (579.72)
	230 Contractual Services 240 Supplies and Materials 250 Capital Outlay Total Provide and Maintain Parks 10.00 242 Operating S 4579.72 \$ 1,599.72
	Total Provide and 122
	Cultural Facilities
	210 Personal Services
	211 Salaries/Wages \$
	212 Employee Benefits —
	220 Travel Transportation —
	230 Contractual Services
	240 Supplies and Materials
4	250 Capital Outlay
	Total Cultural Facilities \$

	210	Personal Services				
		211 Salaries/Wages \$_				
		212 Employee Benefits				
	220	Travel Transportation				
	230	Contractual Services				
	240	Supplies and Materials				
	250	Capital Outlay				
		Total Swimming Pool		\$		
	Concess					
	210	Personal Services				
		211 Salaries/Wages \$.				
		212 Employee Benefits				
	220	Travel Transportation				
	230	Contractual Services				
	240	Supplies and Materials				
	250	Capital Outlay				
		Total Concessions		\$ <i>O</i>	-	
	Other L	eisure Time Activities				
		Personal Services				
		211 Salaries/Wages \$				
		212 Employee Benefits				
	220					
		Contractual Services				
		Supplies and Materials				
	250	MARKS TOTAL SECTION OF THE				
		Total Other Leisure Time Ac	tivities	\$ 0	_	
		Total Program III — L	eisure Time A	ctivities	s 1,599	. 12
		PROGRAM IV — COM	MUNITY ENV	IRONMENT		
χ	Commu	unity Planning and Zoning				
	210					
		211 Salaries/Wages	\$			
		212 Employee Benefits	·		7	
	220	Manager Company of the Company of th				
	230	and there was a second of	250.00)		
	240					
	250					
	200	Total Community Planning a	and Zoning	\$ 250.	00	
		CONTRACTOR OF THE SPECIAL PROPERTY OF THE SPECIAL PROP	Contract Contract Contract			

Swimming Pool

Public Housing Projects	
210 Personal Services	
211 Salaries/Wages \$	-
212 Employee Benefits	
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay	_
Total Public Housing Projects	\$
Other Community Environment	
210 Personal Services	
211 Salaries/Wages \$	Barrier L
212 Employee Benefits	A Section 1
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay	
Total Other Community Environment	\$
Total Program IV — Community	y Environment
Electric Utility 210 Personal Services 211 Salaries/Wages \$	
212 Employee Benefits	
220 Travel Transportation	3
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay	
Total Electric Utility	*O
	*O_
Gas Utility	*_O
Gas Utility 210 Personal Services	\$O
Gas Utility 210 Personal Services 211 Salaries/Wages \$	\$O
Gas Utility 210 Personal Services 211 Salaries/Wages \$ 212 Employee Benefits	\$O_
Gas Utility 210 Personal Services 211 Salaries/Wages 212 Employee Benefits 220 Travel Transportation	\$O_
Gas Utility 210 Personal Services 211 Salaries/Wages 212 Employee Benefits 220 Travel Transportation 230 Contractual Services	\$O
Gas Utility 210 Personal Services 211 Salaries/Wages 212 Employee Benefits 220 Travel Transportation 230 Contractual Services 240 Supplies and Materials	\$
Gas Utility 210 Personal Services 211 Salaries/Wages 212 Employee Benefits 220 Travel Transportation 230 Contractual Services	\$_O

water w	orks & Supply
210	Personal Services
	211 Salaries/Wages \$
	212 Employee Benefits
220	Travel Transportation
230	Contractual Services
240	Supplies and Materials
250	Capital Outlay
	Total Water Works & Supply \$
Sanitary	Sewers and Sewage Disposal
210	Personal Services
	211 Salaries/Wages \$
	212 Employee Benefits
220	Travel Transportation
230	Contractual Services
240	Supplies and Materials
250	Capital Outlay
	Total Sanitary Sewers and Sewage Disposal \$
Gt G	town and Desired
	Personal Services
210	
	211 Salaries/Wages \$ 1,500.00 212 Employee Benefits 300.00
220	Travel Transportation
230	Contractual Services /00.00
240	
250	Capital Outlay 243 RepAir : 11/4/10 12/1/10
200	Supplies and Materials Capital Outlay Total Storm Sewers and Drains 100.00 243 Repair * Maintenan 1,500.00 \$3,500.00
Refuse	Collection and Disposal
210	Personal Services
	211 Salaries/Wages \$
	212 Employee Benefits
220	Travel Transportation
230	Contractual Services
240	Supplies and Materials
250	Capital Outlay

Total Refuse and Disposal

Other Basic Utility Services	
210 Personal Services	
211 Salaries/Wages \$	
212 Employee Benefits	
220 Travel Transportation	
230 Contractual Services ————	
240 Supplies and Materials	
0	
2. 1	3
Φ	
Total Street Construction and Account	
Street Maintenance and Repair	
210 Personal Services	
211 Salaries/Wages \$ 10,000.00	
212 Employee Benefits 3,000,00	
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay —	•
Total Street Maintenance and Repair \$ 28,000.0	0
Street Cleaning, Snow and Ice Removal	
210 Personal Services	
211 Salaries/Wages \$	
212 Employee Benefits	
220 Travel Transportation	
230 Contractual Services ————	
240 Supplies and Materials	
Total Street Cleaning, Snow and Ice Removal \$	
	210 Personal Services 211 Salaries/Wages 212 Employee Benefits 220 Travel Transportation 230 Contractual Services 240 Supplies and Materials 250 Capital Outlay Total Program V — Basic Utility Services PROGRAM VI — TRANSPORTATION Street Construction and Reconstruction 210 Personal Services 211 Salaries/Wages 212 Employee Benefits 220 Travel Transportation 230 Contractual Services 240 Supplies and Materials 250 Capital Outlay Total Street Construction and Reconstruction \$\frac{1}{2}\$ \$\frac{1}{2}\$

210	Personal Services	
	211 Salaries/Wages \$	
	212 Employee Benefits	
220	Travel Transportation	
230	Contractual Services	
240	Supplies and Materials	
250	Capital Outlay	
	Total Storm Sewer and Drains	\$ _0_
Traffic 9	Signs and Signals	
210	Personal Services	
210	211 Salaries/Wages \$	
	212 Employee Benefits	
220	Travel Transportation	
230	Contractual Services	
240	Supplies and Materials	
	Capital Outlay	
	Total Traffic Signs and Signals	\$ 0
Parking	Facilities	
210	Personal Services	
	211 Salaries/Wages \$	
	212 Employee Benefits	
220	Travel Transportation	
230	Contractual Services	
240	Supplies and Materials	
250	Capital Outlay	
	Total Parking Facilities	\$ 0
Sidewal	ks	
	Personal Services	
210	211 Salaries/Wages \$	
	212 Employee Benefits	
220		
230		
240		
250	A 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
200	Total Sidewalks	\$ 0

Storm Sewer and Drains

	210 Personal Services
	211 Salaries/Wages \$
	212 Employee Benefits
*	220 Travel Transportation
	230 Contractual Services
	240 Supplies and Materials
	250 Capital Outlay
	Total Other Transportation \$
	Total Program VI — Transportation \$ 28,0
	PROGRAM VII — GENERAL GOVERNMENT
0100	Mayor and Administrative Offices
ALT-A	210 Personal Services
	211 Salaries/Wages \$ 2,400.00 212 Employee Benefits 120.00
	212 Employee Benefits /2,0.00
	240 Supplies and Materials
	Total Mayor and Administrative Offices \$ 2,520.00
	Total Mayor and Administrative offices
NOR	Legislative Activities (Council)
A1-75	210 Personal Services
	211 Salaries/Wages \$ 1,800.00 212 Employee Benefits 250.00
	212 Employee Benefits 250.00
	220 Travel Transportation
	230 Contractual Services 230 Supplies and Materials 230 Advertising 230 Advertising
	240 Supplies and Materials
	250 Capital Outlay — — ()
	250 Capital Outlay Total Legislative Activities \$\frac{4}{360.00}\$
A1-7-C	Mayor's Court
H1-17-C	210 Personal Services 211 Salaries/Wages \$ 800.00
•	100.00
	212 Employee Bellettis
	220 Travel Transportation 700.00
	230 Contractual Services
	240 Supplies and Materials
	Total Mayor's Court \$ 1,650.00
	Total Mayor's Court

Other Transportation

210	Personal Services	1
	211 Salaries/Wages	\$ 6,000.00 232 Communications- 1,000.00 238 Printing Reprod 200.00
	212 Employee Benefits	1,000.00 238 Printing & Reprod.
220	Travel Transportation	
230	Contractual Services	50.00 241 Office Supplies - 50.00 242 OperAting Supplies 1,250.00 242 OperAting Supplies
240	Supplies and Materials	50.00 21/2 Operating Supplies
250	Capital Outlay	1,250.00 242 Oper Atting 00
	Total Clerk, Treasurer	<u>\$ 12,500.00</u>

Al-1-E Lands and Buildings

210	Personal Services		
	211 Salaries/Wages	\$ 2,200.00	
	212 Employee Benefits	300.00	231 ptilities- 232 Communications- 232 Communications- 234 Professional Service. 2,000.00 Structure 2,000.00
220	Travel Transportation		1,000. ochions-
230	Contractual Services	50,00	232 Communica
240	Supplies and Materials	50.00	234 Protession Clausting
250	Capital Outlay		253-Bldg. 000.00
	Total Lands and Buildings	\$	16,200.00

91-9-F Boards and Commissions 210 Personal Services 211 Salaries/Wages 212 Employee Benefits 220 Travel Transportation 32/34 230 **Contractual Services** 240 Supplies and Materials 250 Capital Outlay **Total Boards and Commissions** \$3,120.00 County Auditor's and Treasurer's Fees

Auditor of State's Fees

Solicitor	
210 Personal Services	
211 Salaries/Wages	\$
212 Employee Benefits	
220 Travel Transportation	1/ 700 00
230 Contractual Services	15,390.00
240 Supplies and Materials	
250 Capital Outlay	\$ 15,390.00
Total Solicitor	\$ 10.00
Other General Government	
210 Personal Services	
211 Salaries/Wages	\$
212 Employee Benefits	No. No. of the last of the las
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay	
Total Other General Gov	40 6/1
Total Program VI	II — General Government
Other Uses of Funds	
271 Transfers	\$
273 Other Uses	
Total Other Uses of Fu	ands \$

SECTION 3. That there be appropriated from the GENERAL FUND for contingencies for punnot otherwise provided for, to be expended in accordance with the provisions of Section 5705.40 the sum of

GRAND TOTAL GENERAL FUND APPROPRIATION

\$<u>110,874</u>

Street Construction, Maintenance, and Repair Fund

PROGRAM VI — TRANSPORTATION

ei Ci	instruction and reconstruction
210	Personal Services
	211 Salaries/Wages \$ 212 Employee Benefits
220	Travel Transportation
230	Contractual Services
240	Supplies and Materials
250	Capital Outlay
	Total Street Construction and Reconstruction \$
et M	aintenance and Repair
210	Personal Services
	211 Salaries/Wages \$ 15,000.00 214 Uniform & Clothic 212 Employee Benefits 3,300.00
	212 Employee Benefits 3,300.00
220	Travel Transportation
230	Contractual Services 200.00 242 Operating Supplies
240	Supplies and Materials 300.00
250	Travel Transportation Contractual Services Supplies and Materials Capital Outlay Total Street Maintenance and Repair 200.00 242 Operating Supplies 243 Repair of Maintenance 243 Repair of Maintenance 243 Repair of Maintenance 243 Repair of Maintenance 240.00 243 Repair of Maintenance 240.00 243 Repair of Maintenance 240.00 243 Repair of Maintenance 240.00
	Total Street Maintenance and Repair \$24,041.03
eet C	leaning, Snow and Ice Removal
210	Personal Services
	211 Salaries/Wages \$
	212 Employee Benefits
220	Travel Transportation
230	Contractual Services
240	Supplies and Materials
250	Capital Outlay
	Total Street Cleaning, Snow and Ice Removal \$
	220 230 240 250 eet M 210 220 230 240 250 240 250

Storm Sewer and Drains	
210 Personal Services	
211 Salaries/Wages \$	- 100
212 Employee Benefits	-
220 Travel Transportation	- 11 17 17 17
230 Contractual Services	1
240 Supplies and Materials	_1
250 Capital Outlay	
Total Storm Sewer and Drains	\$
Traffic Signs and Signals	
210 Personal Services	
211 Salaries/Wages \$	_
212 Employee Benefits	
220 Travel Transportation	-
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay	
Total Traffic Signs and Signals	\$
Parking Facilities	
210 Personal Services	
211 Salaries/Wages \$	
212 Employee Benefits	-
220 Travel Transportation	
230 Contractual Services	.0
240 Supplies and Materials	
250 Capital Outlay	_
Total Parking Facilities	\$
Sidewalks	
210 Personal Services	
211 Salaries/Wages \$	
212 Employee Benefits	
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay	
Total Sidewalks	\$

210	Personal Services	
	211 Salaries/Wages \$	
	212 Employee Benefits	
220	Travel Transportation	
230	Contractual Services	
240	Supplies and Materials	
250	Capital Outlay	
	Total Other Transportation	\$ <i>O</i>
Other Us	ses of Funds	
271	Transfers \$	
273	Other Uses	
	Total Other Uses Funds	\$
	Total for Street Construction, Maintenance and Repair Fund	\$ 24,041.03
	PROGRAM VI — TRANSPORT	ATION
State Hi	ghway and Improvement Fund	
Street C	onstruction and Reconstruction	
210	Personal Services	
	211 Salaries/Wages \$	
	212 Employee Benefits	
220	Travel Transportation	
230	Contractual Services	
240	Supplies and Materials	
250	Capital Outlay	
	Total Street Construction and Reconstruction	\$
Street M	Iaintenance and Repair	
210	Personal Services	
	211 Salaries/Wages \$	
	212 Employee Benefits	
220	Travel Transportation	
230	Contractual Services	н.
240	Supplies and Materials	
250	Capital Outlay	e

Other Transportation

Total Street Maintenance and Repair

210 Personal Services		
211 Salaries/Wages	\$	
212 Employee Benefits	-	
220 Travel Transportation		
230 Contractual Services		
240 Supplies and Materials		
250 Capital Outlay		
Total Street Cleaning, Snow	and Ice Removal	\$
Grand Davis		
Storm Sewer and Drains		
210 Personal Services	0	
211 Salaries/Wages	\$	
212 Employee Benefits		
220 Travel Transportation	-	
230 Contractual Services	7 7	
240 Supplies and Materials		
250 Capital Outlay	The same	• 7
Total Storm Sewer and Dr	rains	Φ
Traffic Signals, Signs, etc.		
210 Personal Services		
211 Salaries/Wages	\$	
212 Employee Benefits	-	
220 Travel Transportation	-	
230 Contractual Services		
240 Supplies and Materials		
250 Capital Outlay		Total as
Total Traffic Signals, Signals,	ns, etc.	\$
Parking Facilities		
210 Personal Services		
211 Salaries/Wages	\$	
212 Employee Benefits	4	
220 Travel Transportation		
230 Contractual Services		
240 Supplies and Materials		
250 Capital Outlay		
Total Parking Facilities		\$O

Street Cleaning, Snow and Ice Removal

210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Sidewalks	\$ <i>O</i>	
Other T	ransportation		
210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Other Transportation	\$ <i>O</i>	
Other U	ses of Funds		
271	Transfers \$		
273	Other Uses -		
	Total Other Uses of Funds	\$	
	Total for State Highway Improvement Fund Program IV — Transportation		\$ <u> </u>
CEMETERY F	UND		
	PROGRAM II — PUBLIC HEALTH	SERVICES	
Cemete	ry		
210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Cemetery	\$	

Sidewalks

210 Personal Services	
211 Salaries/Wages \$	
212 Employee Benefits	
220 Travel Transportation —	
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay	0
Total Other Public Health	\$
Other Uses of Funds	
271 Transfers \$	
273 Other Uses	D
Total Other Uses of Funds	\$
Total for Cemetery Fund Program II — Public Health Services	
KS AND RECREATION FUND	
PROGRAM III — LEISURE TIMI	E ACTIVITIES
Recreation Program	
210 Personal Services	
211 Salaries/Wages \$	-
212 Employee Benefits	
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	
240 Supplies and Materials 250 Capital Outlay	
250 Capital Outlay	
250 Capital Outlay Total Recreation Program	
250 Capital Outlay Total Recreation Program Provide and Maintain Parks	- - *_ *_
250 Capital Outlay Total Recreation Program Provide and Maintain Parks 210 Personal Services	
250 Capital Outlay Total Recreation Program Provide and Maintain Parks 210 Personal Services 211 Salaries/Wages \$	
Total Recreation Program Provide and Maintain Parks 210 Personal Services 211 Salaries/Wages \$	*
Total Recreation Program Provide and Maintain Parks 210 Personal Services 211 Salaries/Wages 212 Employee Benefits 220 Travel Transportation	

Other Public Health

Total Provide and Maintain Parks

\$
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\$
\$
* <u></u> v
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Total Other Leisure Time Activities

271	Transfers	\$		
273	Other Uses			
	Total Other Uses of Funds	9 1 1 1 1	\$	0
	Total for Parks and Recre Program III — Leisure	ation Fund Fime Activities	\$	0
FEDERAL GRA	NT FUND			
	(SPECIFY) PROGR	AM		
Federal	Grant (Specify Type)			
210	Personal Services			
	211 Salaries/Wages	\$		
	212 Employee Benefits		-	
220	Travel Transportation		-	
230	Contractual Services		-(")	
240	Supplies and Materials	1	- 1	
250	Capital Outlay	7		
	Total Federal Grant (Spec	ify)	\$	0
Other F	ederal Grant (Specify Type)			
210	Personal Services			
	211 Salaries/Wages	\$	-	
	212 Employee Benefits			
220	Travel Transportation		_	
230	Contractual Services			
240	Supplies and Materials	7 7 1		
250	O Capital Outlay		_	
	Total Other Federal Grant (Specify)		\$	0
Other	Uses of Funds			
27	1 Transfers	\$		
27	3 Other Uses		_	
	Total Other Uses of Fund	ls	\$_	8
	Total for Federal Grant		·	0
	(Specify) Program	-	Φ	11

Other Uses of Funds

FEDERAL REVENUE SHARING FUND

(SPECIF	Y) PROGRAM	_
Federal	Revenue Sharing (Specify Type)	
210	Personal Services	
	211 Salaries/Wages \$	
	212 Employee Benefits	
220	Travel Transportation	
230	Contractual Services	
240	Supplies and Materials	
250	Capital Outlay	
	Total Federal Revenue Sharing (Specify)	\$
Other U	ses of Funds	
271	Transfers	\$
273	Other Uses	
	Total Other Uses of Funds	\$
	Total for Federal Revenue Sharing (Specify) Program	
STATE GRANT	FUND	
(SPECIF	Y) PROGRAM	
State Gr	rant (Specify Type)	
210	Personal Services	
	211 Salaries/Wages \$	
	212 Employee Benefits	
220	Travel Transportation	
230	Contractual Services	
240	Supplies and Materials	
250	Capital Outlay	
	Total State Grant (Specify)	\$_ <i>O</i>
Other St	tate Grant (Specify Type)	
210	Personal Services	
	211 Salaries/Wages \$	
	212 Employee Benefits	
220	Travel Transportation	
230	Contractual Services	
240	Supplies and Materials	
250	Capital Outlay	
	Total Other State Grant (specify)	s 0

ZII ITansiers		
273 Other Uses		0
Total Other Uses of Funds	\$	0_
Total for State Grant Fund (Specify) Program	\$	0_
OTHER SPECIAL REVENUE FUNDS (Specify Fund)		
(SPECIFY) PROGRAM		
Others (Specify)		
210 Personal Services		
211 Salaries/Wages \$	-	
212 Employee Benefits		
220 Travel Transportation	-	
230 Contractual Services	-	
240 Supplies and Materials	-	
250 Capital Outlay —	-	\sim
Total Other (Specify Fund)	\$_	\mathcal{D}
Other Uses of Funds		
271 Transfers \$	_	
273 Other Uses	-	0
Total Other Uses of Funds	\$_	0_
Total for Other Special Revenue Funds (Specify)	\$.	0
LAW ENFORCEMENT TRUST FUND		
PROGRAM I — SECURITY OF PERSO	NS A	ND PROPER
PRUGRAM I — SECONITI OF TENSO		
Police Law Enforcement		
210 Personal Services		
211 Salaries/Wages \$		
212 Employee Benefits		
220 Travel Transportation		
230 Contractual Services	-	
240 Supplies and Materials	-	
250 Capital Outlay —	_	

Other Uses of Funds

Total Police Law Enforcement

Ot	her Us	ses of Funds			
	271	Transfers	\$		
	273	Other Uses			
		Total Other Uses of Funds		\$ <i>O</i>	
		Total for Special Assessmen (Specify)	t Operating Fun Appropriation	d	\$
Other Sp	ecial A	assessment Fund (Specify)			
		(SPECIFY) PROGRAM	л		
$\mathbf{s}_{\mathbf{l}}$	ecial .	Assessment (Specify)			
	210	Personal Services			
		211 Salaries/Wages	\$		
		212 Employee Benefits			
	220	Travel Transportation			
	230	Contractual Services			
	240	Supplies and Materials			
	250	Capital Outlay			
		Total Special Assessment		\$O	
o	ther S	pecial Assessment Fund			
	210	Personal Services			
		211 Salaries/Wages	\$		
		. 212 Employee Benefits			
	220	Travel Transportation			
	230	Contractual Services			
	240	Supplies and Materials			
	250	Capital Outlay			
		Total Other Special Assessment Fund		\$O	
(Other U	Uses of Funds			
	271	Transfers	\$		
	273	Other Uses			
		Total Other Uses of Funds	0	\$	
		Total for Other Special Acc	eacement Fund		
		Total for Other Special Ass (Specify)			\$ <u></u>
GRANE	TOTA	AL SPECIAL ASSESSMENT FU	NDS APPROPE	RIATION	\$O
					0

TOTAL ALL APPROPRIATIONS

210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Other Special Assessment Improvement	\$O	
Other Us	ses of Funds		
271	Transfers \$		
273	Other Uses		
	Total Other Uses Funds	\$O	- 1. 3. 7. 7
	Total for Special Assessment Improvement Fund Appropriation		\$
Special	Assessment Operating Funds (Specify)		
	(SPECIFY) PROGRAM		
Special	Assessment Operation (Specify)		
210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials	- TWI Table	
250	Capital Outlay		
	Total Special Assessment Operation Project (Specify)	\$	
Other S	pecial Assessment Operation		
210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation	THE STATE	
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Other Special	100	

Other Special Assessment Improvement

Assessment Operation

Other Trust and Agency Fund			9
210 Personal Services			
211 Salaries/Wages \$			
212 Employee Benefits			
220 Travel Transportation			
230 Contractual Services			
240 Supplies and Materials			
250 Capital Outlay			
Total Other Trust and Agency Fund \$	0		
Other Uses of Funds			
271 Transfers \$			
273 Other Uses	٨		
Total Other Uses of Funds \$	0	-	
Total for Other Trust and Agency Funds Appropriation		\$	0
GRAND TOTAL TRUST AND AGENCY FUNDS APPROPRIATION		\$	0
Special Assessment Bond Retirement Fund (SPECIFY) PROGRAM			
Redemption of Frincipal			
Interest Paid			
Other (Specify)\$ Total for Special Assessment Bond			7
Retirement Fund Appropriation		\$	
Special Assessment Improvement Fund			
(SPECIFY) PROGRAM			
Construction Project (Specify)			
210 Personal Services			
211 Salaries/Wages \$			
212 Employee Benefits			
220 Travel Transportation			
230 Contractual Services			
240 Supplies and Materials			
250 Capital Outlay Total Special Assessment Improvement			
	s = O		

	(SPECIFY) PROGRAM		
(Title o	f Endowment)		
210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total (Title of Endowment)	\$ 0	Phop
Other E	ndowment Fund		
210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Other Endowment Fund	\$	The state of the s
	Total for Endowment Fund Appropriation		\$ <i>O</i>
0.1			
Other T	rust and Agency Funds (Specify)		
	(SPECIFY) PROGRAM		
Other (S	pecify)		
210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Other (Specify)	\$	

SECTION 9. That there be appropriated from the TRUST AND AGENCY FUNDS.

POLICE DISABILITY AND PENSION FUND

PROGRAM I — SECURITY OF PERSONS AND PROPERTY

Members' Contribution to State	\$	
Employers' Share, Current Liability	\$	
Accrued Liability Payment	\$	
Transfers	\$	
Other	\$	
Total for Police Disability Pension Fund Appropriatio		\$ <i>O</i>
FIRE DISABILITY AND PENSION FUND		
PROGRAM I — SECURIT	Y OF PERSONS	AND PROPERTY
Members' Contribution to State	\$	
Employers' Share, Current Liability	\$	
Accrued Liability Payment	\$	
Transfers	\$	
Other	\$	
Total for Fire Disability a Pension Fund Appropriation		\$O
INCOME TAX FUND		
PROGRAM VII —	GENERAL GOVI	ERNMENT
Income Tax Administration		
210 Personal Services		
211 Salaries/Wages	\$	
212 Employee Benefits	N -	
220 Travel Transportation		
230 Contractual Services		
240 Supplies and Materials	-	
250 Capital Outlay		
Total Income Tax Admin	istration	\$O
Taxes Refunded	\$	
Transfers	\$	
Distribution of Income Tax Collected for Others	\$	
Total for Income Tax Fu	nd Appropriation	

210	Personal Services			
	211 Salaries/Wages \$			
	212 Employee Benefits			
220	Travel Transportation			
230	Contractual Services			
240	Supplies and Materials			
250	Capital Outlay			
	Total Other Revolving Fund	\$	0	
	Total for Revolving Funds Appropriation Program (Speci	ify)		\$
Other Internal	Service Fund (Specify)			
	(SPECIFY) PROGRAM			
Other (S	pecify)			
210	Personal Services			
	211 Salaries/Wages \$			
	212 Employee Benefits			
220	Travel Transportation			
230	Contractual Services			
240	Supplies and Materials			
250	Capital Outlay			
	Total Other (Specify)	\$	0	_
Other In	ternal Service Fund			
210	Personal Services			
	211 Salaries/Wages \$			
	212 Employee Benefits			
220	Travel Transportation			
230	Contractual Services			
240	Supplies and Materials			
250	Capital Outlay			
	Total Other Internal Service Fund	\$	0	-
Other Us	ses of Funds			
271	Transfers \$			
273	Other Uses			
	Total Other Uses of Funds	\$	0	
	Total for Other Internal Service Funds (Specify) Appropriation Program(Specify)	y)		\$O
GRAND TOTAL	INTERNAL SERVICE FUNDS APPROPRIATI	ION		. 0

Other Revolving Fund

		Sweet prise T unu	
	210	Personal Services	
		211 Salaries/Wages \$	
		212 Employee Benefits	
	220	Travel Transportation	
	230	Contractual Services	
	240	Supplies and Materials	
	250	Capital Outlay	
		Total Other Enterprise Fund \$	_
O	ther U	ses of Funds	
	271	Transfers \$	
	273	Other Uses	
		Total Other Uses of Funds \$	
		Total for Other Enterprise Fund (Specify) Appropriation Program (Specify)	\$
		L ENTERPRISE FUNDS APPROPRIATION That there be appropriated from the INTERNAL SERVICE FU	JNDS.
R	evolvin	ng Fund (Specify)	
		(SPECIFY) PROGRAM	
	(Sp	pecify) Revolving Activity	
	210	Personal Services	
		211 Salaries/Wages \$	
		212 Employee Benefits	
	220	Travel Transportation	
	230	Contractual Services	
	240	Supplies and Materials	
	250	Capital Outlay	
		Total (Specify)	_

FIRST MORTGAGE DEBT SERVICE FUND

PROGRAM V — BASIC UTILITY SERVICES

Red	lemption of Principal	\$	
Inte	erest Paid	\$	
Oth	er Debt Service (Specify)	\$	
	Total for First Mortgage Program V — Basic Uti	Debt Service Fund Appropriation lity Services	<u>\$</u>
DEBT S	SERVICE RESERVE FUND		
	PROGRAM V	- BASIC UTILITY SERVICES	
Trai	nsfers	\$	
	Total for Debt Service Re Program V — Basic Uti		\$
UTILIT	TIES DEPOSITS FUND		
E85-A	PROGRAM V — I	BASIC UTILITY SERVICES	
Dep	osits Refunded	\$ 350.00	
Dep	osits Applied	\$ 350.00	
Othe	er Uses of Funds	\$	
	Total for Utilities Deposit Program V — Basic Util		\$ 900.00
UTILIT	Y IMPORVEMENT FUND		
	PROGRAM V — I	BASIC UTILITY SERVICES	
(Spe	ecify) Constr	A CONTRACTOR OF	
250			
260	Debt Service	31.20 27 7	
270	Other Uses of Funds	statistics of General	
	Total (Specify)	Construction \$	
	Other	\$	
	Total for Utility Improvem Program V — Basic Util	nent Fund Appropriation lity Services	\$
OTHER	ENTERPRISE FUNDS (SPEC	CIFY)	
	(SPECIFY) PRO	OGRAM	
Other (S	Specify)		
210	Personal Services		
	211 Salaries/Wages	\$	
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250			
	Total Other (Specify)	s 0	

PROGRAM III — LEISURE TIME ACTIVITIES

	Swin	iming Pool	
	210	Personal Services	
		211 Salaries/Wages \$	
		212 Employee Benefits	
	220	Travel Transportation	
	230	Contractual Services	
	240	Supplies and Materials	
	250	Capital Outlay	
		Total Swimming Pool	\$O
	C		
	Conc	essions	
	210	Personal Services	
		211 Salaries/Wages \$	
		212 Employee Benefits	
	220	Travel Transportation	
	230	Contractual Services	
	240	Supplies and Materials	
	250	Capital Outlay	
		Total Concessions	\$
Ot	her S	wimming Pool Fund	į.
	210	Personal Services	
		211 Salaries/Wages \$	2
		212 Employee Benefits	÷
	220	Travel Transportation	-
	230	Contractual Services	-
	240	Supplies and Materials	-
	250	Capital Outlay	
		Total Other Swimming Pool Fund	\$ <i>O</i>
Ot	ther U	ses of Funds	
	271	Transfers \$	
	273	Other Uses	_
		Total Other Uses of Funds	\$

Total for Swimming Pool Fund Appropriation Program III — Leisure Time Activities

27	1 Transfers \$
27	73 Other Uses
	Total Other Uses of Funds \$
	Total for Electric Fund Appropriation Program V — Basic Utility Services \$
PARKING F	UND
	PROGRAM VI — TRANSPORTATION
Pa	arking
21	0 Personal Services
	211 Salaries/Wages
	212 Employee Benefits
22	20 Travel Transportation
23	30 Contractual Services
24	O Supplies and Materials
25	60 Capital Outlay
	Total Parking \$
Ot	ther Parking Fund
21	0 Personal Services
	211 Salaries/Wages \$
	212 Employee Benefits
22	20 Travel Transportation
23	0 Contractual Services
24	O Supplies and Materials
25	60 Capital Outlay
	Total Other Parking Fund \$
Other	Uses of Funds
27	1 Transfers \$
27	3 Other Uses
	Total Other Uses of Funds \$
	Total for Parking Fund Appropriation
	Program VI — Transportation \$

Other Uses of Funds

Automotive Equipment	
210 Personal Services	
211 Salaries/Wages \$	
212 Employee Benefits	
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	_
250 Capital Outlay	
Total Automotive Equipment	\$O
Lands and Buildings	
210 Personal Services	
211 Salaries/Wages \$	-
212 Employee Benefits	4
220 Travel Transportation	_
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay	_
Total Lands and Buildings	\$O
Other Equipment	
210 Personal Services	
211 Salaries/Wages \$	_uelekt.
212 Employee Benefits	-
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	-
250 Capital Outlay	-
Total Other Equipment	\$O
Other Electric Fund	
210 Personal Services	
211 Salaries/Wages \$	-
212 Employee Benefits	
220 Travel Transportation	
230 Contractual Services	- ' ' '
240 Supplies and Materials	
250 Capital Outlay	
Total Other Electric Fund	\$ <i>O</i>

Gene	eration/Purchase		
210	Personal Services		
	211 Salaries/Wages	\$	
	212 Employee Benefits	-	
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials	- Carlon	
250	Capital Outlay		
	Total Generation/Purchase		\$ 0
Distr	ribution		
210	Personal Services		
	211 Salaries/Wages	\$	
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Distribution		\$ 0
m			
Tran	smission		
210	Personal Services		
	211 Salaries/Wages	\$	
	212 Employee Benefits	_	
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		1,1
	Total Transmission		\$ 0
Mete	ers		
210	Personal Services		
	211 Salaries/Wages	\$	
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		

Total Meters

	Othe	er Sanitary Sewer Fund		
	210	Personal Services		
		211 Salaries/Wages \$		
		212 Employee Benefits		
	220	Travel Transportation		
	230	Contractual Services		
	240	Supplies and Materials		
	250	Capital Outlay		
		Total Other Sanitary Sewer Fund	\$	0
O	ther U	ses of Funds		
	271	Transfers		
	273	Other Uses		
		Total Other Uses of Funds	\$	0
		Total for Sanitary Sewer Fund Appropriation Program V — Basic Utility Services	n	
ELECTR	IC FUI	ND		
		PROGRAM V — BASIC UTILITY S	SERVI	CES
	Offic			
	210			
	210	211 Salaries/Wages \$		
		212 Employee Benefits		
	220	Travel Transportation		
	230	Contractual Services		
	240	Supplies and Materials		
	250			
		Total Office	\$	0
		- 100 T 0000 1 100 F000 700	- 7:0	
	Billi	ing		
	210	Personal Services		
		211 Salaries/Wages \$	-:	
		212 Employee Benefits	-	
	220	Travel Transportation	ē.	
	230	Contractual Services		
	240	Supplies and Materials	-	
	250	Capital Outlay	-	200
		Total Billing	\$	0

Auto	motive Equipment			
210	Personal Services			
	211 Salaries/Wages	\$		
	212 Employee Benefits			
220	Travel Transportation			
230	Contractual Services			
240	Supplies and Materials			
250	Capital Outlay	1 10 11		
	Total Automotive Equipmen	nt	\$	0
Land	ls and Buildings			
210	Personal Services			
	211 Salaries/Wages	\$		
	212 Employee Benefits			
220	Travel Transportation			
230	Contractual Services			
240	Supplies and Materials			
250	Capital Outlay			
	Total Land and Buildings		\$	0
Othe	er Equipment	100		
210	Personal Services			
	211 Salaries/Wages	\$		
	212 Employee Benefits			
220	Travel Transportation			
230	Contractual Services			
240	Supplies and Materials			
250				
	Total Other Equipment		\$	0
G	G. N. et's			
	rage Collection			
210				
	211 Salaries/Wages	\$		
000	212 Employee Benefits			
220	We have a second and the second and			
230		- 1	7	
240		-		
250	Capital Outlay			

Total Sewage Collection

ther U	ses of Funds		
271	Transfers	\$	
273	Other Uses		
	Total Other Uses Funds		\$_ <i>O</i> _
	Total for Water Fund Approgram V — Basic Ut		<u>\$O</u>
anitary	Sewer Fund		
	PROGRAM V —	BASIC UTILITY	SERVICES
Offic	ee		
210	Personal Services		
	211 Salaries/Wages	\$	_
	212 Employee Benefits		_
220	Travel Transportation		
230	Contractual Services		-
240	Supplies and Materials		_
250	Capital Outlay		-
	Total Office		\$
Billi	ng		
210	Personal Services		
	211 Salaries/Wages	\$	-
	212 Employee Benefits		-
220	Travel Transportation		-
230	Contractual Services		
240	Supplies and Materials		-
250	Capital Outlay		-
	Total Billing		\$ <i>O</i> _
Dun	nping		
	Personal Services		
210	211 Salaries/Wages	\$	
	211 Salaries/ wages 212 Employee Benefits	Ψ	
220	200 (000-000)	28	
230			1 1
240			
			10 + 1 p.
250	Capital Outlay		

Total Pumping

20.	Auto	motive Equipment			
	210	Personal Services			
		211 Salaries/Wages	\$		
		212 Employee Benefits			
	220	Travel Transportation			
	230	Contractual Services			
	240	Supplies and Materials			
	250	Capital Outlay			
		Total Automotive Equipmen	nt \$.	SO	
ニア	Land	ls and Buildings			
-1	210	Personal Services			
		211 Salaries/Wages	\$ 1,000.00		
		212 Employee Benefits	\$ 1,000.00 		
	220	Travel Transportation			- 0
	230	Contractual Services	325.00	232 Communication	10
	240	Supplies and Materials	400.00	232 Communication 200.00 Debt SERVICE-	
	250	Capital Outlay		200 . 1,700.00	
		Total Lands and Buildings	\$.	4,325.00	
	Othe	er Equipment			
SJ	210	Personal Services			
		211 Salaries/Wages	\$		
		212 Employee Benefits			
	220	Travel Transportation	- y gold 1 /		
	230	Contractual Services	1,500.00	243 Repair & Maint	en
	240	Supplies and Materials	1,000.00	42,400.00	
	250	Capital Outlay	98.00		
		Total Other Equipment	\$	4,900.00	
	Othe	er Water Fund			
SX	210	Personal Services			
		211 Salaries/Wages	\$		
		212 Employee Benefits			
	220	Travel Transportation	ALC: NO		
	230	Contractual Services		237 Advertising -	
	240	Supplies and Materials		\$200.00	
	250	Capital Outlay			

Total Other Water Fund

200.00

Filtration

11		. ^
ヒト	0	-D

- 210 Personal Services
 - 211 Salaries/Wages
 - 212 Employee Benefits
- 220 Travel Transportation
- 230 Contractual Services
- 240 Supplies and Materials
- 250 Capital Outlay

Total Filtration

\$ 225.00 25.00 15.00

700.00

\$ 1,125.00

E1-5-E

Pumping

- 210 Personal Services
 - 211 Salaries/Wages
 - 212 Employee Benefits
- 220 Travel Transportation
- 230 Contractual Services
- 240 Supplies and Materials
- 250 Capital Outlay

Total Pumping

\$ 800.00 100.00

6,900.00 231 Utilities-3,000.00

\$ 17,800,00

E1-5-F

Distribution

- 210 Personal Services
 - 211 Salaries/Wages

212 Employee Benefits

220 Travel Transportation

- 230 Contractual Services
- 240 Supplies and Materials
- 250 Capital Outlay

Total Distribution

*_1,000.00 __100.00

2,000.00 243 Repair & 7,000.00

\$ 22, 100.00

E1-5-6

Meters

- 210 Personal Services
 - 211 Salaries/Wages

212 Employee Benefits

220 Travel Transportation

230 Contractual Services

240 Supplies and Materials

250 Capital Outlay

Total Meters

\$_1,000.00 __100.00

10,000.00

\$ 11,100.00

SECTION 7. That there be appropriated from the following ENTERPRISE FUNDS.

Water Fund

11	10	
FI.	5-H	

Office

210	Personal	Services
	* ** ***	~ ~

211	Salaries/Wages	\$ 1,800.00
212	Employee Benefits	300.00

	-21/1 Office Supplies-
1/	241 Office Supplies- 242 Operating Supplies
4,000.00	242 Operating Cuppines
	\$ 7,300.00

E1-5B

Billing

210 Personal Services

	211 Salaries/Wages	\$ <u>3,800.0</u> 0	
	212 Employee Benefits	100.00	
220	Travel Transportation		g Reprod.
230	Contractual Services	0.00 \$500.8	00
240	Supplies and Materials	200.00 200 Transfer	ed Reimb.
250	Capital Outlay	210 THINSTON	00

\$ 5,250.00

E1-5-C

Supply

210 Personal Services

Total Billing

	211 Salaries/Wages	\$ 4,000.00		
	212 Employee Benefits	1,900.00		1.1.1.1.1.
220	Travel Transportation	40.7	23/	Utilities- 2,000.00 Communications.
230	Contractual Services	0.00	232	Communications.
240	Supplies and Materials	300.00		6 300.00
950	Conital Outlan			

Total Supply

CONGERNICE			
CONSTRUCT			1
0/0 //	(SPECIFY) P	ROGRAM	Wer Trojec C
(Speci	fy) Seller Cons	truction Fund	210-5,000.0
25	0 Capital Outlay	3,743,000.	00212-1,000
26	0 Debt Service	\$	Wer Project 210-5,000.0 0212-1,000 234-250,000.
27		\$	-
Oth	her Construction	\$	
	Total Program	- (Specify)	\$
	Total for Construction (Specify)	on Fund Appropriation	\$ <u>4,000,000</u> .00
Federa	al Grant Fund (Specify)		
	(SPECIFY) PI	ROGRAM	
Federa	l Grant Fund (Specify)		
250	Capital Outlay	\$	
260	Debt Service	\$	
270	Other Uses of Funds	\$	
Oth	er Federal Grant	\$	
	Total Program	(Specify)	\$O
	Total for Federal Gr (Specify)	ant Fund Appropriation	<u> </u>
Other (Capital Projects Funds (S	pecify)	
	(SPECIFY) PR	OGRAM	
Other (Capital Projects (Specify)		
250		\$	
260		\$	
270		\$	
	er Capital Projects	\$	
Jul	Total Program	A	• 0
	Total Flogram	(Specify)	3

GRAND TOTAL CAPITAL PROJECTS FUND APPROPRIATION

Total for Other Capital Projects Funds

(Specify) _____ Appropriation

\$ 4,000,00

0___

OBLIGATION BOND FUN	ND	
(SPECIFY)	PROGRAM	ewels
Principal	\$ 8/1,00	00.00
Interest	\$ 50,00	20.00
Other Debt Service	\$	
Total Program	— (Specify)	\$827,000.00
(SPEC	IFY) PROGRAM	
Principal	\$	
Interest	\$	
Other	\$	
Total Program (S	pecify)	\$ <i>O</i>
ot Service Fund (SPECIFY)	PROGRAM	
Principal	\$	To Kindley
Interest	\$	
Other	\$	-
Total Program	— (Specify)	<u> </u>
(SPECIFY)	PROGRAM	
Principal	\$	
Interest	\$	
Other	\$	
Total Program	— (Specify)	\$
Total for Other De	ebt Service Fund	\$
GRAND TOTAL DEBT	r service	. 21

271 Transfers \$	
273 Other Uses ————	•
Total Other Uses of Funds \$_	0
Total for Drug Law Enforcement Fund Program I \$_	0
NOTOR VEHICLE LICENSE TAX FUND	
PROGRAM VI — TRANSPORTAT	ION
Street Construction and Reconstruction	
210 Personal Services	
211 Salaries/Wages \$	
212 Employee Benefits	
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay —	^
Total Street Construction and Reconstruction	\$O
Other Transportation	
210 Personal Services	
211 Salaries/Wages \$	
. 212 Employee Benefits	
220 Travel Transportation	
230 Contractual Services	
240 Supplies and Materials	
250 Capital Outlay —	
Total Other Transportation	\$
Other Uses of Funds	
271 Transfers \$	
273 Other Uses	
Total Other Uses of Funds	\$ O
Total for Motor Vehicle License Tax Fund	\$

Other Uses of Funds

GRAND TOTAL SPECIAL REVENUE FUND APROPRIATION

210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Other Security of Persons and Property	\$	0_
Other U	ses of Funds		
271	Transfers	\$	
273	Other Uses	-	
	Total Other Uses of Funds	\$	0
	Total for Law Enforcement Fund Program I	\$	0
DRUG LAW EN	NFORCEMENT FUND		
	PROGRAM I — SECURITY OF PERSONS	AND	PROPERT
Police L	aw Enforcement		
210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Police Law Enforcement	\$	<i>D</i>
Other S	ecurity of Persons and Property		
210	Personal Services		
	211 Salaries/Wages \$		
	212 Employee Benefits		
220	Travel Transportation		
230	Contractual Services		
240	Supplies and Materials		
250	Capital Outlay		
	Total Other Security of Persons and Property	\$	0

Other Security of Persons and Property

And the Village Clerk is hereby authorized to draw warrants on the Village Treasurer for payments from any of the foregoing appropriations upon receiving proper certificates and vouchers therefor, approved by the board or officers authorized by law to approve the same, or an ordinance or resolution of council to make the expenditures; provided that no warrants shall be drawn or paid for salaries or wages except to persons employed by authority of and in accordance with law or ordinance. Provided further that the appropriations for contingencies can only be expended upon appeal of two-thirds vote of Council for items of expense constituting a legal obligation against the village, and for purposes other than those covered by other specific appropriations herein made.

SECT	ΓΙΟΝ 12. This resolution shall take effec	t at the earliest period allowed by law.
Passed	12-30-91,19	President of Council
Attest:	Cheri Norman Clerk of Council	

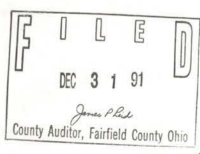
CERTIFICATE

Section 5705.39, R.C.—"No appropriation measure shall become effective until the county auditor files with the appropriating authority a certificate that the total appropriations from each fund, taken together with all other outstanding appropriations, do not exceed such official estimate or amended official estimate. When the appropriation does not exceed such official estimate, the county auditor shall give such certificate forthwith upon receiving from the appropriating authority a certified copy of the appropriation measure "

The State of Ohio	Fairfield	County,	ss.
1, Cheri	Norman,	Clerk of the Village of	amanda

in said County, and in whose custody the Files, Journals, and Records are required by the Laws of the State of Ohio to be kept, do hereby certify that the foregoing Annual Appropriation Ordinance is taken and copied from the original Ordinance now on file with said Village, that the foregoing Ordinance has been compared by me with the said original and that the same is a true and correct copy thereof.

Vitness 1	ny signatı	re, this	30th day of	December	19 9/.
			100 C	Cheri No	rman
				Clerk of the Villa	
				amanda	
				Fairfield	County, Ohio
3	L	E n			



1	Dayton Legal Blank Co. Form No. 30043
	Ordinance No. 92 - 2 Passed Feb. 3, 1992
	ORDINANCE ESTABLISHING A METHOD FOR DETERMINING TIME AND PLACE OF REGULARLY SCHEDULED AND SPECIAL MEETINGS OF VILLAGE COUNCIL ORC 121.22 (F)
	WHEREAS, the Council of the Village of Amanda, Ohio desires to establish a reasonable method whereby any person may determine the time and place of all regularly scheduled meetings and the time, place, and purpose of all special meetings.
	NOW, THEREFORE, BE IT ORDAINED BY THE LEGISLATIVE AUTHORITY OF THE VILLAGE OF AMANDA, OHIO:
	that the Village Council shall not hold a special meeting unless it gives at least twenty-four (24) hours advance notice to the news media that have requested notification, except in the event of an emergency requiring immediate official action. In the event of an emergency, the member or members calling the meeting shall notify the news media that have requested notification immediately of the time, place, and purpose of the meeting; and, further
	ORDAINED, that any person may, upon request and payment of a reasonable fee, obtain reasonable advance notification of all meetings at which any specific type of public business is to be discussed. Advance notice shall consist of mailing the agenda of meetings to all subscribers on a mailing list.
	This ordinance shall take effect on the earliest date allowed by law.
	Ed Bigham Mayor Ed Bigham
	Vote: Yeas:
	ATTEST:
	Cheri Norman, Clerk
	The Three-Reading Requirement was waived/not waived:
	Yeas: 5 Nays: 0 Clerk Cheri Norman
	Approved as to Form: Thomas J. Corbin, Attorney at Law & Solicitor for the Village of Amanda, Ohio.

Dayton Legal Blank Co.

Form No. 30043

Ordinance No. 92-3

Passed April 6

19 92

RESOLUTION ESTABLISHING
A SANITARY SEWER FUND,
EXPENSE LINE ITEMS,
RECEIPT LINE ITEMS, AND
DECLARING AN EMERGENCY

WHEREAS, the Village Council has determined it to be necessary to establish a Sanitary Sewer Fund and expense and receipt line items within such fund.

NOW, THEREFORE, BE IT RESOLVED BY THE LEGISLATIVE AUTHORITY OF THE VILLAGE OF AMANDA, OHIO:

that a Sanitary Sewer Fund be, and is hereby, established, and, further;

that the following expense line items within the Sanitary Sewer Fund be, and are hereby, established:

Expenses:	E-2-5-A-210 -	General Office - Personal Service
	E-2-5-A-212 -	General Office - Benefits
	E-2-5-A-220 -	General Office - Travel Transportation
	E-2-5-A-232 -	General Office - Communications
	E-2-5-A-241 -	General Office - Office Supplies
	E-2-5-A-242 -	General Office - Operating Supplies
	E-2-5-A-250 -	General Office - Capital Outlay
	E-2-5-B-210 -	Billing - Personal Service
	E-2-5-B-212 -	Billing - Benefits
	E-2-5-B-230 -	Billing - Contractual
	E-2-5-B-238 -	Billing - Printing & Reproduction
	E-2-5-B-240 -	Billing - Supplies & Materials
	E-2-5-B-270 -	Billing - Transfers & Reimbursement
	E-2-5-C-210 -	Supply -

Personal Service

Ordinance No		Passed	19
	E-2-5-C-212 -	Supply - Benefits	
	E-2-5-C-230 -	Supply - Contractual	
	E-2-5-C-231 -	Supply - Utilities	
	E-2-5-C-232 -	Supply - Communications	
	E-2-5-C-240 -	Supply - Supplies & Materials	
	E-2-5-C-243 -	Supply - Repair & Maintenance	
	E-2-5-J-230 -	Other Equipment - Contractual	
	E-2-5-J-240 -	Other Equipment - Supplies & Materials	
	E-2-5-J-242 -	Other Equipment - Operating Supplies	
	E-2-5-J-243 -	Other Equipment - Repair & Maintenance	
	E-2-5-X-237 -	Other - Advertising	
	E-2-5-D-210 -	Filtration - Personal Service	
	E-2-5-D-212 -	Filtration - Benefits	
	E-2-5-D-230 -	Filtration - Contractual	
	E-2-5-D-240 -	Filtration - Supplies & Materials	
	E-2-5-E-210 -	Pumping - Personal Service	
	E-2-5-E-212 -	Pumping - Benefits	
	E-2-5-E-230 -	Pumping - Contractual	
	E-2-5-E-231 -	Pumping - Utilities	
	E-2-5-E-240 -	Pumping - Supplies & Materials	
	E-2-5-F-210 -	Distribution - Personal Service	
	E-2-5-F-212 -	Distribution - Benefits	
	E-2-5-F-230 -	Distribution - Contractual	

Dayton Legal Blank Co.		Form No. 3004
Ordinance No. 92-3	P	assed April 6 1996
	E-2-5-F-240 -	Distribution - Supplies & Materials
	E-2-5-F-243 -	Distribution - Repair & Maintenance
	E-2-5-G-210 -	Meters - Personal Service
	E-2-5-G-212 -	Meters - Benefits
	E-2-5-G-240 -	Meters - Supplies & Materials
	E-2-5-I-210 -	Land & Building - Personal Service
	E-2-5-I-212 -	Land & Building - Benefits
P	E-2-5-I-230 -	Land & Building - Contractual
	E-2-5-I-232 -	Land & Building - Communications
	E-2-5-I-240 -	Land & Building - Supplies & Materials
	E-2-5-I-260 -	Land & Building - Debt Service
that the fol Fund be, and are hereb		ne items within the Sanitary Sewer
Receipts:	E-2-E-155-1 -	Charges for Service
	Е-2-Е-155-2 -	Tap Fees
	Е-2-Н-182 -	Interest
	Е-2-Н-184 -	Miscellaneous Income
	Sewer Fund and	is hereby instructed to establish I the expense and receipt line
measure for the reason	that the public v	by declared to be an emergency welfare requires timely payment of here is no interruption in services.
This resolu	tion shall take e	effect immediately upon its

Ed Bigham

Mayor Ed Bigham

Vote: Yeas: 5 Nays: 0

adoption.

Passed	19
nan	
nan	
	^
Yeas:Nays: ClerkCheric	Norman
	homas J. Corbin, Attorne & Solicitor for the Village of Amanda, Ohio.

A-R-047.5

(TO BE ADOPTED BY MUNICIPALITIES FOR INCLUSION IN THE ENTERPRISE ZONE)

ORDINANCE 92-4 MUNICIPAL

WHEREAS, the Ohio Enterprise Zone Act (the "Act"), under Ohio Revised Code sections 5709.61 through 5709.66, has authorized counties, with the consent and agreement of affected municipalities and townships therein, to designate areas as Enterprise Zones and to execute agreements with certain enterprises for the purpose of establishing, expanding, renovating or occupying facilities and hiring new employees and preserving jobs within said Zones in exchange for specified local tax incentives granted by the county; and

WHEREAS, the City/Village Council of Amanda (the "Council") upon due consideration desire to implement said Act and to designate an Enterprise Zone (the "Zone") within the boundaries of (the "Municipality") to promote the economic welfare of said Municipality; and

WHEREAS, it is necessary for the Council to formally request from the Board of Fairfield County Commissioners (the "Board) the inclusion of the Municipality in an Enterprise Zone proposal and to include such an ordinance in a petition to the director of the Ohio Department of Development to certify the area described as a Zone; and

WHEREAS, the Board finds and determines that designation of the Zone pursuant to Ohio Revised Code section 5709.63 will promote the economic welfare of the residents of the Municipality by creating new jobs and retaining and preserving current jobs and employment opportunities within such areas and is in the best interest of said Municipality; and

WHEREAS, the Council understands that the Board of County Commissioners is required by law to administer all Enterprise Zones will therefore appoint an Enterprise Zone Manager to be responsible for 1) the establishment and operation of the Fairfield County Tax Incentive Review Council as specified in Ohio Revised Code section 5709.63(B); 2) to ensure that the Enterprise Zone abatement agreements contain the information required in Ohio Revised Code sections 5709.63(A) and 5709.62(B); 3) to ensure that the Enterprise Zone incentives agreements contain the information required in Ohio Code sections 5709.63(A) and 5709.62(B), including a Revised description of the project, the amount to be invested, the number of jobs created and/or retained, the annual years of tax exemption being granted toward real and/or personal property; 4) to forward copies of all Zone exemption agreements to both the Ohio Department of Development and the Ohio Department of Taxation within fifteen days after the agreement is entered into, as specified in Ohio Revised Code section 5709.63(D); and 5) to maintain a centralized record of all aspects of the Zone, including copies of the agreements, a list of the members of the Tax Incentive Review Council, and a summary of the Tax Incentive Review Council's annual review of each agreement.

WHEREAS, the Board of County Commissioners will have primary responsibility for negotiating and administering Enterprise Zone exemption agreements, and will involve the affected municipalities and townships in the negotiation process and will receive the consent and approval of the affected municipality or township prior to formal approval by the Board, and

WHEREAS, the terms and conditions of any tax exemption agreement shall be negotiated by a team comprised of the following individuals: a representative of the respective municipality or township within which the project is located, as appointed by the legislative authority of the political unit; a representative appointed by the affected school district within which the project is located, as appointed by the local board of education; a member of the Board of Fairfield County Commissioners, or its representative, as appointed by the Board of Commissioners; the Fairfield County Enterprise Zone Manager shall serve as an ex-officio and non-voting member of the local negotiating team, and

WHEREAS, the Council hereby agrees to the establishment of a Tax Incentive Review Council pursuant to Ohio Revised Code section 5709.63(B) and will appoint two representatives to said council within sixty days after the director of the Ohio Department of Development certifies the Zone.

NOW, THEREFORE BE IT RESOLVED, that the Council hereby authorizes the Board to include the portion of the Municipality described in Exhibit "A" in the Zone; and

BE IT FURTHER RESOLVED that the Board is hereby authorized to include this resolution in the petition to the director of the Ohio Department of Development.

NOTE: The Municipality's Ordinance included in the County's Enterprise Zone Application must be certified.

Ed Bighom - Mayir Cheri Norman/Clerk

THE JUSTINIAN PUBLISHING COMPANY

Consulting & Codification

2940 Noble Road Cleveland, Ohio 44121 216 / 381-6400 Fax: 216 / 381-0639

May 18, 1992

Sheri Norman, Village Clerk Village of Amanda P.O. Box 267 Amanda, Ohio 43102

In Re:

Village of Amanda

Model Code

Dear Ms. Norman:

Pursuant to Mr. Len Loraditch's request, enclosed is a copy of a suggested ordinance for adopting the 1992 Replacement Pages for the <u>Model Ohio Municipal Code</u>, together with a Summary of New Matter, which Summary is required to be published by Ohio R.C. 731.23.

The same material has been sent to Mr. Loraditch.

If we can be of further assistance, please contact me.

Very sincerely yours,

Al M. Lazi

Ruth M. Fazio Associate Editor

RMF:bg Enc.

ORDINANCE NO. 92-5

AN ORDINANCE APPROVING, ADOPTING AND ENACTING THE 1992 EDITION OF THE MODEL OHIO MUNICIPAL CODE, PUBLISHED BY THE JUSTINIAN PUBLISHING COMPANY, FOR THE VILLAGE OF AMANDA, OHIO; REPEALING ORDINANCES IN CONFLICT THEREWITH; PUBLISHING THE ENACTMENT OF NEW MATTER; AND DECLARING AN EMERGENCY.

WHEREAS, The Justinian Publishing Company, of Cleveland, has prepared and published a Model Ohio Municipal Code, consisting of Administration, Traffic and General Offenses Code components, which components are based upon and consistent with State law through January 1, 1992; and

WHEREAS, the Village is in need of a codification of such legislation, with which to administer the affairs of the Village, ensure law and order and avoid practical and legal entanglements; and

WHEREAS, Article XVIII, Section 3, of the Ohio Constitution requires that Village law be in conformity with State law in those areas specified therein;

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF AMANDA, OHIO:

SECTION 1. The 1992 edition of the Model Ohio Municipal Code, complete through January 1, 1992, and published by The Justinian Publishing Company of Cleveland, is hereby approved, adopted and enacted by and for the Village of Amanda, Ohio.

One book-form copy of such Model Code component shall be attached to this ordinance as a part hereof and filed with the permanent ordinance records of Amanda, Ohio.

SECTION 2. All ordinances and resolutions or parts thereof which are in conflict or inconsistent with any provision of the Model Ohio Municipal Code are hereby repealed as of the effective date of this ordinance, except as follows:

(a) The enactment of the Model Ohio Municipal Code shall not be construed to affect a right or liability accrued or incurred under any legislative provision prior to the effective date of such enactment, or an action or proceeding for the enforcement of such right or liability. Such enactment shall not be construed to relieve any person from punishment for an act committed in violation of any such legislative provision, nor to affect an indictment or prosecution therefor. For such purposes, any such legislative provision shall continue in full force notwithstanding its repeal for the purpose of revision and codification.

(b) The repeal provided above shall not affect:

(1) The grant or creation of a franchise, license, right, easement or privilege;

(2) The purchase, sale, lease or transfer of property;

(3) The appropriation or expenditure of money or promise or guarantee of payment;

(4) The assumption of any contract or obligation;

(5) The issuance and delivery of any bonds, obligations or other instruments of indebtedness;

(6) The levy or imposition of taxes, assessments or charges;

- (7) The establishment, naming, vacating or grade level of any street or public way;
- (8) The dedication of property or plat approval;

(9) The annexation or detachment of territory;

(10) Any legislation enacted subsequent to the adoption of this ordinance.

SECTION 3. Pursuant to Ohio R.C. 731.21, 731.22 and 731.23, the Clerk of Council shall cause to be published a notice of the enactment of this ordinance, containing the title of the ordinance and a summary of the new matters covered by it, which summary is attached hereto and marked "Exhibit A."

SECTION 4. This ordinance is hereby declared to be an emergency measure, immediately necessary for the preservation of the public peace, health and safety, such emergency existing by reason of the necessity of providing a Municipal Code that is consistent with the latest State law, as required by the Ohio Constitution, and this ordinance, including the Model Ohio Municipal Code adopted hereby, shall take effect and be in force immediately upon its passage by at least two-thirds of all members elected to Council, otherwise from and after the earliest period allowed by law.

Ed Bishom Mayor
Cheri norman Clerk
6-1-92

EXHIBIT "A"

SUMMARY OF NEW MATTER CONTAINED IN THE 1992 REPLACEMENT PAGES FOR THE MODEL OHIO MUNICIPAL CODE

PART TWO - ADMINIST	RATION CODE
Chap. 224.	Initiative and Referendum
.01	Initiative petitions.
.02	Referendum petitions.
.05	Copy of proposed ordinance or measure to be filed with Clerk.
Chap. 226.	Contracts
.02	Contracts by Council.
.03	Contracts by Village Administrator; central purchasing.
PART FOUR - TRAFFIC	CODE
Chap. 402.	Definitions
.29	Public safety vehicle.
Chap. 404.	Enforcement; Impounding
.08	Furnishing false information incident to traffic citation.
Chap. 408.	Penalties
.01	Penalties for misdemeanor.
Chap. 432.	Operation Generally
.30	Stopping for school bus; actuating visual signals;
	discharging children.
Chap. 434.	DWI; Reckless Operation; Speed
.01	Driving or physical control while under the influence; evidence.
.03	Maximum speed limits; assured clear distance ahead.
.04	Slow speed; posted minimum speeds.
Chan 426	Licensing; Accidents
Chap. 436.	Display of license plates; registration; obstructions.
.09	Display of ficense places, registration, obstractions.
Chap. 438.	Safety and Equipment
.27	Air cleaner required.
.30	Ignition interlock devices.
Chap. 442.	Drivers of Commercial Vehicles
.08	Authority of peace officers re drunk driving.
Chap. 452.	Parking Generally
.04	Manner of parallel and angle parking; handicapped

Parking prohibitions on private property; private

tow-away zones.

.055

PART SIX - GENERAL OFFENSES CODE	PART SI	X - GEN	ERAL OFF	ENSES	CODE
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Chap. 606.	General Provisions; Administration and Enforcement
.01	Definitions.
.10	Falsification.
.105	False report of child abuse or neglect.
.21	Attempt.
.24	Disposition of property held by Police Department.
.25	Impersonating an officer.
Chap. 612.	Alcoholic Beverages
.01	Definitions.
.06	Posting liquor age and firearm warning signs.
.07	Open container prohibited.
.08	Hours of sale or consumption.
Chap. 618.	Animals
.05	Cruelty to animals.
Chap. 624.	Drugs
.01	Definitions.
.03	Drug abuse.
.12	Controlled substance schedules.
Chap. 630.	Gambling
.01	Definitions.
.02	Gambling in general.
.06	Responsibility of charitable organization conducting bingo game.
.09	Exemption for bingo games conducted for amusement.
Chap. 636.	Offenses Relating to Persons
.12	Interference with custody.
.15	Threatening or harassing telephone calls.
.20	Sale of cigarettes to minors.
Chap. 642.	Offenses Relating to Property
.145	Forging or selling forged identification cards.
.155	Recording credit card, telephone or social security numbers.

Dayton Legal Blank Co.

Form No. 30043

Ordinance No. 92-6

Passed June 19

19 92

ORDINANCE ESTABLISHING A SCHEDULE
OF RATES AND CHARGES TO BE
COLLECTED BY THE VILLAGE COUNCIL,
VILLAGE OF AMANDA, OHIO, FROM THE
OWNERS OF PROPERTY SERVED BY THE
SEWAGE WORKS OF THE VILLAGE OF
AMANDA WASTEWATER COLLECTION AND
TREATMENT FACILITIES, FAIRFIELD
COUNTY, OHIO, AND OTHER MATTERS
CONNECTED THEREWITH, AND
DECLARING AN EMERGENCY

WHEREAS, the Village Council, Village of Amanda, Ohio, proposes to construct and place in operation sewage works for the purpose of collecting and disposing of the sewage of the Village of Amanda; and

WHEREAS, the Village of Amanda is the recipient of a grant from the U.S. Environmental Protection Agency and the Farmers Home Administration; and

WHEREAS, it is necessary to establish a schedule of rates and charges for the Village so as to produce sufficient revenue to pay expenses of maintenance and operation, and to provide funds for necessary replacements and improvements to the sewage works, all in a manner in accordance with guidelines of the U.S. Environmental Protection Agency, and to pay the principal and interest on outstanding revenue bonds in accordance with the applicable bond ordinance; and

WHEREAS, this ordinance constitutes an emergency measure for the immediate preservation of the public peace, property, health or safety, such emergency arising out of the necessity to meet Farmer's Home Administration terms and conditions for the provision of Grant Funds to the Village for continuation of construction of the sewage works.

NOW, THEREFORE, BE IT ORDAINED BY THE VILLAGE COUNCIL, VILLAGE OF AMANDA, OHIO, BY AND FOR THE VILLAGE OF AMANDA WASTEWATER COLLECTION AND TREATMENT FACILITIES, AMANDA, OHIO:

Section 1. Unless the context specifically indicates otherwise, the meaning of terms used in this ordinance shall be as follows:

- (a) "Council" shall mean the Village of Amanda Council, Amanda, Ohio, or any duly authorized officials acting in its behalf.
- (b) "Village" shall mean the Village of Amanda Wastewater Collection and Treatment Facilities, Amanda, Ohio.
- (c) "BOD" (or Biochemical Oxygen Demand) shall have the same meaning as defined in the Use Ordinance.
- (d) "Debt service costs" shall mean the average annual principal and interest payments on all outstanding revenue bonds or other long-term capital debt.
- (e) "Excessive strength surcharges" shall mean an additional charge which is billed to users for treating sewage wastes with an average strength in excess of "normal domestic sewage".
- (f) "Industrial wastes" shall mean the wastewater discharges from industrial, trade, or business processes as distinct from employee wastes or wastes from sanitary conveniences.

Dayton Legal Blank Co. Form No. 30043

Ordinance No.

Passed

.19.....

- (g) "NPDES (National Pollutant Discharge Elimination System) Permit" shall have the same meaning as defined in the Sewer Use Ordinance.
- (h) "Normal domestic sewage" (for the purpose of determining surcharges) shall mean wastewater or sewage having an average daily concentration as follows:

BOD not more than 250 mg/1 S.S. not more than 300 mg/1

As defined by origin, wastewaters from segregated domestic and/or sanitary conveniences as distinct from wastes from industrial processes.

- (i) "Operation and maintenance costs" include all costs, direct and indirect, necessary to provide adequate wastewater collection, transport and treatment on a continuing basis and produce discharges to receiving waters that conform with all related Federal, State, and Local requirements. (These costs include replacement.)
- (j) "Other service charges" shall mean tap charges, connection charges, area charges, and other identifiable charges other than User Charges, debt service charges and excessive strength surcharges.
- (k) "Person" shall mean any and all persons, natural or artificial, including any individual, firm, company, municipal or private corporation, association, society, institution, enterprise, governmental agency, or other entity.
- (1) "Replacement costs" shall mean the expenditures for obtaining and installing equipment, accessories or appurtenances which are necessary during the service life of the sewage works equipment to maintain the capacity and performance for which such works were designed and constructed.
- (m) "S.S." (or suspended solids) shall have the same meaning as defined in the Use Ordinance.
- (n) "Shall" is mandatory; "May" is permissive.
- (o) "Sewage" shall have the same meaning as defined in the Sewer Use Ordinance.
- (p) "User Charge" shall mean a charge levied on users of the wastewater treatment works for the cost of operation and maintenance of such works pursuant to Section 204 (b) of Public Law 92-500.
- (q) "Sewer Service Charge" shall mean the total charge levied against users of the sewer system for sewer service. The charge shall include the user charge and the debt service costs.
- (r) "User Class" shall mean the division of wastewater treatment customers by source, function, waste characteristics, and process or discharge similarities (i.e., residential, commercial, industrial, institutional, public schools, and governmental in the User Charge System.

Dayton Legal Blank Co. Form No. 30043

Ordinance No. Passed 19

Residential User (Single or Multi-Family) - shall mean a user of the treatment works whose premises or building is used primarily as a residence for one or more persons, including all dwelling units, etc.

Commercial User - shall mean any establishment involved in a commercial enterprise, business or service which, based on a determination by the Village, discharges primarily segregated domestic wastes or wastes from sanitary conveniences.

Institutional User - shall mean any establishment involved in an educational, social, charitable, and/or religious function which, based on a determination by the Village discharges primarily segregated domestic wastes or wastes from sanitary conveniences.

Governmental User - shall mean any Federal, State, or local governmental user of the wastewater treatment works.

Industrial User - shall mean any manufacturing or processing facility that discharges industrial waste to a publicly owned treatment works.

Section 2. Every person whose premises are served by said sewage works shall be charged for the services provided. These charges are established for each user class, as defined, in order that the sewage works shall recover, from each user and user class, revenue which is proportional to its use of the treatment works in terms of volume and load. User charges are levied to defray the cost of operation and maintenance (including replacement) of the treatment works. User rates shall be uniform within a user class.

- (a) User charges are subject to the rules and regulations adopted by the United States Environmental Protection Agency, published in the Federal Register May 12, 1982 (40 CFR Part 35). Replacement costs, which are recovered through the system of user charges, shall be based upon the expected service life of the sewage works equipment.
- (b) The various classes of users of the treatment works for the purposes of this Ordinance, shall be as follows:

Class - 1. Residential

Class - 2. Commercial

Class - 3. Industrial

Class - 4. Governmental/Institutional

Section 3. For the use of and the service rendered by said sewage works, rates and charges shall be collected from the owners of each and every lot, parcel of real estate or building that is connected with the Village sanitary system or otherwise discharges sanitary sewage, industrial wastes, water or other liquids, either directly or indirectly, into the sanitary sewerage system of the Village. Such rates and charges include User Charges, debt service costs, and other service charges, which rates and charges shall be payable as hereinafter provided and shall be in an amount determinable as follows:

(a) The sewage rates and charges shall be based on the quantity of water used on or in the property or premises subject to such rates and charges, as the same is measured by the water meter there in use, except as herein otherwise provided. Water meters will be read once each month, and sewage service bills shall be rendered once each month (or period equaling a month). The rate shall be determined as follows:

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Monthly debt service charge = total annual debt service divided by total annual flow in thousands of gallons.

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The minimum monthly debt service shall be based upon 2,000 gallons of water service.

Monthly OM&R service charge = total annual OM&R cost divided by the total annual flow in thousands of gallons plus the annual administrative costs divided by twelve divided by the number of sewer users.

The initial rate established shall be as follows:

-	-	-	-	-	_	-	-	MONTHLY	RATE	-	-	-	-	-	-	-	-

	ESTIMATED WATER USA		OPERATION, MAINTENANCE	I RATE	DEBT	TOTAL	
CLASS	(GAL/MONT	<u>'H)</u>	& REPLACEMENT	ADMINISTRATION	SERVICE		
	8420						
Residential	0 -	2,000	2.00	5.60	7.20	14.80	
	2,001 -	2,100	2.05	5.60	7.38	15.03	
	2,101 -	2,200	2.15	5.60	7.74	15.49	
	2,201 -	2,300	2.25	5.60	8.10	15.95	
	2,301 -	2,400	2.35	5.60	8.46	16.41	
	2,401 -	2,500	2.45	5.60	8.82	16.87	
	2,501 -	2,600	2.55	5.60	9.18	17.33	
	2,601 -	2,700	2.65	5.60	9.54	17.79	
	2,701 -	2,800	2.75	5.60	9.90	18.25	
	2,801 -	2,900	2.85	5.60	10.26	18.71	
	2,901 -	3,000	2.95	5.60	10.62	19.17	
	3,001 -	3,100	3.05	5.60	10.98	19.63	
	3,101 -	3,200	3.15	5.60	11.34	20.09	
	3,201 -	3,300	3.25	5.60	11.70	20.55	
	3,301 -	3,400	3.35	5.60	12.06	21.01	
	3,401 -	3,500	3.45	5.60	12.42	21.47	
	3,501 -	3,600	3.55	5.60	12.78	21.93	
	3,601 -	3,700	3.65	5.60	13.14	22.39	
	3,701 -	3,800	3.75	5.60	13.50	22.85	
	3,801 -	3,900	3.85	5.60	13.86	23.31	
	3,901 -	4,000	3.95	5.60	14.22	23.77	
	4,001 -	4,100	4.05	5.60	14.58	24.23	
	4,101 -	4,200	4.15	5.60	14.94	24.69	
	4,201 -	4,300	4.25	5.60	15.30	25.15	
	4,301 -	4,400	4.35	5.60	15.66	25.61	
	4,401 -	4,500	4.45	5.60	16.02	26.07	
	4,501 -	4,600	4.55	5.60	16.38	26.53	
	4,601 -	4,700	4.65	5.60	16.74	26.99	
	4,701 -	4,800	4.75	5.60	17.10	27.45	
	4,801 -	4,900	4.85	5.60	17.46	27.91	
	4,901 -	5,000	4.95	5.60	17.40	28.37	
	5,001 -		5.05	5.60	18.18	28.83	
	5,101 -	5,200	5.15	5.60	18.54	29.29	
	5,201 -	5,300	5.25	5.60	18.90	29.75	
	5,301 -	5,400	5.35	5.60	19.26	30.21	
	5,401 -	5,500	5.45	5.60	19.62	30.67	
	5,501 -	5,600	5.55	5.60	19.98	31.13	
	5,601 -	5,700	5.65	5.60	20.34	31.59	
	5,701 -	5,800	5.75	5.60			
	5,801 -	5,900	5.85	5.60	20.70	32.05	
					21.06	32.51	
	5,901 -	6,000	5.95	5.60	21.42	32.97	
	6,001 -	6,100	6.05	5.60	21.78	33.43	
	6,101 -	6,200	6.15	5.60	22.14	33.89	
	6,201 -	6,300	6.25	5.60	22.50	34.35	
	6,301 -	6,400	6.35	5.60	22.86	34.81	
	6,401 -	6,500	6.45	5.60	23.22	35.27	
	6,501 -	6,600	6.55	5.60	23.58	35.73	
	6,601 -	6,700	6.65	5.60	23.94	36.19	

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CLASS	ESTIMATED WATER USAGE (GAL/MONTH)		OPERATION, MAINTENANCE REPLACEMENT	ADMINISTRATION	DEBT SERVICE	TOTAL
Residential		6,800	6.75	5.60	24.30	36.6
(Continued)		6,900	6.85	5.60	24.66	37.1
	6,901 -	7,000	6.95	5.60	25.02	37.5
	7,001 -	7,100	7.05	5.60	25.38	38.0
	7,101 -	7,200	7.15	5.60	25.74	38.49
	7,201 -	7,300	7.25	5.60	26.10	38.9
	7,301 -	7,400	7.35	5.60	26.46	39.4
	7,401 - 7,501 -	7,500 7,600	7.45 7.55	5.60 5.60	26.82	39.8
	7,601 -	7,700	7.65	5.60	27.18 27.54	40.3
	7,701 -	7,700	7.75	5.60	27.90	41.2
	7,801 -	7,900	7.85	5.60	28.26	41.7
	7,901 -	8,000	7.95	5.60	28.62	42.1
	8,001 -	8,100	8.05	5.60	28.98	42.6
	8,101 -	8,200	8.15	5.60	29.34	43.09
	8,201 -	8,300	8.25	5.60	29.70	43.5
	8,301 -	8,400	8.35	5.60	30.06	44.0
	8,401 -	8,500	8.45	5.60	30.42	44.4
	8,501 -	8,600	8.55	5.60	30.78	44.9
	8,601 -	8,700	8.65	5.60	31.14	45.3
	8,701 -	8,800	8.75	5.60	31.50	45.8
	8,801 -	8,900	8.85	5.60	31.86	46.3
	8,901 -	9,000	8.95	5.60	32.22	46.7
	9,001 -	9,100	9.05	5.60	32.58	47.2
		9,200	9.15	5.60	32.94	47.6
		9,300	9.25	5.60	33.30	48.1
		9,400	9.35	5.60	33.66	48.6
	The state of the s	9,500	9.45	5.60	34.02	49.0
	9,501 -		9.55	5.60	34.38	49.5
	9,601 -	9,700	9.65	5.60	34.74	49.9
		9,800	9.75	5.60	35.10	50.4
		9,900	9.85	5.60	35.46	50.9
		10,000	9.95 10.05	5.60 5.60	35.82 36.18	51.3 51.8
	10,001 - 10,101 -	10,100	10.05	5.60	36.54	52.2
	10,201 -	10,300	10.25	5.60	36.90	52.7
	10,301 -	10,400	10.35	5.60	37.26	53.2
	10,401 -	10,500	10.45	5.60	37.62	53.6
	10,501 -	10,600	10.55	5.60	37.98	54.1
	10,601 -	10,700	10.65	5.60	38.34	54.5
		10,800	10.75	5.60	38.70	55.0
		10,900	10.85	5.60	39.06	55.5
		11,000	10.95	5.60	39.42	55.9
	11,001 -		11.05	5.60	39.78	56.4
	11,101 -	11,200	11.15	5.60	40.14	56.8
	11,201 -	11,300	11.25	5.60	40.50	57.3
	11,301 -	11,400	11.35	5.60	40.86	57.8
	11,401 -	11,500	11.45	5.60	41.22	58.2
	11,501 -		11.55	5.60	41.58	58.7
	11,601 -		11.65	5.60	41.94	59.3
	11,701 -		11.75	5.60	42.30	59.6
	11,801 -		11.85	5.60	42.66	60.
	11,901 -		11.95	5.60	43.02	60.5
	12,001 -		12.05	5.60	43.38	61.0
	12,101 -		12.15	5.60	43.74	61.4
	12,201 -		12.25	5.60	44.10	61.9
	12,301 -		12.35	5.60	44.46	62.4
	12,401 -	(0)	12.45	5.60 5.60	44.82 45.18	62.8
	12,501 -		12.55	5.60	45.18	63.7
	12,601 -		12.65 12.75	5.60	45.54	64.2
	12,701 - 12,801 -		12.75	5.60	46.26	64.7

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	MONTHLY RATE									
	ESTIMATE	 D	OPERATION,	I KAIE						
	WATER US		MAINTENANCE		DEBT					
CLASS	(GAL/MON		& REPLACEMENT	ADMINISTRATION	SERVICE	TOTAL				
Residential	10 001	12 000	12.05	F 60	16 60	CE 17				
(Continued)	12,901 -		12.95	5.60	46.62	65.17 65.63				
	13,001 -		13.05	5.60	46.98	66.09				
	13,101 -		13.15	5.60	47.34	66.55				
	13,201 -		13.25	5.60	47.70					
	13,301 -		13.35	5.60	48.06	67.01				
	13,401 -		13.45	5.60	48.42	67.47				
	13,501 -		13.55	5.60	48.78	67.93				
	13,601 -		13.65	5.60	49.14	68.39				
	13,701 -		13.75	5.60	49.50	68.85				
	13,801 -	1.5	13.85	5.60	49.86	69.31				
	13,901 -		13.95	5.60	50.22	69.77				
	14,001 -		14.05	5.60	50.58	70.23				
	14,101 -		14.15	5.60	50.94	70.69				
	14,201 -	Committee of the control of the cont	14.25	5.60	51.30	71.15				
	14,301 -	The state of the s	14.35	5.60	51.66	71.61				
	14,401 -		14.45	5.60	52.02	72.07				
	14,501 -	100	14.55	5.60	52.38	72.53				
	14,601 -	14,700	14.65	5.60	52.74	72.99				
	14,701 -	14,800	14.75	5.60	53.10	73.45				
	14,801 -	14,900	14.85	5.60	53.46	73.91				
	14,901 -	15,000	14.95	5.60	53.82	74.37				
Commercial	0 -	2,000	2.00	5.60	7.20	14.80				
	2,001 -	3,000	2.50	5.60	9.00	17.10				
	3,001 -	4,000	3.50	5.60	12.60	21.70				
	4,001 -	5,000	4.50	5.60	16.20	26.30				
	5,001 -	8,000	6.50	5.60	23.40	35.50				
	8,001 -	9,000	8.50	5.60	30.60	44.70				
	9,001 -	10,000	9.50	5.60	34.00	49.10				
Governmental	/									
Institutiona		2,000	2.00	5.60	7.20	14.80				
Institutiona	2,001 -		2.50	5.60	9.00	17.10				
			4.50	5.60						
	4,001 -				16.20	26.30				
	5,001 -	6,000	5.50	5.60	19.80	30.90				
	6,001 -		103.00	5.60	370.80	479.40				
	200,001 -	250,000	225.00	5.60	810.00	1040.60				
T- 34 1 3	2	2 000	2 22	F 60	7 00	14.00				
Industrial	0 -	2,000	2.00	5.60	7.20	14.80				
	2,001 -		2.50	5.60	9.00	17.10				
	4,001 -	5,000	4.50	5.60	16.20	26.30				
	5,001 -	6,000	5.50	5.60	19.80	30.90				
	6,001 -	0.500	103.00	5.60	370.80	479.40				
	200,001 -	250,000	225.00	5.60	810.00	1040.60				

Rate Surcharge Based Upon Suspended Solids

The cost for treatment of wastes by the Village is based on volume only. Since the method of treatment is a controlled discharge lagoon, no additional charges will be levied for excessive suspended solids in effluent.

(c) Rate Surcharge Based Upon BOD

The cost for treatment of wastes by the Village is based on volume only. Since the method of treatment is a controlled discharge lagoon, no additional charges will be levied for excessive BOD in effluent.

Section 4. The quantity of water discharged into the sanitary sewerage system and obtained from sources other than the utility that Dayton Legal Blank Co.

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serves the Village shall be determined by the Village in such a manner as that Village shall reasonably elect, and the sewage service shall be billed at the above appropriate rates; further, as is hereinafter provided in this section, the Village may make proper allowances in determining the sewage bill for quantities of water shown on the records to be consumed, but which are also shown to the satisfaction of the Village that such quantities do not enter the sanitary sewerage system.

- (a) In the event a lot, parcel of real estate or building discharging sanitary sewage, industrial wastes, water or other liquids into the Village's sanitary sewerage system, either directly or indirectly, is not a user of water supplied by the water utility serving the Village, and the water used thereon or therein is not measured by a water meter, or is measured by a water meter not acceptable to the Village, then the amount of water used shall be otherwise measured or determined by the Village. In order to ascertain the rate or charge provided in this ordinance, the owner or other interested party shall at his expense, install and maintain meters, weirs, volumetric measuring devices or any adequate and approved method of measurement acceptable to the Village for the determination of sewage discharge.
- (b) In the event a lot, parcel of real estate or building discharging sanitary sewage, industrial wastes, water or other liquids into the Village's sanitary sewerage system, either directly or indirectly, is a user of water supplied by the water utility serving the Village, and in addition, is a user of water from another source which is not measured by a water meter or is measured by a meter not acceptable to the Village, then the amount of water used shall be otherwise measured or determined by the Village. In order to ascertain the rates or charges, the owner or other interested parties shall, at his expense, install and maintain meters, weirs, volumetric measuring devices or any adequate and approved method of measurement acceptable to the Village for the determination of sewage discharge.
- (c) In the event two or more residential lots, parcels of real estate, or building discharging sanitary sewage, water or other liquids into the Village's sanitary sewerage system, either directly or indirectly, are users of water and the quantity of water is measured by a single water meter, then in each such case, for billing purposes, the quantity of water used shall be averaged for each user and the base charge and the flow rates and charges shall apply to each of the number of residential lots, parcels of real estate or buildings served through the single water meter.
- (d) In the event a lot, parcel of real estate or building discharges sanitary sewage, industrial waste, water or other liquids into the Village's sanitary sewerage system either directly or indirectly, and uses water in excess of 25,000 gallons per month, and it can be shown to the satisfaction of the Village that a portion of water as measured by the water meter or meters does not and cannot enter the sanitary sewage system, then the owner or other interested party shall, at his own expense, install and maintain meters, weirs, volumetric measuring devices or any adequately approved method of measurement acceptable to the Village for the determination of sewage discharge.

Section 5. The owner of any lot, parcel of real estate or building

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connecting to the sewage works shall, prior to being permitted to make a connection, pay a connection charge in the amount of \$500.00 or the actual cost of construction, whichever is larger, for each connection. The Council now finds such a connection charge to be a reasonable and equitable pro rata cost of construction of a local or lateral sewer adequate to serve the property so connecting and the cost of providing a connection to the sewer, excavation, backfilling, pavement replacement and installation of a sewer line from the sewer to the property line.

Provided, however, no connection charge will be required of any customer connecting to a local or lateral sewer within 90 days of the date on which said sewer was available for connection.

Section 6. Such rates and charges shall be prepared, billed, and collected by the Village in the manner provided by law and ordinance.

- (a) The rates and charges for all users shall be prepared and billed monthly.
- (b) The rates and charges may be billed to the tenant or tenants occupying the properties served, unless otherwise requested in writing by the owner, but such billing shall in no way relieve the owner from the liability in the event payment is not made as herein required. The owners of properties served, which are occupied by a tenant or tenants, shall have the right to examine the collection records of the Council for the purpose of determining whether bills have been paid by such tenant or tenants, provided that such examination shall be made at the office at which said records are kept and during the hours that such office is open for business.
- (c) Each user shall be notified, on an annual basis, and in conjunction with the regular bill, of the user rate and that portion of the rate which is attributable to wastewater treatment services.
- (d) As is provided by statute, all rates and charges not paid when due are hereby declared to be delinquent and a penalty of ten per cent (10%) of the amount of the rates or charges shall thereupon attach thereto. The time at which such rates or charges shall be paid is fixed at fifteen (15) days after the date of mailing of the bill.

Section 7. Beginning with the first month after the sanitary sewers are available for connection and use to any lot, parcel of real estate or building, the full rates and charges shall become effective for such lot, parcel or real estate or building.

Section 8. In order that the rates and charges for sewage services may remain fair and equitable and be in proportion to the cost of providing services to the various users or user classes, the Council shall cause a study to be made within a reasonable period of time following the first year or operation, following the date on which this ordinance goes into effect. Such study shall include, but not be limited to, an analysis of the costs associated with the treatment of excessive strength effluent from industrial users, volume and delivery flow rate characteristics attributed to the various user or user classes, the financial position of the sewage works and the adequacy of its revenue to provide reasonable funds for the operation and maintenance, replacements, debt service requirements and capital improvements to the water treatment systems.

Thereafter, on an annual basis, within a reasonable period of time following the normal accounting period, the Council shall cause a similar study to be made for the purpose of reviewing the fairness and equity of the rates and charges for sewage services on a continuing basis. Said studies shall be conducted by officers or employees of the Village, or by

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	a firm of certified public accountants, or a firm of consulting engineers which firms shall have experience in such studies, or by such combination of officers, employees, certified public accountants, or engineers as the Council shall determine to be best under the circumstances.	
	Further, the results of said study shall be used as a basis for any raadjustments necessary to maintain sufficiency of revenue and/or proportion between classes.	
	Section 9. The Village shall make and enforce such by-laws and regulations as may be deemed necessary for the safe, economical and efficie management of the Village's sewerage system, pumping stations and sewage treatment works, for the construction and use of house sewers and connect to the sewerage system, and for the regulation, collection, rebating, and refunding of such rates and charges.	
	The Village is hereby authorized to prohibit dumping of wastes into the Village's sewage system, which, at its discretion, are deemed harmful to the operation of the sewage treatment works of said Village, or to require method affecting pretreatment of said wastes to comply with the pretreatment stand included in the National Pollution Discharge Elimination System (NPDES) per issued to the sewage works.	e ods lards
-	Section 10. The invalidity of any section, clause, sentence, or provious of this ordinance shall not affect the validity of any other part of this ordinance which can be given effect withous such invalid part or parts.	
•	Section 11. The rates and charges as herein set forth shall become effective on the first full billing period occurring after the adoption of this ordinance.	
	Section 12. That for the reasons stated in the preamble hereto, which made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, which ordinance was adopted by a vote of two third (2/3) of all the members elected to council.	d
	Ed Bighan Mayor Ed Bigham	
	Vote: Yeas: Nays:	
	ATTEST:	
1	Cheri Norman Cheri Norman, Clerk	
	The Three-Reading Requirement was waived:	
	Yeas: 4 Nays: 0 Clerk Cheri Norman	
	Approved as to Form: Thomas J. Corbin, Attorney at Law & Solicitor for the Village of Amanda, Ohio.	

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Dayton Legal Blank Co. Form No. 30043

Ordinance No. 92-7

Passed July 6 1992

ORDINANCE NO.

(Use Ordinance)

AN ORDINANCE ESTABLISHING RULES AND REGULATIONS FOR THE SEWAGE WORKS, REGULATING THE USE OF PUBLIC AND PRIVATE SEWERS AND DRAINS, THE INSTALLATION AND CONNECTION OF BUILDING SEWERS, AND THE DISCHARGE OF WATERS AND WASTES INTO THE PUBLIC SEWER SYSTEM OF THE VILLAGE OF AMANDA, OHIO (HEREINAFTER CALLED THE COUNCIL) AND PROVIDING PENALTIES FOR VIOLATIONS OF SECTIONS THEREOF.

BE IT RESOLVED BY THE BOARD OF VILLAGE COUNCIL, VILLAGE OF AMANDA, OHIO (HEREINAFTER CALLED COUNCIL):

ARTICLE I

DEFINITIONS

Unless the context specifically indicates otherwise, the meaning of the following terms, if used in the Ordinance or if used in the rules and regulations of this Ordinance shall be as follows:

- "Biochemical Oxygen Demand" (or BOD) of sewage, sewage effluent, polluted waters or industrial wastes shall mean the quantity of dissolved oxygen in milligrams per liter required during stabilization of the decomposable organic matter by aerobic biochemical action under standard laboratory procedures for five days at 20 degrees centigrade. The laboratory determinations shall be made in accordance with procedures set forth in Standard Methods, latest edition.
- "Building (or House) Drain" shall mean that part of the lowest horizontal piping of a building drainage system which receives the discharge from soil waste and other drainage pipes inside the walls of the buildings and conveys it to a point approximately three feet outside the foundation wall of the building.
- "Building (or House) Sewer" shall mean the pipe which is connected to the building (or house) drain at a point approximately three feet outside the foundation wall of the building and which conveys the building's discharge from that point to the public sewer to the septic tank or other place of disposal.
- "Chemical Oxygen Demand" (or COD) of sewage, sewage effluent, polluted waters or industrial wastes is a measure of the oxygen equivalent of that portion of the organic matter in a sample that is susceptible to oxidation by a strong chemical oxidant. The laboratory determination shall be made in accordance with procedures set forth in the latest edition of Standard Methods.
- "Combined Sewer" shall mean a sewer intended to receive both wastewater and storm or surface water.
- "Compatible Pollutant" shall mean biochemical oxygen demand, suspended solids, pH, and fecal coliform bacteria, plus pollutants identified in the NPDES Permit if the treatment works were designed to treat such pollutants and, in fact, does remove such pollutants to a substantial degree. The term substantial degree is not subject to precise definition, but generally contemplates removals in the order of 80 percent or greater. Minor incidental removals in the order of 10 to 30 percent are not considered substantial. Examples of the

Form No. 30043 Dayton Legal Blank Co. Passed 19. Ordinance No additional pollutants which may be considered compatible include: (a) chemical oxygen demand, (b) total organic carbon, (c) phosphorus and phosphorus compounds, (d) nitrogen and nitrogen compounds, and (e) fats, oils, and greases of animal or vegetable origin (except as prohibited where these materials would interfere with the operation of the treatment works. 107. "Debt Service" shall have the same meaning as defined in the sewage rate ordinance. "Council" shall mean the Village Council, Village of Amanda, 108. Ohio, or any duly authorized official acting in its behalf. 109. "Effluent" shall mean the water, together with any wastes that may be present, flowing out of a drain, sewer, receptacle or outlet. 110. "EPA" shall mean Environmental Protection Agency. "Fecal Coliform" shall mean any of a number of organisms 111. common to the intestinal tract of humans and animals, whose presence in sanitary sewage is an indicator of pollution. 112. "Floatable Oil" shall mean oil, fat, or grease in a physical state such that will separate by gravity from wastewater by treatment in a pretreatment facility approved by the Village. "Garbage" shall mean any solid wastes from the preparation, 113. cooking, or dispensing of food and from the handling, storage, or sale of produce. 114. "Hydrogen Ion Concentration" see definition of "pH". "Incompatible Pollutant" shall mean any pollutant that is not 115. defined as a compatible pollutant, including non-biodegradable dissolved solids. 116. "Industrial Sewage" shall mean any solid, liquid, or gaseous substance or form of energy discharged, permitted to flow or escaping from an industrial, manufacturing, commercial, or business process or from the development, recovery, or processing of any natural resources carried on by any person, exclusive of sanitary sewage. 117. "Infiltration" shall mean the water entering a sewer system, including building drains and sewers, from the ground, through such means as, but not limited to, defective pipes, pipe joints, connections, or manhole walls. (Infiltration does not include and is distinguished from inflow.) 118. "Inflow" shall mean the water discharged into a sewer system including building drains and sewers, from such sources as, but not limited to: roof leaders, cellar, yard, and area drains, foundation drains, unpolluted cooling water discharges, drains from springs and swampy areas, manhole covers, cross connections from storm sewers, and combined sewers, catch basins, storm waters surface run-off, street wash waters or drainage. (Inflow does not include, and is distinguished from infiltration.) 119. "Infiltration/Inflow" shall mean the total quantity of water from both infiltration and inflow without distinguishing the source. "Inspector" shall mean the person or persons duly authorized 120. by the County to inspect and approve the installatin of building sewers and their connection to the public sewer system.

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	121.	"Major Contributing Industry" shall mean an industry (1) has a flow of 50,000 gallons or more per average w (2) has a flow greater than five percent of the flow cathe district receiving the waste; (3) has in its waste pollutant in toxic amounts as defined in standards issue Section 307 (a) of PL 92-500; or (4) is found by the issuance authority, in connection with the issuance of NPDES Permit to the publicly owned treatment works the waste, to have significant impact, either sing combination with other contributing industries, treatment works or upon the quality of effluent fit treatment works.	ork day; arried by e a toxic ed under the permit f an receiving ely or in on that
	122.	"NH ₃ -N" shall mean the same as Ammonia Nitrogen mea Nitrogen. The laboratory determinations shall be accordance with procedures set forth in the latest ed Standard Methods.	made in
	123.	"Normal Domestic Sewage" shall have the same medefined in the Sewage Rate Ordinance.	aning as
	124.	"NPDES Permit" shall mean a permit issued under the Pollutant Discharge Elimination System for discharge waters to the navigable waters of the United States pur Section 402 of PL 92-500.	of waste
	125.	"Operation and Maintenance Cost" shall have the same as defined in the Sewage Rate Ordinance.	meaning
,	126.	"Outlet" shall mean any outlet, natural or constructe is the point of final discharge of sewage or of treatm effluent into any watercourse, pond, ditch, lake or ot of surface or ground water.	ent plant
	127.	"Person" shall mean any and all persons, natural or a including any individual, firm, company, municipal or corporation, association, society, institutions, enterpresent agency or other entity.	r private
8	128.	"Phosphorus (or P)" shall mean the chemical phosphorus, total. The laboratory determinations shal in accordance with procedures set forth in the latest estandard Methods.	l be made
	129.	"pH" shall mean the logarithm (to the base of 10 reciprocal of the hydrogen ion concentration of a expressed in gram-atoms per liter of solutions.	
_	130.	"Primary Sewer Main" for purposes of this Ordinance mean the public sewer main which is required to tran- sewage from the service lateral of the nearest prospe- customer to the proposed aeration lagoon.	sport
	131.	"Pretreatment" shall mean the treatment of industrial from privately owned industrial sources prior to intrinto a public treatment works.	
	132.	"Properly Shredded Garbage" shall mean the wastes preparation, cooking and dispensing of food that has shredded to such a degree that all particles will be of freely under the flow conditions normally prevailing sewers, with no particle greater than one-half (1/2) dimension.	been carried in public
	133.	"Replacement" shall have the same meaning as define Sewage Rate Ordinance.	d in the
	II.		

D	ayton Legal Blank Co.	0		Form No. 30043
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	134.		ntial User" shall have the same meaning as defined in Rate Ordinance.	n the
	135.	sanitary	ry Sewage" shall mean sewage discharged from y conveniences of dwellings (including apartment how and motels), office buildings, factories or institute from storm water, surface water and industrial was	ises, tions
	136.	mean t	lary Sewer Main" for purposes of this Ordinance he public sewer main which is required to pro- s from a prospective customary to the primary s	ovide
	137.	of the p	e Charge" shall mean the basic charge levied on all ubublic sewerage system for wastes which do not exagth the concentration values above which a surchmade.	cceed
	138.	busines singula	e" shall mean the water-carried wastes from resider is buildings, institutions, and industrial establishm in or in any combination, together with such gro and storm waters as may be present.	nents
	139.	for coll	e Works" shall mean the organization and all facilit ecting, transporting, and pumping of sewage, na erage collection system.	
	140.		'shall mean a pipe or conduit for carrying sewag	ge or
		140.1	"Private Sewer" shall mean a sewer which is not or by a public authority.	wned
		140.2	"Public Sewer" shall mean a primary sewer or secon sewer in which all owners of abutting property ha equal rights and which is controlled by the Sewag Works.	ive
		140.3	"Sanitary Sewer" shall mean a sewer which carries sewage and to which storm, surface and ground wand unpolluted industrial waste waters are not intentionally admitted.	
		140.4	"Storm Sewer" shall mean a sewer which carries s and surface water drainage but excludes sewage.	torm
	141.	sewers	age System or Sewage System" shall mean the network and appurtenances used for collecting, transport mping sewage.	
	142.	"Shall"	is mandatory; "May" is permissible.	
	143.	"Slug" shall mean any discharge of water, sewage, or industrial waste which in concentration of any given constituent or in quantity of flow exceeds for any period of duration longer than fifteen (15) minutes more than five (5) flows during normal operation.		
	144.	forth in Methods and put the Ame Control for An	are Methods" shall mean the laboratory procedures the latest edition, at the time of analysis, of Stands for the Examination of Water and Wastewater, prepolished jointly by the American Public Health Associaterican Water Works Association and the Water Polishedration and "Guidelines Establishing Test Procedulysis of Pollutants", Regulation 40 CFR Part ed in the Federal Register on October 16, 1975.	dard pared tion, ution dures

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	145.	"Superintendent" shall mean the Superintendent of the or its otherwise duly authorized representative.	ne Village
	146.	"Surcharge" shall mean the extra charges for sewerag assessed customers whose sewage is of such a nature imposes upon the Sewage Works a burden greater to covered by the basic service charge.	that it
	147.	"Suspended Solids" shall mean solids which either flosurface of or are in suspension in water, sewage or othe and which are removable by laboratory filtration. The concentration shall be expressed in milligrams popular quantitative determination shall be made in accordance procedures set forth in Standard Methods.	ner liquid neir er liter.
	148.	"Total Revenue" for purposes of this ordinance shall revenue obtained from monthly minimum billing for the and service rendered by the Sewage Works and does not user capacity charge permit or inspection fees or other	ne use of ot include
	149.	"Total Solids" shall mean the sum of suspended and solids.	dissolved
	150.	"Toxic Amount" shall mean concentrations of any pol- combination of pollutants, which upon exposur- assimilation into any organism will cause adverse effe as cancer, genetic mutations, and physiological manife as defined in standards issued pursuant to Section 3 PL 92-500.	e to or ects such estations,
•	151.	"Unpolluted Water" is water of quality equal to or be the effluent criteria in effect, or water that would n violation of receiving water quality standards and would benefited by discharge to the sanitary sewers and water treatment facilities provided.	ot cause ald not be
	152.	"User Charge" shall mean the same as in the se ordinance.	ewer rate
	153.	"User Capacity Charge" shall mean the connection fee customers are connected to the sewer system.	when new
	154.	"Volatile Organic Matter" shall mean the material in the solids transformed to gases or vapors when heated degrees C for 15 to 20 minutes.	ne sewage ed at 550
	155.	"Watercourse" shall mean a channel in which a flow occurs either continuously or intermittently.	of water
		ARTICLE II	
		RULES AND REGULATIONS	
	201.	It shall be unlawful for any person to place, deposit, to be deposited in an unsanitary manner upon public property within the Village, or in any area under juthereof, any human or animal excrement, garbage, objectionable waste.	or private risdiction
	202.	It shall be unlawful to discharge to any natural out the Village, or in any area under the jurisdiction the sanitary sewage, industrial waste or other pollute except where suitable treatment has been pro- accordance with subsequent provisions of this ordina	ereof, any ed water, ovided in
	203.	No person shall place, deposit, or permit to be deposit unsanitary manner on public or private property vijurisdiction of the Village, any wastewater or other	within the

Form No. 30043 Dayton Legal Blank Co. Passed. 19 Ordinance No. waters except where suitable treatment has been provided in accordance with provisions of this Ordinance and NPDES Permit. 204. Except as hereinafter provided, it shall be unlawful to construct or maintain any privy, privy vault, septic tank, cesspool, or other facilities intended or used for the disposal of sewage. 205. The owner of all houses, buildings, or properties used for human occupancy, employment, recreation, or other purposes situated within the Village and abutting any road, highway, street, alley, or right-of-way in which there is now located or may in the future be located a public sewer of the Village is hereby required, at his expense, to install suitable toilet facilities, and to connect such facilities to public sewer in accordance with the provisions of this Ordinance, within ninety (90) days after date of official notice to do so, provided that said public sewer is within three hundred (300) feet of the property line. 206. No unauthorized person shall uncover, make any connections with or opening into, use, alter, or disturb any public sewer or appurtenances thereof without first obtaining a written permit from the Village. Before a permit may be issued for excavating for plumbing in any public street, way or alley, the person applying for such permit shall have executed unto the Village and deposited with the Council a corporated surety in the sum of \$1,000.00 conditioned that he will perform faithfully all work within due care and skill, and in accordance with the laws, rules, and regulations established under the authority or any regulation of the Village pertaining to plumbing. This bond shall state that the person will indemnify and save harmless the Village and the owner of the premises against all damages, costs, expenses, outlays, and claims of every nature and kind arising out of unskillfulness or negligence on his part in connection with plumbing or excavating for plumbing as prescribed in this Ordinance. Such bond shall remain in force and must be executed for a period of one year except that on such expiration, it shall remain in force as to all penalties, claims, and demand that may have accrued thereunder prior to such expiration. 207. There shall be five classes of building sewer permits: single family residential, (2) multi-family residential, (3) commercial, (4) governmental/institutional, and (5) industrial. In any case, the owner or his agency shall make application on a special form furnished by the said Village. The permit applications shall be supplemented by any plan, specifications, or other information considered pertinent in the judgement of the Superintendent. A reasonable permit and inspection fee for a sewer permit shall be paid at the time the application is filed to the Village. 208. All costs and expenses incident to the installation and connection of the bulding sewer shall be borne by the owner. The owner or the person installing the building sewer for said owner shall indemnify said Village from any loss or damage that may directly or indirectly be occasioned by said installation. 209. A separate and independent building sewer shall be provided for every building; except where otherwise permitted by the Village. 210. Old building sewers may be used in connection with new buildings only when they are found on examination and test by the Superintendent to meet all requirements of this ordinance. The charge for the examination and test by the Village shall be fifty dollars (\$50.00), regardless of the result of the examination.

Dayton Legal Blank Co. Form No. 30043 Ordinance No. Passed. 19 211. The building sewer shall be cast iron, vitrified clay, ABS, or PVC, all meeting ASTM specification, or other suitable material as governed by the Uniform Plumbing Code in effect as of the date of adoption of this Ordinance, and any provisions thereof which may be amendatory thereof or supplemental thereto from time to time hereafter, and as shall be approved by Superintendent or Council. Joints shall be tight and waterproof as required by the Uniform Plumbing Code for the pipe installed. 212. The size and slope of the building sewers shall be subject to the approval of the Superintendent, but in no event shall the diameter be less than 4 inches for a single family or duplex residential units and not less than 6 inches for all other uses. The slope of such 4 inch pipe shall be not less than 1/4 inch per foot or sufficient slope to maintain a 2 foot per second velocity in the sewer. 213. No building sewer shall be laid parallel to or within 3 feet of any bearing wall which might thereby be weakened. The depth shall be sufficient to afford protection from frost. The building sewer shall be laid at a uniform grade and in straight alignment in so far as possible. Changes in direction shall be made only with properly curved pipes and fittings. 214. In all buildings in which any building drain is too low to permit gravity flow to the public sewer, sanitary sewage carried by such drains shall be lifted by approved artificial means and discharged to the building sewer. No water operated sewage ejector shall be used. All excavations required for the installation of a building sewer 215. shall be open trench work unless otherwise approved by the Superintendent. Pipe laying and backfill shall be performed in accordance with ASTM specifications except that no backfill shall be placed until the work has been inspected by the Superintendent or his representative. 216. All joints and connections shall be made gas tight and water tight. PVC pipe joints shall be of either moulded rubber, 216.1elastomeric gasketed, or rubber-ring type, all as defined and approved in the Uniform Plumbing Code. Cast iron joints shall be either caulked, threaded, 216.2 flexible compressions factory-fabricated, mechanical, elastomeric, or rubber-ring type. All joints in vitrified clay pipe shall be made with ASTM 216.3 C425 type joints. Joints between clay pipe and pipe of other materials shall be made with approved adapter fittings or prefabricated elastomeric sealing rings or sleeves. Other jointing materials and methods may be used by 216.4 approval of the Superintendent. The applicant for the building sewer permit shall notify the 217. Superintendent 24 hours in advance of when the building sewer is ready for inspection and connection to the public sewer. The connection shall be made under the supervision of the Superintendent or his representative. All excavations for building sewer installation shall be 218. adequately guarded with barricades and lights so as to the public from hazard. Streets, sidewalks, parkways, and other public property disturbed in the course of the work shall be

restored in a manner satisfactory to the Village.

Form No. 30043 Dayton Legal Blank Co. Passed_ 19_ Ordinance No. Where a plublic sanitary or combined sewer is not available 219. under the provisions of Paragraph 205, the building sewer shall be connected to a private sewage disposal system complying with all requirements of the local Board of Health. At such time as a public sewer becomes available to a property 220. served by a sewage disposal system as provided, a direct connection from the user (source) side of the septic tank shall be made to the public sewer in compliance with this Ordinance, and any septic tanks, cesspools, and similar private sewage disposal facilities shall be properly abandoned except as otherwise provided for herein. 221. The owner shall not operate and maintain any private sewage disposal facilities in the Village where public sewers are available. No statement contained in this article shall be construed to 222. interfere with any additional requirements that may be imposed by the State of Ohio or the Fairfield County Board of Health. No person shall discharge or cause to be discharged any storm 223. water, surface water, ground water, roof runoff or subsurface drainage to any sanitary sewer. Storm water and all other unpolluted waters shall be discharged 224. to such sewers as are specifically designated at storm sewers, or to natural outlet approved by proper authorities. No person shall discharge or cause to be discharged any of the 225. following described waters or wastes to any public sewers. Any gasoline, benzene, maptha, fuel oil, or other 225.1 flammable or explosive liquid, solid, or gas. Any waters or wastes containing toxic or poisonous 225.2 solids, liquids, or gases in sufficient quantities, either singly or by interaction with other wastes, to injure or interfere with any sewage treatment process, constitute a hazard to humans or animals, create a public nuisance, or create any hazard in the receiving waters of the sewage treatment plant. Any waters or wastes having corrosive property capable 225.3 of causing damage or hazard to structures, equipment, and personnel of the sewage works. Solid or viscous substances in quantities or of such 225.4 size capable of causing obstruction to the flow in sewers, or other interference with the proper operation of the sewage works such as, but not limited to, ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, unground garbage, whole blood, paunch manure, hair and fleshings, entrails, and paper dishes, cups, milk containers, etc., either whole or ground by garbage grinders. No person shall discharge or cause to be discharged the 226. following described substances, materials, waters, or wastes except if it appears likely, in the opinion of the superintendent that such wastes will not harm either the sewers, sewage treatment process or equipment, not have an adverse effect on the receiving stream nor can otherwise endanger life, limb, public property nor constitute a nuisance. In forming his opinion as to the acceptability of these wastes, Superintendent will give consideration to such factors as the quantities of subject wastes in relation to flows and velocities

Dayton Legal Blank Co. Form No. 30043 Ordinance No. Passed 19 in the sewers, materials of construction of the sewers, nature of the sewage treatment process, capacity of the sewage treatment plant and other pertinent factors. Included but not limited to, the substances not acceptable are as follows: 226.1Any liquid or vapor having a temperature higher than 150 degress F., 65 degrees C. 226.2 Any water or waste containing fats, wax, grease, or oils, whether emulsified or not, in excess of 100~mg/1 of which not more than 25~mg/1 is soluble oils, or containing substances which may solidify or become so highly viscous as to retard flow in the sewer system at temperatures between 32 degrees and 150 degrees F. (0 and 65 degrees C.) 226.3 Any garbage that has not been properly shredded. The installation and operation of any garbage grinder (other than in a residence) may be subject to the review and approval of the Superintendent. 226.4 Any waters or wastes containing strong acid iron pickling wastes, or concentrated plating solutions whether neutralized or not. 226.5 Any waters or wastes exceeding the following maximum allowable limits: 4.0 mg/1 of zinc, 2.0 mg/1 of total Chromium, 0.2 mg/1 Cadmium, 1.0 mg/1 of Copper, 1.0 mg/1 of Cyanide, 1.0 mg/1 of Nickel, 2.0 mg/1 of Phenol, 50.0 mg/1 of Iron, 500.0 mg/1 of Fluoride, and similar objectionable or toxic substances; or wastes exerting an excessive chlorine requirement, to such degree that any such material received in the composite sewage at the sewage treatment works exceeds the limits established by the Superintendent for such materials. 226.6 Any waters or wastes containing phenols or other taste or odor-producing substances after treatment of the composite sewage, in such concentrations exceeding limits which may be established by the Superintendent as necessary to meet the requirements of the State, Federal, or other public agencies of jurisdiction for such discharge to the respective waters. 226.7 Any radioactive wastes or isotopes of such half-life or concentration as may exceed limits established by the Superintendent in compliance with applicable State or Federal regulations. Any waters or wastes having a pH of less than 6 or in 226.8 excess of 9. 226.9 Materials which exert of cause: 226.9(1) Unusual concentration of inert, suspended solids such as but not limited to, Fullers earth, lime slurries, and lime residues or of dissolved solids (such as but not limited to sodium chloride and sodium sulfate). Excessive discoloration (such as but not 226.9(2) limited to dye wastes and vegetable tanning solutions).

226.9(3)

treatment plant.

Unusual BOD, chemical oxygen demand or

chlorine requirements in such quantities as to constitute a significant load on the sewage

Form No. 30043 Dayton Legal Blank Co. 19. Passed. Ordinance No. Unusual volume of flow or concentration of 226.9(4)wastes constituting "slugs" as defined herein. 226.10 Waters or wastes containing substances which are not amenable to treatment or reduction by the sewage treatment processes employed, or are amenable to treatment only to such degree that the sewage treatment plant effluent cannot meet the requirements of other agencies having jurisdiction over discharge to the receiving waters. 227. If any waters or wastes are discharged or are proposed to be discharged to the public sewers which waters contain the substance or possess the characteristics enumerated in paragraph 226 hereinabove, and which in the judgment of the Superintendent may have a deleterious effect upon the sewage works, processes, equipment or receiving waters, or which otherwise create a hazard to life or constitute a public nuisance, the Superintendent shall: Require new industries or industries with significant 227.1 increase in discharges to submit information on waste-water characteristics and obtain prior approval for discharges. 227.2 Require other methods of disposal; and/or Require pretreatment to an acceptable condition for 227.3 discharge; and/or 227.4 Require control over the quantities and rates of discharge; and/or 227.5 Require facilities to prevent accidental discharge of any unacceptable wastes, and 227.6 Require payment to cover the added cost of handling and treating the wastes not covered by sewer charges under the provisions of Ordinance No. Council and all Ordinances amendatory thereof and supplemental thereto, and any fines, penalties or damages assessed against the Village for discharge of such wastes. 228. If the Superintendent permits the pretreatment or equalization of water flows, the design and installation of the plans and equipment shall be subject to the review and approval of the Superintendent and subject to the requirements of all applicable Ordinances and laws. 229. Any industrial wastes discharged into the public sewers shall be subject to periodic inspection and determination of volume, character, and concentration. The examination shall be made as often as the Superintendent deems it necessary and may include the use of suitable continuously monitoring instruments in appropriate cases. Samples shall be collected either manually or by approved mechanical devices and in such a manner as to be representative of the overall composition of the wastes. Every care shall be exercised in collecting the samples to insure their preservation, until analyzed, in a state comparable to that at the time the samples were collected. 230. The installation, operation and maintenance of the flow measuring and sampling facilities shall be the responsibility of the person discharging the wastes and shall be subject to the approval of the Superintendent. When required by the Superintendent, the owner of any property served by a building sewer carrying industrial wastes shall install a suitable

Dayton Legal Blank Co. Form No. 30043 Ordinance No. Passed 19. control manhole in the building sewer to facilitate observation sampling and measurement of the wastes. Such manhole, when shall be constructed in accordance with plans approved by the Superintendent. The manhole shall be installed by the owner at his expense and shall be maintained by him so as to be safe and accessible at all times. 231. The Superintendent, Inspector, and other duly authorized employees of the Village, County, Sate water pollution control employees and U.S. Environmental Protection Agency employees bearing credentials and identification shall be permitted to enter all properties for the purposes of inspection, observations, measurement, sampling, and testing in accordance with the provisions of the Ordinance. The Superintendent or his representatives, the State water pollution control employees and U.S. EPA employees shall have no authority to inquire into any processes including metallurgical, chemical, oil, refining, ceramic, paper, or other industries beyond that point having a direct bearing on the kind and source of discharge to the sewers or waterways or facilities for waste treatment. 232. While performing the necessary work on private properties referred to in Paragraph 231 above, the Superintendent or duly authorized employees of the Village shall observe all safety rules applicable to the premises established by the company and the company shall be held harmless for injury or death to the Village employees and the district shall indemnify the company against loss or damage to its property by Village employees and against liability claims and demands for personal injury or property damage asserted against the company and growing out of the gaging and sampling operation, except as such may be caused by negligence or failure of the company to maintain safe conditions as required in Paragraph 231 above. 233. The Superintendent and other duly authorized employees of the Village bearing proper credentials and identification shall be permitted to enter all private properties through which the Village holds a duly negotiated easement for the purpose of, but not limited to, inspection, observation, measurement, sampling, repair, and maintenance of any portion of the sewage works lying within said easement. All entry and subsequent work if any, on said easement, shall be done in full accordance with the terms of the duly negotiated easement pertaining to the private property involved. Fats, grease, oil and sand interceptors shall be provided when, 234. in the opinion of the Superintendent, they are necessary for the proper handling of liquid wastes containing grease in excessive amounts, or any flammable wastes, sand and other harmful ingredients. All interceptors shall be of a type and capacity approved by the Superintendent, and shall be located as to be readily and easily accessible for cleaning and inspection. Provided, however, that approval of any such interceptors by the Superintendent shall not relieve any person of the responsibility of complying with the discharge requirements of this Ordinance. Fats, grease, oil and sand interceptors shall be constructed of 235. impervious materials capable of withstanding abrupt and extreme They shall be of substantial changes in temperature. construction, watertight, and equipped with easily removable covers which, when bolted in place, shall be gastight and watertight. Where installed, all fats, grease, oil and sand interceptors shall 236. be maintained by the owner, at his expense, in continuously

efficient operation at all times.

Form No. 30043 Dayton Legal Blank Co. Ordinance No..... Passed_ 19 237. The admission into the public sewers of any waters or wastes having (a) a 5-day BOD greater than 250 mg/1 by weight or (b) containing more than 300 mg/1 by weight of suspended solids, or (c) containing any quantity of substances having the characteristics described in Paragraph 226, or (d) having an average daily flow greater than 5% of the average daily sewage flow of the Village, or (e) having NH3-N (Ammonia Nitrogen) greater than 20 mg/1 by weight, shall be subject to the review and approval of the Superintendent. Where necessary in the opinion of the Superintendent, the owner shall provide at his expense such preliminary treatment as may be necessary to (a) reduce BOD to 250 mg/1, the suspended solids to 300 mg/1 by weight, and the ammonia nitrogen to 20 mg/1, or (b) reduce the objectionable characteristics or constituents to within the maximum limits provided in Paragraph 226, or (c) control the quantities and rates of discharge of such waters or wastes, or (d) be subject to surcharge. Where preliminary treatment facilities are porvided for any waters or wastes, they shall be maintained continuously in 238. satisfactory and effective operation by the owner at his expense. All measurements, tests, and analyses of the characteristics of 239. waters and wastes to which references are made herein, shall be determined in accordance with Standard Methods and 40 CFR No statement contained in this article shall be construed as 240. preventing any special agreement or arrangement between the Village and any industrial concern whereby an industrial waste of unusual strength of character may be accepted by the Village for treatment, subject to payment therefor by the industrial concern; provided, however, that the payment shall not be less than the pollutant surcharges provided for in Ordinance No. of the Council and Ordinances amendatory thereof and supplemental thereto. No unauthorized person shall maliciously, willfully, or negligently break, damage, destroy, uncover, deface, or tamper with any structure, appurtenance, or equipment which 241. is a part of the Sewage Works. Any person violating this provision shall be subject to immediate arrest under charge of disorderly conduct. 242. Pretreatment of industrial wastes from major contributing industries prior to discharge to the treatment works is required and is subject to the Rules and Regulations adopted by the U.S. Environmental Protection Agency and published in the Federal Register (40 CFR Part 403) (Pretreatment Standards) (Pursuant to 307(b) of the Clean Water Act (CWA)), in addition to any more stringent requirements established by the Village and any subsequent State or Federal Guidelines and Rules and Regulations. 243. Plans, specifications, and any other pertinent information relating to pretreatment or control facilities shall be submitted for approval of the Village and the Ohio State Board of Health and no construction of such facilities shall be commenced until approval, in writing, is granted. Where such facilities are provided, they shall be subject to periodic inspections by the Village to determine that such facilities are being operated in conformance with applicable Federal, State and Local laws and permits. The owner shall maintain operating records and shall submit to the Village a monthly summary report of the character of the influent and effluent to show the performance of the treatment facilities and for comparison against Village monitoring

records.

Dayton Legal Blank Co Form No. 30043 Ordinance No. Passed. 19. 244. Unpolluted water from air conditioners, cooling, condensing systems or swimming pools, shall be discharged to a storm sewer where it is available, discharge may be to a natural outlet approved by the Village and by the State of Ohio. Where a storm sewer or natural sewer is not available, such unpolluted water may be discharged to a sanitary sewer by obtaining a written approval from the Village. 245. Industrial cooling water, which may be polluted with insoluble oils or grease or suspended solids, shall be pretreated for removal of pollutants and the resultant clear water shall be discharged in accordance with the above paragraph. 246. The Village may require users of the sewage works, other than residential users, to supply pertinent information on wastewater flows characteristics. Such measurements, test and analysis shall be made at the users' expense. If made by the district, an appropriate charge may be assessed to the user at the option of the Village. 247. The strength of wastewaters shall be determined, for periodic establishment of charges provided for in the Rate Ordinance, from samples taken at the aforementioned structure at any period of time and of such duration and in such manner as the Village may elect, or at any place mutually agreed upon between the user and the Village. Appropriate charges for sampling and analysis may be assessed to the user at the option of the Village. The results of routine sampling and analysis by the user may also be used for determination of charges after verification by the Village. 248. Users of the sewage works shall immediately notify the Village, or its representative, of any unusual flows or wastes that are discharged, accidently or otherwise, to the sewer system. All provisions of this Ordinance and limits set herein shall 249. comply with any applicable State and or Federal requirements now or projected to be in effect. No person shall discharge or cause to be discharged into the 250. sewer any toxic substance as set forth in Section 307(a) (Toxic Pollutants) of the Clean Water Act. 251. Violation of any provision of the Ordinance. 251.1(a) Any person found violating any provision of this Ordinance shall be served by the Village with written notice stating the nature of the violation and providing a reasonable time limit for the satisfactory correction thereof. The offender shall, within the period of time stated in such notice, permanently cease all violations. 251.1(b) Any person who shall continue any violation beyond time limit provided for shall be guilty of a misdemeanor and on conviction thereof shall be fined in an amount not exceeding Five Hundred Dollars (\$500.00) for each violation. Each day in which any such violation shall continue shall be deemed a separate offense. 251.2 The Village will enforce by mandamus, injunction, or other legal remedy these rules and regulations, and will remove any harmful or improper construction or obstruction or will close any opening or connection made improperly or in violation of these rules and

regulations, under authority provided in the Code.

Ordinance No	Passed	19.
251.3	Any person violating any of the provisions Ordinance shall become liable to the Village expense, loss, or damage occasioned the V downstream users by reason of such violating	e for any illage or
251.4	The Village shall have full power to invoke authorized legal, equitable or special remedenforcement of this Ordinance.	
whole	Village shall reserve the right to reject any or in part, for any reason if determined to be incompatible with, the collection and/or treat ocess.	detrimental
surch	Village shall reserve the right to accept warge, if such wastes are in excess of Norm levels, to cover the added costs of treating	al Domestic
have	erson so notified to be in violation of this Ord the right to appeal, first to the Superintende council, to allow a hearing and resolving ions.	ent, then to
	ARTICLE III	
BILLING	AND COLLECTION OF CHARGES AND RATE	ES
Village the ap writin shall notice	and notices relating to the conduct of the buse will be mailed to the customer at the address polication unless a change of address has beg at the business office of the Village, and not otherwise be responsible for delivery of , nor will the customer be excused from non or from any performance required in said not	ss listed on een filed in the Council any bill or -payment of
office of issu	for sewer service are due and payable at the of the Village or to any designated agent, on the case of the past due date shall be the 20th day of the period of service. Bills will be dated and .	n their date of the month
deling writte not pa user w	ls not paid on or before the past due date sha uent, and the Village shall serve on the n final notice of said delinquency. If a delin- aid within 30 days after date due, the sewer se will be subject to discontinuance or other measu- ll allow.	customer a quent bill is rvice to the
discon reserv with t any cu after a	the sewer service supplied to a customeration of the customeration of th	the Village e on deposit maintaining e made until
interr endea delay. workin all cus	Village shall make all reasonable efforts to uption of service and when such interruption wor to re-establish service with the shorted. Whenever the service is interrupted for any on the collection system or the treatment stomers affected by such interruption will be see whenever it is possible to do so.	occurs, will est possible purpose of equipment,
305. Any v	iolation of the rules and regulations after wr	

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1	306.	Any person found to be violating any provision Ordinance shall be served by the Village with writte stating the nature of the violation and providing a retime limit for the satisfactory correction thereof. The shall within the period of time stated in such permanently cease all violations.	en notice easonable offender
	307.	The Village will enforce by mandamus, injunction or ot remedy, these rules and regulations, and will remharmful or improper construction or obstruction or wany opening or connection made improperly or in violence rules or regulations, under authority provided Ohio Code.	ove any will close dation of
	308.	Any person violating any of the provisions of this o shall become liable to the Village for any expense, damage occasioned the Village by reason of such viola	loss, or
	309.	The Village may refuse the services of any of its project of such rentals or other charges, including penalties payment are not paid by the user thereof and, if such or other charges are not paid when due and upon cert of nonpayment to the county auditor, such rentals charges constitute a lien upon the property so served, placed by him upon the real property tax list and duplic shall be collected in the same manner as other taxes.	for late h rentals tification or other shall be
		ARTICLE IV	
		SEWER EXTENSIONS	
•	401.	Primary Main Extensions may be made by the Village u following conditions:	nder the
		401.1 The Village, upon written request for service prospective customer, a group of prospective cor developer may take, free of charge, sewer main extensions necessary to provide the requestrated when the total capital portion of the restimated to be received by the Village for sesservice resulting directly from such primary extension for a period of four (4) year is equegreater than the cost of furnishing and install sewer primary main extension.	ustomers primary uested evenue wage main al to or
		401.2 If the Village receives a written request for sea a prospective customer, a group of prospective customers, or a developer, and the cost of the main extensions necessary to provide service area is greater than the total capital portion or revenue estimated to be received by the Village sewer service resulting directly from such prime extension for a period of four (4) years, then	e primary from the of the ge for the hary main
		401.2(1) The Village may make the extension if the debetween cost and the capital portion of the cost total revenue as defined in Paragraph 148 here is paid as a deposit to the Village prior to the of a construction contract. Subsequent user charge received by the Village within ten (1 from the date of construction contract or date for total amount, whichever comes first, she refunded to the depositors no later than (30 after the end of the calendar year in which capacity charges are received, except that in shall the total amount refunded by the Village 100% of the original amount.	estimated reinabove e signing capacity 10) years e of check all be 0) days said no event

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- 401.2(2) The Village may make the extension provided that the prospects in the judgment of the Village are that the partonage or demand for sewage service will be immediately sufficient or result in clear benefit to the community and will be of such permanency as to warrant the capital expenditure involved.
- Secondary Main Extensions may be made by the Village under the following conditions:
 - 402.1 The Village, upon written request for service by a prospective customer or group of prospective customers, may make sewer secondary main extensions necessary to provide service provided that:
 - 402.1(1) The primary main required to support the secondary main is either in existence or under construction in accordance with provisions of Paragraph 401 hereinabove.
 - 402.1(2) Any required user capacity charge is paid.
 - 402.2 The Village, upon written request for service by a developer, may make sewer secondary main extensions necessary to provide service provided that the developer pay the Village prior to commencement of construction, as a deposit, the cost of said extensions. Such deposit shall be refunded to said developer, without interest, in the manner provided in the next subparagraph.
 - 402.3 Refund of Customer's User Capacity Charge to Owner or Developer. The capacity charge required to be paid to the Village by each applicator requesting connection to said secondary main in said land development area, as defined in Paragraph 153 of this ordinance shall be refunded to the owner or developer who shall have paid as a deposit the cost of making said sewer secondary main extensions, except that in no event shall the total amount refunded by the Village exceed 100% of the total deposit, such refund to be made by the Village no later than 30 days after the end of the calendar year in which such capacity charges are received. Such payment shall be considered as a part of the refund to be made by the Village no later than 30 days after the end of the calendar year in which such capacity charges are received. Such payment shall be considered as a part of the refund of the deposit therefore made by the owner or developer of the cost of said secondary main extensions. All rights to such refunds shall terminate 10 years after such deposit shall have been made.
- 403. Donated Main extensions. The Village may accept the offer of any prospective customer, group of prospective customers, or developer to construct at his or their sole cost and expense and to donate to the Village any primary main extensions or secondary main extensions upon the following conditions and in the following numerical order:
 - 403.1 That detailed plans and specifications for said construction project be submitted to the Village for approval and to all other necessary regulatory agencies for approval. Written proof of approval of all necessary regulatory agencies must be given to the Village and approval of the Village obtained prior to commencement of construction.

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403.2 That the Village be notified in writing, prior to commencement of construction and that said Village be afforded the opportunity at all times to inspect the project during construction.

- 403.3 That upon completion of construction of such project, a certificate be filed with the Village by an Ohio registered engineer certifying that said project shall have been constructed in accordance with the plans and specifications theretofore filed with said Village.
- That a written tender of donation of said primary main 403.4 extensions or secondary main extensions be presented to the Village, together with a Performance Bond of the contractor in such amount and with such sureties acceptable to the Village indemnifying and protecting the Village against imperfections in material, equipment, and workmanship which may become apparent during the period of one year subsequent to the date of presentation of such tender and acceptance by the Village, and further providing that the donor shall, at his or its expense, remove and replace in whole or in part any such work, material, and equipment which may prove defective or unsuitable for the service performed or to be performed and/or which may show unreasonable deterioration within said period upon the written demand and to the full satisfaction of the Village.
- 404. Retail sewage service shall not be provided to any customer outside the boundary limits of the Village.
- 405. Basis of Extension Cost. Such cost computation as referred to in Paragraphs 401 and 402 of this Article IV shall be based upon a main, the size of which will be at the discretion of the Village, to service the proposed customer or customers. If, for the Village's future extension plans, a larger main than is necessary for the service required for the main extension involved is proposed to be installed, the difference in the cost between the larger pipe size installed and the pipe size required to provide the service, if any, may be borne by the Village. In case a prospective customer or group of prospective customers or developer shall offer to construct at his or their sole cost and expense and to donate to the Village any primary main extensions or secondary main extensions necessary to serve the proposed customer or coustomers as described in paragraph 403 herein, but for the Village's extension plans, the Village shall require a larger main than is necessary for the service required for the main extension involved, the Village may enter into a purchase agreement with the proposed donor or donors to purchase the oversized main, provided that the purchase price shall not be paid in whole, or in part until said construction shall have been fully completed and accepted by the Village under the same terms and conditions described in Paragraph 403 above, as if said sewer main were a fully donated sewer.

The purchase price shall not exceed the difference in cost between the larger pipe size installed and the pipe size required to provide the service. Any costs to the Village referred to in this paragraph may be determined from actual bids received by the Village or may be computed by applying the actual average costs (not reflecting unusual costs incident to special construction) experienced by the Village during the preceding 12 month period plus or minus any amount necessary to adjust for known cost increases or decreases, respectively.

406. Required Connection with Sewage System

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406.1 Connection with Sewage System. The Village shall take all actions or proceedings necessary and proper to require connection to the Village's sewage system of all property within the limits of the Village which construction is started after the effective date of this Ordinance, where sewage is discharged for any and all purposes except as provided in Paragraph 406.2 of the paragraph 406.

- (a) All persons making a connection to the sanitary sewerage collecting system or altering or changing the use of the land served where there is an existing connection as contemplated hereinafter, shall pay to the Village the following fees:
 - (1) For single dwelling units for which a sewer permit is needed, the charge shall be twenty-five dollars (\$25.00).
 - (2) For multiple family dwelling structures for which a sewer permit is needed, the charge shall be fifty dollars (\$50.00) for the first unit, and ten dollars (\$10.00) for every unit thereafter.
 - (3) For any structure intended partially or wholly for commercial purposes, for which a sewer permit is needed, the charge shall be fifty dollars (\$50.00) for the first commercial unit proposed for the structure plus fifty dollars (\$50.00) per unit for each additional unit proposed. Dwelling units in commercial structures (such as apartments over a store) shall be charged as in paragraph (2) hereof. Commercial is defined as an establishment whose principal activity is to provide merchandise or services to those who need them. A commercial unit shall consist of a structure or part thereof having 15,000 square feet or less.
 - (4) For any structure intended partially or wholly for industrial purposes for which a sewer permit is needed, the charge shall be fifty dollars (\$50.00) for each industrial unit proposed for the structure. Commercial units in industrial structures will be charged as in subparagraph (3) hereof. Industry is defined as an activity where materials are received, are altered by one or more internal operations and then dispatched in the altered form. An industrial unit shall consist of a structure or part thereof having 40,000 square feet or less.
 - (5) All Municipal, County, State and Federal activities shall be classed as commercial providing services.
 - (6) All churches, schools, hospitals, nursing, and rest homes and other service organizations, shall be classed as commercial for the purpose of assessing tap fees.
 - (7) Regardless of the fees hereinbefore mentioned, it is provided that a charge of one hundred dollars (\$100.00) shall be made for a permit to tap into a trunk or interceptor sewer. All fees hereinbefore mentioned are for main lines.
- (b) In all cases, the owner or his agent shall make application on a special permit form furnished by the Village. The permit application shall be supplemented by any plans, specifications, or other information considered pertinent in the judgment of the Superintendent. The Superintendent shall

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			administer the collection of this fee, a hereby granted authority as may be nec collect the same, including the right to issuance of a permit until plans are appr until such fee is paid.	essary to withhold
		406.2	Exception to Required Connection. In the evidence Village deems it inadvisable to extend sewer may real estate upon which such construction is a described above, because of the cost of such in relation to the revenue anticipated to be refrom customers to be served thereby, the prothis Paragraph 406 will not apply. However, the intent of this Ordinance, insofar as possicause all such property to be connected with Village's system.	extension ecceived ovisions of it shall be ible, to
		406.3	Additionally, however, in the event such additionally, however, in the event such additional wastes will cause an overloaded condition to treatment system whereby the treatment system be able to properly treat the wastes of the Vill said additional wastes shall not be allowed to system until such time that provision for the treatment has been made.	the m shall not lage, then enter the
			ARTICLE V	
	SEVE	ERABILI	TY AND REPEALING CONFLICTING ORDINAN	CES
	501.	subpar and se	aphs and Subparagraphs. The paragraphs of the Ordinance shall be deemed to be veral, and if any part thereof shall be decla, the same shall not affect any other portion.	e separate
	502.		of Conflicting Ordinances. All other resolution lutions and/or ordinances in conflict herewith and.	
			ARTICLE VI	
			EFFECTIVE DATE	
	601.	from an	ve Date. This Ordinance shall be in full force and after its passage, approval, and publication Laws of the State of Ohio.	
	Passed and	adopted y of	by the Village Council, Village of Amanda, Oh.	io, on this
			Mayor Ed Bigham	
	ATTEST:			
	Che Clerk - Ch		Corman	
	The Three	-Reading	g Requirement was waived/not waived:	
	1st. 5-1 2nd. 6-	1-92	Yeas: H Nays: C)
	2100	1 00	Clerk Cher Hor	nun

A-O-515.A01

3rd. 7-6-92

Approved as to form:

Thomas J. Corbin, Attorney at Law & Solicitor for the Village of Amanda, Ohio.

Clerk