

**CITY OF CLARKSTON
CITY COUNCIL AGENDA
829 5th Street
MONDAY, November 23, 2015**

- 1. CALL TO ORDER: 7:00 P.M.**
- 2. PLEDGE OF ALLEGIANCE:**
- 3. AGENDA CHANGES:**
- 4. APPROVAL OF MINUTES:
November 9, 2015, Regular Meeting, November 17, 2015 Workshop**
- 5. COMMUNICATIONS:**
 - A. From the Public (Please limit comments to 3 minutes)**
 - B. From the Mayor**
 - C. From Staff or Employees**
- 6. COMMITTEE REPORTS:**
 - A. Finance – Audit Report on Current Bills**
 - B. Public Safety – November 17**
 - C. Public Works – November 18**
 - D. Administrative/Intergovernmental – November 23**
 - E. Community Development – November 17**
- 7. PUBLIC HEARING:
Public Hearing on 2016 Budget**
- 8. UNFINISHED BUSINESS:**
 - A. Ordinance No. 1548, Assuming the Rights, Powers, Functions and Obligations of the Clarkston Transportation Benefit District, 2nd Reading for Action**
- 9. NEW BUSINESS:**
 - A. Steve Skaggs, Community on Call**
 - B. Appointment to Planning Commission**
 - C. Ordinance No. 1549, 2/10ths Percent Sales Tax for Trans Benefit District, 1st Reading**
 - D. Ordinance No. 1550, 2016 Budget, 1st Reading**
 - E. Ordinance No. 1551, Amend CMC 2.44, 1st Reading**
 - F. Resolution No. 2015-12, Health & Welfare Benefit Disclosure**
 - G. Resolution No. 2015-13, Property Tax Levy**
 - H. Ordinance No. 1552, Sewer Rates, 1st Reading**
 - I. Ordinance No. 1553, Sanitation Rates, 1st Reading**
 - J. Authorization to Apply for Traffic Safety Grant**
 - K. PRTPO Planning Grant Application for Grantham Sidewalks**
- 10. COUNCIL COMMENTS**
- 11. EXECUTIVE SESSION: Litigation**
- 12. ADJOURN:**

Time limits for addressing the council have been established by council direction. Presentations are limited to 15 minutes and public comments are limited to 3 minutes per person, per topic. Please address your comments to the council.

CLARKSTON CITY COUNCIL MINUTES
November 9, 2015

COUNCIL:

<input checked="" type="checkbox"/> Beadles	<input checked="" type="checkbox"/> Nash
<input checked="" type="checkbox"/> Provost	<input checked="" type="checkbox"/> Kolstad
<input checked="" type="checkbox"/> Blackmon	<input checked="" type="checkbox"/> White

STAFF:

Chief Hastings Chief Cooper Clerk Storey City Attorney Grow PWD Martin

AGENDA CHANGES:

APPROVAL OF MINUTES:

MOTION BY BEADLES/NASH to approve the minutes of the October 26, 2015, Regular Meeting. Motion carried.

APPOINTMENT TO FILL VACANT COUNCIL POSITION:

MOTION BY KOLSTAD/NASH to appoint Belinda Campbell to the vacant council position. Motion carried. The Oath of Office was administered to Campbell and she was seated at the council table.

COMMUNICATIONS:

A. From the Public:

Tom Martin, said that November is National Caregiver month and we all know someone who is a caregiver. He commented that it can be a thankless task. He asked everything to give thanks to caregivers.

David Dolmency, 1430 Chestnut, said he was glad that the council recites the Pledge of Allegiance because that means they support the laws of the United States. He said that marijuana is an illegal drug under federal law and asked the council to maintain the ban on recreational marijuana.

Rosemarie Villario, 1301 Sycamore, said she believes in democracy. She said the people of Washington and the people of Clarkston voted and she would like to see the wants of the majority upheld.

Kevin Enyeart, 1115 Highland Ave, #57, asked the council if they want someone telling them what to put in their body. He said he thinks the ban should be lifted and it is not the council's business what he puts in his body as long as he is not hurting anyone.

Melissa Andrews, congratulated Campbell for winning the election. She said she was a caregiver for a long time and she saw a lot of people in pain. That is part of the reason she is in favor of marijuana. She thanked the veterans' for their service and said they fought for freedom for the country and she thinks the people's vote should matter.

Tom Martin said he has a problem with the way the ordinance is written regarding medical marijuana because medical marijuana is currently banned. Ordinance 1505 requires approval from Federal agencies, so the city has effectively banned medical marijuana.

B. From the Mayor:

Mayor Warren thanked everyone who voted for the EMS Levy and the Transportation Sales Tax.

C. From Staff: PWD Martin said he said he would report back on beekeeping. He said his research has revealed 16 areas of concern that the city would need to look at, everything from lot size to location. He said he feels it is a land use issue and suggested it go to the Planning Commission for review. He said the Planning Commission would make recommendations on whether it would be allowed and if so, in which locations. Beadles suggested that landlord approval should be required if the property is a rental. Nash said he would not be opposed to beekeeping in certain zones. Blackmon said the industrial zone and maybe large residential lots would be logical. Campbell said she thinks the city should investigate the issue. Provost asked who would be the enforcement agency. MOTION BY BLACKMON/NASH to take the issue of beekeeping to the Planning Commission. Motion carried, 5-

2, Provost and Beadles opposed.

COMMITTEE REPORTS:

Finance: Councilmember Provost reported that committee has reviewed the bills. MOTION BY PROVOST/BLACKMON to approve the October 31, 2015 invoices for \$1,075.58 and the November 9, 2015 invoices for \$421,088.13. Motion carried.

Public Safety: No meeting

Public Works: Councilmember Nash reported on the November 4 meeting. Beekeeping was discussed. Sidewalk improvements were discussed and the need to change city code to allow for filing of liens if the City has to do repairs. Traffic calming options were discussed. A drywell project on Sycamore was discussed and is on the agenda. Still reviewing business license requirements for rental property owners. A request for a draft lease was sent to Clarkston Free Parking.

Admin Committee: Councilmember Nash said committee met on November 9 and discussed a personnel issue.

Community Development: No meeting.

PUBLIC HEARING:

Public Hearing on Revenue Sources for the 2016 Budget, Including Property Tax

Mayor Warren opened the Public Hearing at 7:22 p.m.

Clerk Storey gave a brief report on the estimated revenues for the Current Expense Fund for 2016. There is an anticipated decrease in revenues of about \$15,000 compared to 2015. These are conservative estimates. The main sources of decrease are in grants and sales tax. Storey said that he planned only a minimal amount for marijuana revenue from the state, saying it is difficult to estimate because of the formula the state is using. Councilmember Nash commented that he is pleased at how accurate Storey's revenue projections are over the years.

Melyssa Andrews, 721 11th St. thanked PWD Martin for researching handicap play equipment for the parks.

Nick Swearingen, 1111 Sycamore, said the City could have all kinds of revenue if they would lift the ban. He commented that all the incumbents were voted out of office and that should speak for something.

The hearing was closed at 7:28 p.m.

UNFINISHED BUSINESS:

NEW BUSINESS:

A. Ordinance No. 1548, Assuming the Rights, Powers, Functions and Obligations of the Clarkston Transportation Benefit District, 1st Reading.

Ordinance No. 1548 was read by title.

B. Bid Award on Brush Truck

Chief Cooper reported on the results of the bid opening for the brush truck. Only one bid was received, from General Fire Apparatus for a base price of \$177,677 plus \$15,813.26 in sales tax. Options to bring the truck to NFPA standards add \$4,708.01 for a total price of \$198,906.28. Cooper said the truck will be funded with Assistance to Firefighters grant of \$200,000 which includes a 5% match. Chief Cooper gave kudos to Danny Tietz who did most of the work on the bid specs for the truck. MOTION BY NASH/BEADLES to award the bid to General Fire Apparatus for \$198,906.28. Motion carried.

C. Discussion and Direction for 2016 Property Tax Levy

Clerk Storey said she is asking council for direction to prepare a resolution for the next council

meeting to set the property tax levy, either with or without the 1% increase allowed by law. MOTION BY PROVOST/BEADLES to prepare a resolution to increase property taxes by 1% as allowed by law. Beadles commented that a 1% increase brings only about \$8,000 or \$9,000, which does not keep up with expenses. Motion carried.

D. Schedule Budget Workshop

A budget workshop was scheduled for Tuesday, November 17 at 6:00 p.m.

E. Approve Contract for Dry Well Installation

PWD Martin reminded council that the City entered into an agreement for Sycamore Street Grill to make revisions to allow for outdoor seating on Sycamore Street. A drywell is needed there to manage stormwater. Martin said the project would have been necessary even without the sidewalk revisions to eliminate flooding issues. Martin said he obtained three quotes and the low bid is from Roach Construction for just under \$12,000.00. Martin said the developer will be paying for the patchback of the pavement as their contribution to the project so the city's cost should be less than the \$12,000. Martin said the funds will come from the Stormwater budget. MOTION BY NASH/BEADLES to authorize the mayor to sign the agreement with Roach Construction for a total of \$11,666.06. Kolstad asked if there is any reason to think the low bid is not the best option. Martin said he has worked with this contractor on other projects and they are very responsible. Motion carried.

F. Discussion, Repeal Ban on Recreational Marijuana

Councilmember Kolstad said there are a lot of people who want to see the ban lifted. He said he has had discussion with the City's attorneys about whether there is reason not to lift the ban. He said the council has to be fiscally responsible and he is not convinced there is risk to the city. He asked Richardson or Grow to explain why the ban should not be lifted today. Attorney Richardson said that discussion would be held in executive session.

MOTION BY KOLSTAD/ CAMPBELL to take whatever steps necessary to start the process of lifting the ban. City Attorney Grow said the City has an attorney representing them on the lawsuits and the council should hear from him before making a decision. Richardson said there are risks that need to be managed before making a decision. He said Mr. Harper is scheduled to attend the council meeting on December 14. He suggested any action be tabled until after discussion. Kolstad asked how much that might cost the City. Richardson asked if he means having Harper meet with the Council or the cost of continuing litigation. Kolstad said there is a cost involved with continuing to prosecute Plemmons and Jackson and there is a cost involved with Harper continuing to represent the City. Kolstad said there is a court date on November 30 where the City is going to try and work against Kelly and Matt and he doesn't think the City needs to do that. Richardson said the City is not prosecuting either party; the criminal charges have been dismissed. The injunction against Greenfield Co. is in the appeal process which was filed by Greenfield. Richardson said the discussion on how to best manage those cases is a discussion that should occur in executive session. Kolstad the voters have spoken and the City needs to stop spending money on something that is no longer an issue.

MOTION BY PROVOST/BEADLES to table the topic until the council has received legal advice. Provost said his concern is to keep the City's liability at a minimum. Motion to table carried, 5-2, Kolstad and Campbell opposed.

COUNCIL COMMENTS:

Councilmember Nash congratulated the winners of the election. He said he would like to see the \$20 license tab fee repealed before the new sales tax goes into effect, possibly by January 1.

Councilmember Beadles commented on Mr. Martin's caregiver comments. He said there are approximately 40 million caregivers in the country and as the population ages, it will become even more prevalent.

Councilmember Campbell thanked people for their support.

Councilmember Kolstad said the reason there is a ban is because of the current council. He said their restraint now is laughable. He said the people have spoken and every incumbent is being replaced. And it is not just because of the marijuana issue.

Councilmember Beadles said people turned out for this election because there is controversy. He asked the audience if they would be around a year from now when there is no controversy. He asked how many have ever volunteered their time to help with organizations like Interlink.

EXECUTIVE SESSION:

Council went into executive session at 7:55 p.m. to discuss union negotiations and litigation. No action is anticipated as a result of the session. Anticipated length of session is 20 minutes. Session was extended for an additional 5 minutes. Council returned to open session at 8:25 p.m.

ADJOURNMENT:

Meeting adjourned at 8:25 p.m.

Vickie Storey, City Clerk

Kathleen A. Warren, Mayor

Total Fund Expenditures, 10/31/15	60260-61, 20154001-05	\$1,075.58
Total Fund Expenditures, 11/09/15	60262-63, 60308-373	\$139,039.66
Payroll, 10/31/15	60264-60307	\$282,048.47

DRAFT

CLARKSTONCITY COUNCIL MINUTES
Budget Workshop
November 17, 2015

CALL TO ORDER: Mayor Warren, 6:00 P.M.

COUNCIL:

- | | |
|--|--|
| <input checked="" type="checkbox"/> Beadles | <input checked="" type="checkbox"/> White |
| <input checked="" type="checkbox"/> Provost | <input checked="" type="checkbox"/> Blackmon |
| <input checked="" type="checkbox"/> Kolstad | <input checked="" type="checkbox"/> Nash |
| <input checked="" type="checkbox"/> Campbell | |

STAFF:

- | | |
|--|--|
| <input checked="" type="checkbox"/> Chief Cooper | <input checked="" type="checkbox"/> Chief Hastings |
| <input checked="" type="checkbox"/> PWD Martin | <input checked="" type="checkbox"/> Clerk Storey |

BUDGET WORKSHOP:

Mayor Warren called the meeting to order at 6:00 p.m.

Storey said she distributed some corrected pages for the budgets and the requested capital expenditures.

Nash commented on the landfill tipping fees. Storey explained that Asotin County has increased the tipping fee from \$40 per ton to \$48 per ton, a 20% increase. That price is supposed to remain the same for ten years. Staff is proposing at least a 7% rate increase to cover the increase. Beadles asked if an 8% increase would cover expenses better. Storey said she provided a proposal which shows both a 7% and 8% and what the customer rates would look like. Nash asked if we would need another big rate increase next year. Storey said we should not, as long as tipping fees stay at this level. PWD Martin commented that Asotin County negotiated this rate with City of Lewiston and it is passed on to their other users. Nash commented that the current expense fund is decreasing and he would like to see items that are funded from current expense covered in some other way to maintain reserves. Alley maintenance is one thing he would like to fund from TBD funds if possible, but isn't sure there will be funds available in time.

Campbell asked if there are any significant increases in this budget. Storey said there are no new programs and no new positions requested. Increases are to cover wages and benefits and other expense that we believe will increase.

Blackmon asked how much the new sales tax increase will generate. Storey said she has estimated about \$300,000 next year. The tax will begin April 1. That revenue will be in a new, dedicated fund.

Provost noted that there are not many capital projects in this budget. Storey said the document they have does not include the new brush truck or the exhaust system for the fire bay. But all but 5% of those expenses are covered by grants. A patrol car is in the budget. There are no construction projects planned. Provost said this budget appears to be pretty bare bones.

Provost commented on a letter he received today that he feels is full of errors. It talks about legal fees of \$300,000 and suggested they consider what is in the budget and not other material that may not be accurate.

Beadles commented that 75% of the budget is in personnel costs.

Kolstad commented on outside legal costs. He commented on the \$50,000 in the 2016 budget, which he feels is a complete waste. He said that there is a budget for a DARE officer, but said many studies have shown that DARE is not effective. Chief Hastings explained that the City has not done the DARE program for a couple of years because of staffing issues. Hastings said the DARE officer provided many other services besides DARE, such as training and patrol. That officer is now the school resource officer. If it were to be started again, it would be a less significant part of the officer's time than in the past. We no longer provide the program to Pomeroy or Asotin schools as we did in the past. Hastings said the DARE officer has had a big impact on the relationship of the police with the youth. Hastings said the kids and the parents are very positive about the program, but it is unlikely that we will provide the program

this year.

Kolstad said the \$50,000 budgeted in outside legal services seems excessive. Beadles commented that lawsuits are very expensive and the city doesn't always have control over those. He also commented that much of the expense over the last two years was over a construction project.

Provost asked Storey what needs to be done. Storey said she needs direction on rates for sewer and sanitation. There is currently 3% planned for sewer and 7% planned in sanitation. He asked about the supplemental budget requests. Storey said most of the items are in the budget with the exception of the brush truck and the exhaust system which will be added to the next version, along with any other changes the council decides on tonight. Storey added that the legal expense is an estimate she put in because there is no way of knowing where expense for the existing lawsuits will come in. If council wishes to change the amount, it can be done easily.

Nash said the 3% sewer rate increase sounds okay. Beadles said he would prefer to see 8% in sanitation to be sure we can maintain the trucks.

PWD Martin said earlier in the year council had authorized \$12,500 for a study on Southway Bridge. That estimate was lower than the proposals came in and now each agency's share is \$20,000. Blackmon asked how the estimate was so far off. Martin said some new technology using ground penetrating radar is being proposed to determine what is actually under the surface of the bridge. He said Lewiston will cover the cost and the City's share would not be due until October when the Southway expenses are distributed.

Martin said there has been discussion about improvements to the Costco / Walmart intersection. He said it is the number one project in the six-year plan and he believes it could be done for less than \$20,000. He asked to add \$20,000 for the project and that it could come from the TBD funds. Chief Hastings asked if that change would force Costco customers to use the 3rd & Fair Street intersection and how that would impact traffic. Martin said this planned change came from the North Clarkston traffic study and he will review that study. Add funding of \$20,000. Project will be reviewed further.

Martin said he has had a request for additional ADA compliant playground equipment. He is thinking of a swing for wheelchairs. He requested \$5,000, to purchase and install swings, starting with Beachview Park.

Kolstad said he would like to see the website redone or upgraded. He said the current website is not tablet friendly. His research indicates that it might cost \$15,000 to \$20,000. Storey said the company that does our website now offers other options and council could certainly look at what they have to offer and compare with others. Blackmon commented that he thinks that is too much to spend. Storey said the company that maintains the website now has options available and we could look at improvements. Storey suggested that if a couple of the council is interested in a presentation from our current vendor that could be arranged. Kolstad said we obviously have plenty to spend on lawsuits. He said that Storey clearly does a lot of work that would be done by two or three people in Lewiston.

White said that a few weeks ago there was some information provided about the distribution of marijuana tax revenue and it says that money can only be used for marijuana enforcement and not streets or websites or other projects.

Provost said he sees no harm in researching the website improvements since websites are the way people get information.

Consensus for sewer rates is 3% increase and 8% increase to sanitation. Storey said another option would be to take the Sanitation truck payment from vehicle replacement (\$36,000) and reduce the rate increase. That would allow the large increase to be spread over a couple of years instead of it hitting all at once.

Kolstad said that overall it is a pretty good budget. He would like to see some priorities that would do more for the people.

Provost said management wages should be discussed. Beadles said 5% is included in the budget. Kolstad commented that Clarkston operates on a lean budget and demands a lot from everyone who works here.

Kolstad asked if the budget can be amended. Storey said council can amend anytime.

Mayor Warren announced that there will be a public hearing on Monday night where the public is invited to comment.

Campbell said the City would welcome comments from citizens. They can be emailed and they would be shared.

ADJOURNMENT:

Meeting adjourned at 7:05 p.m.

Vickie Storey, City Clerk

Kathleen A. Warren, Mayor

DRAFT

Public Safety Committee

November 17, 2015

Attendance: Chief Hastings, Chief Cooper, Aalice White, Bill Provost, Dick Jones, Terry Beadles

The committee discussed the current climate of lawsuits. We recommend the City business license ordinance be amended to include a provision for an award of attorney fees when the City prevails on an action to enforce the business licensing ordinance. We recommend the council direct the staff to prepare an ordinance amending the City business license ordinance. (Agenda item for council action).

Chief Cooper discussed the future grant application with mutual aid partners for the replacement of SCBA air packs. This will allow interchangeability with our partners; upgrade air packs to current standards, present a combined grant application.

Fire Department on line training was discussed along with the need to upgrade the programs.

Patient care reporting was presented. The need for mobile devices for data input was discussed.

Chief Hastings presented the Washington State Safety Commission Grant application. Upon award of this grant; a radar unit for a patrol car will be purchased. We recommend that the Chief apply for this grant. (Agenda item for council action).

Saturday the Police Department will test for entry level and lateral Police Officer openings.

The Chief discussed Reserve Police Officer positions and the future Reserve Academy for training.

Public Works Committee
Nov. 18, 2015

Attendees: MITCH BEREMAN, ELAINE GODDER, MICHELLE BLY, ALICE WHITE, G NASH
J. MARTIN

Discussion Items...

AGENDA

- 1) PRTPO Grant opportunity (TAP funds)
Planning grant, (no match) for design of future sidewalk improvements in the vicinity of Grantham School. MICHELLE BLY T.D. & H
- ✓ 2) Rental Business License:
Discussion ELAINE GODDER, MITCH BEREMAN
- ✓ 3) Bee Keeping:
Discussion
- ✓ 4) Traffic Calming:
Discussion
- ✓ 5) Sycamore St. drainage project:
Complete
- ✓ 6) Walmart / Costco Intersection Project:
Impact on other entrance / exits to be reviewed.

ORDINANCE NO. 1548

AN ORDINANCE OF THE CITY OF CLARKSTON, WASHINGTON, ASSUMING THE RIGHTS, POWERS, FUNCTIONS AND OBLIGATIONS OF THE CLARKSTON TRANSPORTATION BENEFIT DISTRICT, AMENDING CHAPTER 12.01 OF THE CLARKSTON MUNICIPAL CODE; AND PROVIDING FOR SEVERABILITY AND AN EFFECTIVE DATE.

WHEREAS, pursuant to Ordinance No. 1525, the Clarkston City Council established a transportation benefit district to be known as the Clarkston Transportation Benefit District (“District” or “TBD”), with geographical boundaries comprised of the corporate limits of the City of Clarkston as they now exist or may hereafter be altered by future annexations; and

WHEREAS, the 2015 Legislature adopted Second Engrossed Substitute Senate Bill (“2ESSB”) 5987, the majority of which became effective on July 15, 2015; and

WHEREAS, Section 301 of the 2ESSB 5987 authorizes any city in which a TBD has been established pursuant to Chapter 36.73 RCW with boundaries coterminous with the boundaries of the city to assume the rights, powers, functions, and obligations of the TBD, by adoption of an ordinance or resolution of the city legislative authority; and

WHEREAS, Section 302 of 2ESSB 5987 provides that the assumption of the rights, powers, functions and obligations of a transportation benefit district may be initiated by the adopted of an ordinance or a resolution by the city legislative authority, indicating its intention to consider the assumption of such rights, powers, functions and obligations and setting a public hearing at which all interested parties may appear and be heard and at which the city does then consider the proposed assumption of the rights, powers, functions and obligations of the TBD; and

WHEREAS, on October 26, 2015, the City Council held a public hearing at which all interested parties were invited to appear and be heard; and

WHEREAS, following the conclusion of the public hearing, the City Council determined that the public interest and welfare would be satisfied by the City’s assumption of the rights, powers, functions and obligations of the District. Because such assumption would provide for more efficient administration of transportation maintenance and improvement funds previously authorized to be collected and expended by the District;

NOW, THEREFORE, BE IT HEREBY ORDAINED by the City Council of the City of Clarkston, Washington, as follows:

Section 1

Assumption of Clarkston Transportation Benefit District.

Pursuant to Section 303, subsection (1) of 2ESSB 5987, the City of Clarkston does hereby assume all of the rights, powers, immunities, functions and obligations of the Clarkston Transportation Benefit District, and the City of Clarkston is hereby vested with each and every right, power, immunity, function and obligation currently granted to or possessed by the Clarkston Transportation Benefit District as of the effective date of this Ordinance. The rights, powers, functions and obligations previously exercised

and/or performed by the governing body of the Clarkston TBD are hereby assumed by and transferred to the City of Clarkston City Council.

Section 2

New Section 12.01.015 Adopted. A new Section, 12.01.15, of the Clarkston Municipal Code is hereby adopted to read as follows:

12.1.15 Assumption of transportation benefit district.

From and after the effective date of this Ordinance, the City of Clarkston assumes all of the rights, powers, immunities, functions and obligations of the Clarkston Transportation Benefit District previously established in this chapter, and the City is hereby vested with each and every right, power, immunity, function and obligation granted to or possessed by the Clarkston Transportation Benefit District under Chapter 36.73 RCW this chapter, and/or any other applicable law as of the effective date of this ordinance. The rights, powers, functions and obligations previously exercise and/or performed by the governing body of the Clarkston TBD pursuant to Section 12.01.030 of this chapter are hereby assumed by and transferred to the Clarkston City Council.

Section 3

12.01.020 Amended. Pursuant to Section 303, subsection (2) of 2ESSB 5987, the governing body of the Clarkston Transportation Benefit District established in CMC Section 12.01.020 is hereby abolished, and CMC Section 12.01.020 is hereby adopted to read as follows:

12.01.020 Governing Board.

- ~~A. The governing board of the transportation benefit district shall be the Clarkston City Council acting in an ex-officio and independent capacity, which shall have the authority to exercise the statutory powers set forth in Chapter 36.73 RCW.~~
- ~~B. The treasurer of the transportation benefit district shall be the City Clerk/Treasurer.~~
- ~~C. The board shall develop a material change policy to address major plan changes that affect project delivery or the ability to finance the plan, pursuant to the requirements set forth in RCW 36.73.160(1).~~
- ~~D. The board shall issue an annual report, pursuant to the requirements of RCW 36.73.160(2).~~

- A. The Clarkston City Council shall have the authority to exercise the statutory powers set forth in Chapter 36.73 RCW and this chapter.
- B. The treasurer of the TBD shall be the City Clerk/Treasurer.
- C. The City shall implement the material change policy previously adopted by the Clarkston TBD to address major plan changes that affect project delivery or the ability to finance the plan, pursuant to the requirements set forth in RCW 36.73.160(1).
- D. The City Council shall issue an annual report pursuant to the requirements of RCW 36.73.160(2).

Section 4

12.01.030 Amended. Section 12.01.030 of the Clarkston Municipal Code is hereby amended to read as follows:

12.01.030 Functions of the District Authority of the City.

- ~~A. The District board may authorize a vehicle tax fee of up to \$20 per vehicle as provided for by RCW 82.80.140. Any expansion of the authorized purposes of the District shall be undertaken only after notice, hearing and adoption of an ordinance in accordance with RCW 36.73.050(2)(b) or a vote of the people pursuant to RCW 36.73.065(3).~~
- ~~B. When authorized by the voters pursuant to the requirements of Chapter 36.73, other taxes, fees, charges and tolls or increases in these revenue services may be assessed for the preservation, maintenance and operations of City streets. Additional transportation improvements may be added to the functions of the District upon compliance with the requirements of said chapter.~~
- ~~C. The Board shall have and exercise all powers and functions provided by Chapter 36.73 to fulfill the functions of the District.~~

- A. The City, acting by and through its city council, may authorize a vehicle fee of up to:
 - 1. \$20.00 per vehicle as provided for by RCW 82.80.140;
 - 2. Up to Forty Dollars (\$40.00) of the vehicle fee authorized in RCW 82.80.140 if a vehicle fee of Twenty Dollars (\$20.00) has been imposed for at least twenty-four months; and/or
 - 3. Up to Fifty Dollars (\$50.00) of the vehicle fee authorized in RCW 82.80.140 if a vehicle fee of Forty Dollars (\$40.00) has been imposed for at least twenty-four months and a district has met the requirements of subsection (6) of Section 309 of 2ESSB 5987.
- B. When authorized by the votes pursuant to the requirements of Chapter 36.73 RCW, the city may assess other taxes, fees, charges and tolls or increases in these revenue sources for the preservation, maintenance and operation of city streets and ways.
- C. The City shall have and may exercise any all powers and functions provided by Chapter 36.73 RCW to fulfill the purposes of Chapter 36.73 RCW and this chapter.

Section 5

12.01.040 Amended. Section 12.01.040 of the Clarkston Municipal Code is hereby amended as follows:

12.01.040 Transportation Improvements Funded.

~~The funds generated by the transportation benefit district shall be used for transportation improvements that preserve, maintain, operate and/or improve the existing transportation infrastructure of the City, consistent with the requirements of Chapter 36.73 RCW. The funds may be utilized for any lawful purpose under the Chapter; but all funds raised through the Transportation Benefit District shall be expended only for such preservation, maintenance, operation and/or improvement in accordance with the provisions of Chapter 36.73 RCW as the same exists or is hereafter amended. The funds expended by the District shall preserve, maintain, operate, and/or improve the City's existing investments in the transportation infrastructure, reduce the risk of transportation facility failure, improve safety, continue the cost-effectiveness of the City's infrastructure investments, and continue the improvement of the~~

~~transportation system. Additional transportation improvement projects may be funded only after compliance with the provisions of RCW 36.73.050(2)(b) following notice, public hearing and enactment of an authorizing ordinance.~~

The revenues generated by exercise of the powers granted in Section 12.01.030 and/or Chapter 36.73 RCW shall be used for transportation improvements that preserve, maintain and operate existing infrastructure of the city consistent with the requirements of Chapter 36.73 RCW. Expenditures of such revenues shall preserve, maintain and operate the city's previous investments in transportation infrastructure, reduce the risk of transportation facility failure, improve safety, or reduce congestion. Any change or expansion of these authorized purposes shall be undertaken only after notice, hearing and adoption of an authorizing ordinance in accordance with RCW 36.73.050(b)(2) or a vote of the people pursuant to RCW 36.73.065(c).

12.01.050 Dissolution of District.

The transportation benefit district shall be automatically dissolved when all indebtedness of the District has been retired and when all of the District's anticipated responsibilities have been satisfied.

Section 6

No existing Right Impaired. Pursuant to Section 304 of 2ESSB 5987, nothing in this Ordinance shall be construed as impairing or altering any existing rights acquired by the Clarkston TBD under Chapter 36.73 RCW, this chapter or any other provision of law applicable to transportation benefits districts. Nor does this assumption impair or alter any actions activities, or proceedings validated thereunder; any civil or criminal proceedings instituted thereunder; any rule, regulation, or order promulgated thereunder; any administrative action taken thereunder; nor the validity of any act performed by the Clarkston TBD or division thereof or any officer thereof prior to the assumption of such rights, powers, functions, and obligations by the City hereunder.

Section 7

Rules, Regulations, Pending Business and Contracts. Pursuant to Section 305, subsection (1) of 2ESSB 5987, all rules and regulations and all pending business before the board of the Clarkston TBD shall be continued and acted upon by the City Council. In addition, pursuant to subsection (2) of Section 305, all existing contracts and obligations of the Clarkston TBD remain in full force and effect, and will be performed by the City. The assumption does not affect the validity of any official act performed by any official or employee prior to the assumption authorized in Sections 1 and 2 of this Ordinance.

Section 8

Records of the Clarkston Transportation Benefit District. Pursuant to Section 306, subsection (1) of 2ESSB 5987, all reports, documents, surveys, books, records, files, papers, or other writings relating to the administrative of the powers, duties and functions available to the Clarkston TBD shall be made available to the City.

Section 9

Funds, Credits, Appropriations, Federal Grants or Other Assets. Pursuant to Section 306, subsection (2) of 2ESSB 5987, all funds, credits, or other assets held in connection with rights, powers, duties, and

functions of the Clarkston TBD assumed hereunder shall be assigned to the City. Further, pursuant to Section 306, subsection (3) of 2ESSB 5987, any appropriations or federal grant made to the Clarkston TBD for the purpose of carrying out the rights, powers, functions and obligations authorized to be assumed by the City must, on the effective date of the assumption, be credited to the City for the purpose of carrying out such assumed rights, powers, functions and obligations.

Section 10

Assumption of Indebtedness. Pursuant to Section 307 of 2ESSB 5987, the City assumes and agrees to provide for the payment of all of the indebtedness of the Clarkston TBD, including the payment and retirement of outstanding general obligation and revenue bonds (if any) issued by the Clarkston TBD.

Section 11

Effective Date. This ordinance shall be effective five days following passage and publication as provided by law.

Section 12

Corrections by City Clerk or Code Reviser. Upon approval of the City Attorney, the City Clerk and the code reviser are authorized to make necessary corrections to this ordinance, including the correction of clerical errors; references to other local, state or federal laws, codes, rules, or regulations; or ordinance numbering and section/subsection numbering.

Section 13

Severability. If any one or more section, subsection, sentence, clause or phrase of this ordinance, or its application to any person or circumstance, is held to be unconstitutional or invalid for any reason, or should any portion of this Ordinance be preempted by state or federal law or regulation, such decision or pre-emption shall not affect the validity of the remaining portions of this Ordinance or its application to other persons or circumstances, and the same shall remain in full force and effect.

PASSED by the City Council of the City of Clarkston, Washington this _____ day of November, 2015.

Kathleen A. Warren, Mayor

Attest:

Vickie Storey, City Clerk

Approved as to Form:

James Grow, City Attorney

Bullitt list for Clarkston City Council

Compiled by Steve Scaggs Director at :Community on Call

- From my research about using pot
 - 1 – what is THC? Tetrahydrocannabinol - causes psychological effects – in a nut shell it is a nerve irritant- the herbal plant base is the host for this nerve irritant. When it is ingested or inhaled it moves through either the lungs or the stomach and into the bloodstream then into tissue and irritates the nerve endings...thereby requiring a release of endorphins to act against the irritation. This release is interpreted by the mind as a “high” or positive response to an irritation. Once an individual has created a system of practiced use, pot can be manipulated to become a daily component of living under the influence of systematic “highs” that have many complex side effects. One of these side effects will be a noticeable change in the response mechanism of the brain. Response times related to various situations will cause greater crisis in and around the pot user. If the high is sufficient to change the value of what is important and what is ignored, then you can only imagine how our inner city traffic will be changed. Domestic violence situations will be more likely among pot users because of the irritation that is created by the desire for the next “high”.

- From my research about medical use of pot
 - 1 - This response can be determined to be a positive value in use as a medicine for various maladies. It does not have a healing effect on an abnormal cellular issue. However, the release of endorphins can give a relief from other effects of the body response to disease, disorder, and even the mental fatigue of fighting maladies. As a replacement for narcotics used for pain management, it creates fewer digestive system issues. Therefore it is valued for pain management. Even though pot use creates less attention to the values that life has, it is justified for pain management. However, it can have a detrimental effect on people who have chemical imbalances that cause mental health issues. So it brings to the streets of our communities a dilemma.. it has become a source of recreation in how it is used by most men and women. Yet, it will be a stress factor on those who have any mental health issues because it is a nerve irritant. People with mental health issues almost always manifest some type of fear when mental issues are not managed. Using pot will add irritation to the body’s response to dealing with the complex issues of dealing with mental health disorders. Another level of care giving is required for the person who has a mental health issue and habitually smokes pot.

- From my research about purchasing pot
 - 1- Our history of working with pot users show a tendency of those who purchase pot do not have unlimited income to make daily purchases. This causes individuals to seek co buyers and form cooperatives for purchasing quantities at discounts. We have also learned that the majority of pot purchases come from money that has been obtained through criminal behaviors. Unlike the majority of alcohol purchases. The dealers themselves are associated with

cooperatives that receive stolen properties and turn them into a created value and then redistributed back into local communities...via yard sales, loan/pawn shops, or direct advertising.

- From my research about re-distribution of pot
 - 1- What communities must know is that 60% of pot purchases usually go to a secondary market. This means that what pot is purchased is meted out into a channel of distribution. Our juvenile users depend on this channel of distribution. The easier the acquisition – the more pot is channeled into the juvenile market. The more pot in the juvenile market – the more pot gets into the schools and becomes ordinary carry even though it is illegal for juveniles to have pot... this does not even deal with the effects on our local communities in states that do not have legalized pot sales.

- From my research about how pot is converted to marijuana oil and the dangers
 - 1 - one popular way that pot is moved into circulation in our communities is by becoming remanufactured into an oil product. It is very dangerous and causes many fires. Most fires are contained in a small place but several have become catastrophic. The more available pot becomes, the more remanufacture of oil will be created. Look for more fires in our local communities... loss of property will push insurance rates higher and put a strain on our fire departments. How this oil is used in our communities will create another level of demand and will create more uses for pot and with that demand come more criminal elements and activities.

- From my research about the age of pot users
 - 1- We will see the faces of the purchasers and that will be converted to data about the ages of the users. It will be easy to say that because of the purchasers a type of data will show that most of the purchasers will be working adults with vehicles and paychecks. That is not true. It will be proven that at least 60% will be on some type of public assistance or some type of social security disability. The secondary market will be people younger than 21 and it will include kids as young as 9-10. It would be a fact to say that some of that pot will be purchased as a result of trading food stamps for pot. The families that have a pot user in the home will sky rocket the demand from other family members. Facts will also come out that will show that most juveniles that have parties that include alcohol will also have pot as an item to be consumed. Again, with easier adult access, more parties will include pot regardless which city in which state these parties occur.

- From my research about work related pot use
 - 1- Employers will notice an obvious change in the work environment. Those who smoke a “bowl” before work each day will have less agreement on the

manufacturing environment. This means that productivity will decrease where there are numerous pot users in any company. If UA's are instituted as a work place requirement, then those recreational users will fail their UA's because pot is not filtered out of the blood only through the kidneys. It will stay in the tissue of the user for up to six weeks after the last use and maybe longer in the tissue of high volume users. Work place environments will become more stressful and have higher rates of aggressive behavior because the high volume user will be seeking the relief of another "hit" in order to quell the irritation of the need for more pot to create more endorphin release.

- From my research about family conflicts related to pot use
 - 1- What we have seen over the years is the effects of how pot smokers on the order and environment of a family. When both parents are pot smokers, there is a 90% chance the children will smoke pot too. Again, it is to be noted that as a nerve irritant, pot will create some situations that cause budget problems, impairment issues, problems with keeping order and hygiene up to par, and the fact that in home use causes a secondary smoke problem that is documented to cause those who inhale secondary smoke will get high too. Families that include parents who do not smoke pot and have a child who does smoke pot will see an increase in stressful adversarial conditions that could lead to aggressive behaviors. The cause of stress will come from the fact that pot highs cause a less than average response mechanism in the user. That translates into life becomes less important to a habitual pot user. That will put children into an added level of conflict with parents then even already exists between parents and children. When society creates a norm that moves pot use into legal status, the argument against pot use is undermined. Parents can expect to have more conflicts with children who habitually smoke pot. Period!

- From my research about classroom performance related to pot use
 - 1- Youth have a much harder time fitting the habitual use of pot into their lives. Because pot side effects that cause delayed response are part of the habitual use of pot, those students will be less likely to excel in the classroom setting. They will likely stay away from any competitive settings, too. They just won't care enough about any effort that puts achievement as a priority. That irritation will need to be resolved therefore the next "hit" is the priority.. All of the parents that I have dealt with over the years, I have found that pot use creates a defined boundary of resistance to authority. When a habitual user gets into the classroom that resistance is manifested in ways that become negative in impact. The leader becomes a loser. The student that struggles with the concepts of education often gives up and lets the process of study, discussion, interdependence and cooperation get lost in the fog of pot use. Kids in grade school suffer from parents pot use too. They can be late getting to school many mornings. The parents would make excuses for being late often blaming the child but in reality they are getting their high in order to start their day. Children may get tagged for behavioral issues that prevent the

student from keeping up. When in reality the child is somewhat under the influence of pot use in the home. Again, second hand smoke does have an effect on the children.

- From my research about interacting with pot users
 - 1- In the 16 years of community outreach here in Clarkston, I have realized some truths about interacting with pot users.
- They believe it is a form of medicine. It is used as a remedy for:
 - Boredom
 - Crisis
 - Failure
 - Conflict
 - Social acceptance
 - Peer acceptance
 - Fear

This substance has become a remedy. It is valued for the power that it has of creating a life of justifying the habitual use of pot. It is very difficult to convince a pot user that it has any negative properties in association with social values. It is promoted as safer than alcohol to use. It is promoted as less socially offensive to be high rather than being drunk. It is promoted to have virtually no potential for causing destructive behaviors in virtually any social setting. Pot users view the impact of being high as a positive recreational experience. It is the most under studied substance because of the fact that the most important study would be in social settings and it has been and still is a federal crime for possession and distribution of pot. A fact checker would literally have to spend years around the social circles of pot users. That fact checker would have to be understanding of the value system that pot users create. That fact checker would not be able to be in any way a pot user. The justification for the use of pot is used to repress any objection to its value- medically or socially.
- From my research about pot users and conflicts with society norms
 - 1- One of the most drastic realities about my work in the community is the fact that pot users are behind in many areas of life. They seem to be slow to make decisions that relate to adult requirements in social settings. They seem to know that things can be better but lack the motivation to exert effort to make life better. They seem to settle for things being OK, and this becomes a plan of just surviving and not achieving. I also have documented pot users having a very low tolerance for dealing with crisis. They mostly have a fall back and back away attitude instead of applying problem solving and planning skills. They also play the blame game better than any other social group in our communities. It is very difficult to justify impairment as a way to work with others and get into collaborative relationships.

Interstate transport of pot and federal conflicts? Huge issues ---

ORDINANCE NO. 1549

AN ORDINANCE OF THE CITY OF CLARKSTON, WASHINGTON, FIXING AND IMPOSING A SALES AND USE TAX AS APPROVED BY VOTERS AND IN ACCORDANCE WITH RCW 82.14.0455, REQUESTING THAT THE WASHINGTON STATE DEPARTMENT OF REVENUE COMPUTE AND BEGIN COLLECTING AND REMITTING THE TAX PURSUANT TO STATE LAW, AND ADDING CLARKSTON MUNICIPAL CODE CHAPTER 3.59.

WHEREAS, in May 2014, the Clarkston City Council established the Clarkston Transportation Benefit District pursuant to RCW 35.21.225 and RCW 36.73; and

WHEREAS, voters within the City of Clarkston approved imposition of the sales and use tax at the November 2015 election; and

WHEREAS, on November 23, 2015, the City of Clarkston assumed the rights, powers, functions and obligations of the Clarkston Transportation District; and

WHEREAS, RCW Chapter 36.73.065 and RCW 82.14.0455 authorize the governing body of a transportation benefit district to fix and impose a voter approved sales and use tax at a rate of up to two tenth's of one percent for a period of ten (10) years for the purposes authorized in RCW 36.73; and

WHEREAS, RCW 82.14.0455 requires that the Washington State Department of Revenue collect the tax on behalf of the transportation benefit district with reimbursement for administrative costs as mutually agreed to by the City and the Department of Revenue

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLARKSTON AS FOLLOWS:

SECTION 1.0

Sections:

- 3.59.010 Imposed
- 3.59.020 Effective Date
- 3.59.030 Rate
- 3.59.040 Administration and Collection – Statutory Authority
- 3.59.050 Record Inspection
- 3.59.060 Administration and Collection – Contract
- 3.59.070 Allocation and Distribution
- 3.59.080 Violation – Penalty

Section 3.59.010 Imposed:

Pursuant to statutory authorization, the City of Clarkston hereby fixes and imposes the tax authorized under RCW 82.14.0455. This tax is in addition to other statutorily authorized taxes the City may decide to implement in the future. The tax shall be collected from those persons who are taxable by the state under RCW Chapters 82.08 and 82.12 upon occurrence of any within the City.

Section 3.59.020:

The effective date of the tax imposed by this chapter shall be April 1, 2016.

Section 3.59.030 Rate:

The rate of tax imposed by Section 3.59.010 shall be two-tenths of one percent of the selling price or value of the article used, as the case may be

Section 3.59.040 Administration and Collection – Statutory Authority:

The City hereby requests that the Washington State Department of Revenue compute the sales and use tax authorized by RCW Chapter 36.73 and RCW 82.14.0455 from the taxable transactions within the boundaries of the City of Clarkston, Washington. The administration and collection of the tax imposed by this chapter shall be in accordance with the provisions of RCW 82.14.050.

Section 3.59.050 Records Inspection:

The city consents to the inspection of such records as are necessary to qualify the city for inspection of records of the Department of Revenue, pursuant to RCW 82.32.330.

Section 3.59.060 Administration and Collection – Contract:

The mayor and city clerk-treasurer are authorized to enter into a contract with the Department of Revenue for the administration of this tax.

Section 3.59.070 Allocation and Distribution:

The receipts of sales or use tax imposed by this chapter shall be deposited into the Transportation Benefit District Fund and the use of such funds shall be spent in accordance with the requirements of chapter 36.73 RCW.

Section 3.59.080 Violation – Penalties:

Any seller who fails or refuses to collect the tax as required with the intent to violate the provisions of this chapter or to gain some advantage or benefit, either direct or indirect, and any buyer who refuses to pay any tax due under this chapter shall be guilty of a misdemeanor, and upon a conviction thereof shall be fined no more than five hundred dollars or imprisoned for not more than ninety days, or by both such fine and imprisonment.

SECTION 2.0

Severability:

If any section, subsection, paragraph, sentence, clause, or phrase of this ordinance is declared unconstitutional or invalid for any reason, such decision shall not affect the validity of the remaining parts of this ordinance.

SECTION 4.0

Corrections by City Clerk or Code Reviser:

Upon approval of the City Attorney, the City Clerk and the code reviser are authorized to make necessary corrections to this ordinance, including the correction of clerical errors; references to other local, state or federal laws, codes, rules, or regulations; or ordinance numbering and section/subsection numbering.

SECTION 3.0

Effective Date:

This ordinance shall take effect five (5) days after its passage, approval and publication, as provided by law.

PASSED by the City Council of the City of Clarkston this _____ day of _____, 2015.

APPROVED:

Kathleen A. Warren, Mayor

ATTEST:

Vickie Storey, City Clerk

APPROVED AS TO FORM:

James Grow, City Attorney

Passed by the City Council:

Published:

Effective Date:

ORDINANCE NO. 1550

AN ORDINANCE OF THE CITY OF CLARKSTON, WASHINGTON, ADOPTING THE FINAL BUDGET OF THE CITY FOR THE FISCAL YEAR COMMENCING JANUARY 1, 2016 AND APPROVING AN ORDINANCE SUMMARY FOR PUBLICATION.

WHEREAS, the Mayor of the City of Clarkston, Washington, completed and placed on file with the city clerk a proposed budget and estimate of the amount the moneys required to meet the public expenses, reserve funds and expenses of government of the City of Clarkston for the fiscal year ending December 31, 2016, and a notice was published that the council of said city would meet on the 23rd day of November, 2016, at the hour of 7:00 p.m., at Clarkston City Hall, 829 5th Street, Clarkston, Washington for the purpose of making and adopting a budget for said fiscal year and giving taxpayers within the limits of said city an opportunity to be heard upon said budget; and

WHEREAS, the City Council did meet at said time and place and did then consider the matter of the proposed 2016 budget; and

WHEREAS, the 2016 proposed budget does not exceed the lawful limit of taxation allowed by law to be levied on the property within the City of Clarkston for the purposes set forth in said budget, and the estimated expenditures set forth in said budget being all necessary to carry on the government of the City of Clarkston for the 2016 fiscal year and being sufficient to meet the various needs of the City of Clarkston during the 2016 fiscal year.

NOW, THEREFORE, the City Council of the City of Clarkston do ordain as follows:

Section 1. The budget for the City of Clarkston, Washington, for the year 2016 is hereby adopted at the fund level in its final form and content as set forth in the document entitled 2016 FINAL BUDGET, CITY OF CLARKSTON, three (3) copies of which are on file in the Office of the Clerk.

Section 2. Estimated resources, including fund balances or working capital for each separate fund of the City of Clarkston, and aggregate totals for all such funds combined, for the year 2016 are set forth in summary form on Exhibit A (attached) and are hereby appropriated for expenditure at the fund level during the year 2016 as set forth on Exhibit A.

Section 3. The City Clerk is directed to transmit a certified copy of the budget hereby adopted to the Division of Municipal Corporations in the State Auditor's Office and the Association of Washington Cities.

Section 4. This ordinance shall be in force and take effect five (5) days after publication of the attached summary, which is hereby approved.

Dated this 14th day of December, 2015

Kathleen A. Warren, Mayor

Authenticated:

Vickie Storey, City Clerk

SUMMARY OF ORDINANCE NO. 1550
OF THE CITY OF CLARKSTON, WASHINGTON

On December 14, 2015, the City Council of the City of Clarkston, Washington, approved Ordinance No. 1550, the main point of which may be summarized by its title as follows:

AN ORDINANCE OF THE CITY OF CLARKSTON, WASHINGTON, ADOPTING THE FINAL BUDGET OF THE CITY FOR THE FISCAL YEAR COMMENCING JANUARY 1, 2016 AND APPROVING AN ORDINANCE SUMMARY FOR PUBLICATION.

The full text of this ordinance will be mailed upon request.

APPROVED by the City Council at their meeting of December 14, 2015.

Vickie Storey, City Clerk

Published: _____

2016 FINAL BUDGET
 JANAUARY 1, 2016

FUND	DESCRIPTION	BEG BAL	ACTUAL REVENUES	OTHER FINANCING SOURCES	ACTUAL EXPENDITURES	OTHER FINANCING USES	END BAL
001	CURRENT EXPENSE	\$ 926,078	\$ 3,705,282	\$ 108,330	\$ 4,189,090	\$ 177,960	\$ 372,640
004	CE RESERVE	\$ 555,181	\$ 1,000	\$ 70,000	\$ -	\$ 20,000	\$ 606,181
006	EMP BENEFIT RESERVE	\$ 100,306	\$ 300	\$ 10,000	\$ -	\$ -	\$ 110,606
007	COMMUNITY PROJECTS	\$ 38,353	\$ 100	\$ -	\$ -	\$ -	\$ 38,453
010	NATIONAL NIGHT OUT	\$ 3,419	\$ 500	\$ -	\$ 900	\$ -	\$ 3,019
011	VICTIM'S RIGHTS	\$ 45,686	\$ 5,100	\$ -	\$ 10,000	\$ -	\$ 40,786
016	VEHICLE REPLCMENT	\$ 203,020	\$ 143,500	\$ -	\$ -	\$ 99,745	\$ 246,775
017	D A R E	\$ 4,726	\$ -	\$ -	\$ 2,750	\$ -	\$ 1,976
037	CDBG	\$ 7,354	\$ -	\$ -	\$ -	\$ -	\$ 7,354
102	RESCUE ONE	\$ 6,519	\$ 1,800	\$ -	\$ 3,000	\$ -	\$ 5,319
103	STREET FUND	\$ 150,527	\$ 641,200	\$ 40,000	\$ 778,280	\$ -	\$ 53,447
104	TRANS BENEFIT DIST	\$ 53,000	\$ 300,500	\$ -	\$ -	\$ 20,000	\$ 333,500
105	STREET RESERVE	\$ 46,214	\$ 200	\$ -	\$ -	\$ -	\$ 46,414

2016 FINAL BUDGET
 JANUARY 1, 2016

FUND	DESCRIPTION	BEG BAL	ACTUAL REVENUES	OTHER FINANCING SOURCES	ACTUAL EXPENDITURES	OTHER FINANCING USES	END BAL
108	DRUG ENFORCEMENT	\$ 40,181	\$ 2,150	\$ -	\$ 20,000	\$ -	\$ 22,331
120	EMS / AMBULANCE	\$ 216,154	\$ 1,043,200	\$ 105,000	\$ 1,128,220	\$ 50,800	\$ 185,334
121	EMS CAP RESERVE	\$ 102,147	\$ 400	\$ 42,000	\$ -	\$ 105,000	\$ 39,547
130	LODGING TAX FUND	\$ 553,694	\$ 92,500	\$ -	\$ 98,750	\$ -	\$ 547,444
202	MUNICIPAL CAP IMPRV	\$ 206,925	\$ 65,800	\$ -	\$ -	\$ -	\$ 272,725
400	SEWER O&M	\$ 722,458	\$ 1,963,000	\$ -	\$ 1,096,900	\$ 837,700	\$ 750,858
401	SEWER EQUIP RSRV	\$ 96,074	\$ 450	\$ 20,000	\$ -	\$ -	\$ 116,524
402	SEWER LINE RESERVE	\$ 499,131	\$ 2,500	\$ 20,000	\$ -	\$ -	\$ 521,631
403	SEWER CAPITAL REPLC	\$ 81,384	\$ 300	\$ 20,000	\$ -	\$ -	\$ 101,684
404	SEWER RESERVE	\$ 119,265	\$ 600	\$ -	\$ -	\$ -	\$ 119,865
405	WWTP CONSTRUCTION	\$ 400,177	\$ 1,000	\$ -	\$ 350,000	\$ -	\$ 51,177
406	SEWER REVENUE BONI	\$ 357,610	\$ 1,500	\$ 340,000	\$ 340,565	\$ -	\$ 358,545

2016 FINAL BUDGET
 JANUARY 1, 2016

FUND	DESCRIPTION	BEG BAL	ACTUAL REVENUES	OTHER FINANCING SOURCES	ACTUAL EXPENDITURES	OTHER FINANCING USES	END BAL
407	PWTF LOAN	\$ 27,875	\$ -	\$ 355,000	\$ 22,750	\$ 349,750	\$ 10,375
408	SRF LOAN	\$ 85,308	\$ 400	\$ 82,700	\$ 18,880	\$ 63,925	\$ 85,603
409	STORMWATER O & M	\$ 40,083	\$ 293,200	\$ 90,000	\$ 387,295	\$ -	\$ 35,988
410	SANITATION O&M	\$ 48,105	\$ 1,154,300	\$ 34,500	\$ 1,159,710	\$ 54,000	\$ 23,195
411	SAN. EQUIP RSRV	\$ 1,360	\$ 50	\$ 20,000	\$ -	\$ -	\$ 21,410
TOTALS		\$ 5,738,314	\$ 9,420,832	\$ 1,357,530	\$ 9,607,090	\$ 1,778,880	\$ 5,130,706

ORDINANCE NO. 1551

AN ORDINANCE AMENDING CERTAIN SECTIONS OF CHAPTER 2.44 OF THE CLARKSTON MUNICIPAL CODE CHAPTER, WHICH ESTABLISHES PERSONNEL RULES FOR THE CITY OF CLARKSTON

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF CLARKSTON, WASHINGTON, DO ORDAIN AS FOLLOWS:

SECTION 1.0

Clarkston Municipal Code Chapter 2.44 is hereby amended as follows:

2.44.590 Sick Leave

2.44.590(7).

~~All employees employed before January 1, 1985 shall be compensated in cash at their regular rate of pay for any unused accumulation of sick leave, 90 days maximum, when they are permanently separated from employment by death, retirement, or reduction in force.~~

Regular, full-time employees, not covered by a collective bargaining agreement, shall be compensated in cash for unused accumulation of sick leave when they are permanently separated from employment by death, retirement or reduction in force according to the following formula: 50% after (10) years' service; 100% after 20 years' service.

2.44.590(8) –

~~Employees hired after January 1, 1985, shall not be compensated in cash for any unused sick leave at termination.~~

2.44.650 Medical, dental and vision coverage.

~~The city shall provide all regular full time non-union employees with a medical coverage plan and a dental coverage plan and vision plan, and pay the entire costs for such medical, dental and vision coverage for the employees and dependents; provided further, that the city shall also provide medical, dental and vision coverage as set forth in this section for permanent part time hourly employees who work more than 50 hours a month and all permanent part time salaried employees, at the discretion of the city council.~~

The City shall provide all regular, full-time non-union employees with a medical coverage plan, a dental coverage plan and a vision coverage for the employees and their dependents. The employee will pay 10% of the total premium for medical coverage.

SECTION 2.0

Corrections by City Clerk or Code Reviser. Upon approval of the City Attorney, the City Clerk and the code reviser are authorized to make necessary corrections to this ordinance, including the correction of clerical errors; references to other local, state or federal laws, codes, rules, or regulations; or ordinance numbering and section/subsection numbering.

SECTION 3.0

Severability. If any one or more section, subsection, sentence, clause or phrase of this ordinance, or its application to any person or circumstance, is held to be unconstitutional or invalid for any reason, or should any portion of this Ordinance be preempted by state or federal law or regulation, such decision or pre-emption shall not affect the validity of the remaining portions of this Ordinance or its application to other persons or circumstances, and the same shall remain in full force and effect.

SECTION 4.0

Effective Date. This ordinance shall be in full force and effect upon the signing hereof by the Mayor, authentication by the City Clerk and publication as required by law.

PASSED by the City Council of the City of Clarkston, Washington this _____ day of December, 2015.

Kathleen A. Warren, Mayor

Authenticated:

Vickie Storey, City Clerk

RESOLUTION NO. 2015-12

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CLARKSTON,
WASHINGTON, ADOPTING A POLICY FOR HEALTH AND WELFARE BENEFIT
DISCLOSURE

WHEREAS, the Patient Protection and Affordable Care Act (PPACA) includes
provisions for Employer Shared Responsibility; and

WHEREAS, the City needs to establish guidelines for administering Employer Shared
Responsibility;

NOW THEREFORE, the City Council of the City of Clarkston, Washington does resolve
as follows:

Section 1. The City of Clarkston Health and Welfare Benefit Disclosure Policy as set
forth in Exhibit A, attached hereto and incorporated by this reference, is hereby adopted.

Section 2. This policy is effective immediately upon passage of this Resolution by the
City Council.

DATED this 23rd day of November, 2015.

Kathleen A. Warren, Mayor

Attest:

Vickie Storey, City Clerk

CITY OF CLARKSTON POLICY & PROCEDURE

HEALTH AND WELFARE BENEFIT DISCLOSURE

POLICY: The City of Clarkston provides its employees with various health and welfare benefits. Information and summaries intended to explain these benefit plans will be furnished to all plan participants and beneficiaries on a timely and continuing basis. The City reserves the right to modify, amend or terminate its health and welfare benefits as they apply to all current, former and retired employees. Additionally, the Administrator of each benefit plan has the discretionary authority to determine eligibility for benefits and to interpret the plan's terms.

1.0 Health Coverage. The City of Clarkston Health Coverage policy is administered in accordance with the Employer Shared Responsibility provisions of the Patient Protection and Affordable Care Act, as amended (PPACA). Under the terms and conditions of this policy and City's health benefits plan, the City provides health coverage to full-time employees and their dependents up to age 26. The benefits, terms and conditions of the City's health benefits plan, including costs owed by eligible employees, are explained in a separate plan document (the "Plan") and/or in applicable collective bargaining agreements. If there are conflicts between this policy, the Plan and any collective bargaining agreements, the collective bargaining agreement shall control. If the agreement does not satisfy the minimum protections of the PPACA the parties shall negotiate a modification that at least meets the minimum.

2.0 Definitions and Classifications.

Full-time. At time of hire or change in job classification, employee is reasonably expected to work, on average, 30 or more hours per week. Full-time employees are eligible for health coverage and will be enrolled in health coverage as specified in the Plan. In no event shall the date of enrollment be later than the first day of the fourth calendar month following the date of hire or the date of change in job classification.

Part-time. At time of hire or change in job classification, employee is reasonably expected to work, on average, less than 30 hours per week. Part-time employees are subject to monthly and annual hours limitations and are generally not eligible for health coverage, unless they satisfy the criteria below or are otherwise entitled to coverage under the terms of the Plan or applicable collective bargaining agreement.

If, based on City prior approval, a part-time employee averages 30 or more hours per week during a measurement period (discussed below), the employee will be deemed a full-time employee, eligible for health coverage during a subsequent stability period (discussed below).

Variable-hour. At time of hire or change in job classification, the City cannot reasonably determine whether employee will or will not average 30 or more hours per week. Variable-hour employees are subject to monthly and annual hours limitations and are generally not eligible for health coverage, unless otherwise specified under the terms of the Plan or applicable collective bargaining agreement. If, based on the City's prior approval, a variable-hour employee averages 30 or more hours per week during a measurement period (discussed below), the employee will be deemed a full-time employee, eligible for health coverage during a subsequent stability period (discussed below).

Seasonal. At time of hire or change in job classification, employee is hired or re-hired into a position for which the customary annual employment is approximately six months or less, beginning in approximately the same season of each calendar year. Seasonal employees are subject to a mandatory break in service of approximately six continuous months and are not eligible for health coverage, unless otherwise specified under the terms of the Plan or applicable collective bargaining agreement.

Dependents. Children of full-time employees up to age 26 (including the entire calendar month in which a child turns age 26). Includes biological and adopted children and stepchildren. Also includes spouses. Excludes domestic partners and foster children. Dependents of full-time employees are eligible for health coverage.

Volunteers. Individuals who provide services to the City on a voluntary basis and whose compensation is limited to: (1) reimbursement for reasonable expenses incurred in the performance of services as a volunteer; (2) reasonable fringe benefits, excluding health coverage; and/or (3) nominal fees or honorarium provided in connection with services as a volunteer. Volunteers are not employees and are not eligible for health coverage.

3.0 Work Hour Limitations: For certain employee classifications, the City restricts the maximum annual and/or monthly hours of work.

Full-time employees are not subjected to an annual or monthly hours limitation and may work 30 or more hours per week, without limit, unless otherwise limited by City's overtime policy, job description, the terms of any applicable collective bargaining agreement, or the terms of any other City policy or agreement. Full-time employees are not subject to initial or standard measurement, administrative, or stability periods (discussed below).

Part-time employees are subject to an annual hours limitation and may not exceed 1500 hours annually without the City's prior approval. In addition to an annual hours limitation, part-time employees may not exceed 125 hours in any single calendar month without the City's prior approval. Part-time employees are subject to initial and standard measurement, administrative, and stability periods (discussed below).

Variable-hour employees are subject to an annual hours limitation and may not exceed 1500 hours annually without the City's prior approval. In addition to an annual hours limitation, variable-hour employees may not exceed 125 hours in any single calendar month without the City's prior approval. Variable-hour employees are subject to both initial and standard measurement, administrative, and stability periods (discussed below).

Seasonal employees are not subject to an annual or monthly hours limitation and may work 30 or more hours per week, without limit, unless otherwise limited by City's overtime policy, job description, the terms of any applicable collective bargaining agreement, or the terms of any other Employer policy or agreement. Seasonal employees are limited to an annual employment duration of approximately six months and must have an annual break in service of approximately six continuous months before being eligible for re-hire. Seasonal employees may work longer than six months with the City's prior approval. Seasonal employees are subject to initial and standard measurement, administrative and stability periods (discussed below).

4.0 Measurement and Administrative Periods – Initial Periods.

Employer uses a 12-month initial measurement period to measure the hours of new part-time, variable-hour, and seasonal employees.

The City uses an initial administrative period of not longer than two months, divided in two phases. The first phase begins on the date of hire of a new part-time, variable-hour, or seasonal employee and continues until the last day of that calendar month. The second phase begins at the end of the 12-month initial measurement period and lasts for one full calendar month. The purpose of the first phase of the initial administrative period is to reduce administrative complexity by consolidating all new part-time, variable-hour, and seasonal employees hired during a month into the same initial measurement and stability periods. The purpose of the second phase of the initial administrative period is to allow the City to calculate the hours worked by employees during the initial measurement period and to enroll eligible employees in health coverage.

The City uses a 12-month initial stability period for purposes of providing or excluding health coverage to new part-time, variable-hour, and seasonal employees. If an employee works an average of 30 hours or more per week during an initial measurement period, the employee will be deemed a full-time employee and will be eligible for health coverage during the initial stability period, regardless of the hours worked during the initial stability period, so long as the employee remains employed by the City. If an employee works an average of less than 30 hours per week during the initial measurement period, the employee will not be deemed a full-time employee and will not be eligible for health coverage during the initial stability period, regardless of the hours worked during the initial stability period.

Initial Administrative Period (Phase 1)	Begins on date of hire, continues until end of month.
Initial Measurement Period	Begins on first day of first full calendar month following date of hire and continues for 12 months.
Initial Administrative Period (Phase 2)	Begins on first day of first full calendar month following Initial Measurement Period and lasts for the entire month.
Initial Stability Period	Begins on first day of first full calendar month following Phase 2 of the Initial Administrative Period and continues for 12 months.

To determine the average hours worked by each employee during the 12-month initial measurement period, the City will divide the employee's total hours worked during the period by 52.

Example:

- Employee A is hired as a new variable-hour employee on April 2, 2015. Employee B is hired as a new part-time employee on April 15, 2015.
- Under the first phase of the initial administrative period, Employee A is placed into an initial administrative period from April 2, 2015 through April 30, 2015. Employee B is placed into an initial administrative period from April 15, 2015 through April 30, 2015. (*The purpose of the first phase of the initial administrative period is to reduce administrative complexity by consolidating all new part-time, variable-hour, and seasonal employees hired in the same calendar month into the same initial measurement and stability periods.*)
- Employee A and Employee B both have initial measurement periods beginning May 1, 2015 and ending April 30, 2016 (12 months).
- Employee A and Employee B are both subject to the second phase of the initial administrative period beginning May 1, 2016 and ending May 31, 2016 (one month). During

this period, the City calculates Employee A's and Employee B's hours worked during the initial measurement period.

- Employee A and Employee B are both subject to an initial stability period beginning June 1, 2016 and ending May 31, 2017 (12 months). If either employee averaged 30 or more hours per week during the initial measurement period, he/she will be offered and enrolled in health coverage during the initial stability period. If either employee averaged fewer than 30 hours per week during the initial measurement period, he/she will be excluded from health coverage during the initial stability period.

5.0 Measurement and Administrative Periods – Standard Periods.

The City uses a 12-month standard measurement period to measure the hours of all ongoing part-time, variable-hour, and seasonal employees hired on or before the start of a standard measurement period.

The City uses a standard administrative period of 31 days. The purpose of the standard administrative period is to calculate the hours worked by employees during the preceding standard measurement period and to enroll eligible employees in health coverage during the resulting standard stability period.

The City uses a 12-month standard stability period for purposes of providing or excluding health coverage to ongoing part-time, variable-hour, and seasonal employees. If an employee works an average of 30 hours or more per week during a standard measurement period, the employee will be deemed a full-time employee and will be eligible for health coverage during the resulting standard stability period, regardless of the hours works during the standard stability period, so long as the employee remains employed by the City. If an employee works an average of less than 30 hours per week during the standard measurement period, the employee will not be deemed a full-time employee and will not be eligible for health coverage during eh resulting standard stability period, regardless of the hours worked during the stability period.

Standard Measurement Period	December 1 of each year through November 30 of the following year.
Standard Administrative Period	December 1 through December 31 of each year.
Standard Stability Period	January 1 through December 31 of each year.

To determine the average hours worked by each employee during the 12-month standard measurement period, the City will divide the employee's total hours worked during the period by 52.

Example:

- Employee C is an ongoing variable-hour employee who was hired on or before December 1, 2017 (the start of the Employer's standard measurement period).
- Starting in 2017, Employee C's standard measurement period begins December 1, 2017 and ends November 30, 2018 (12 months).
- Employee C's standard administrative period begins December 1, 2018 and ends December 31, 2018. During this period, Employer calculates Employee C's hours worked during the preceding standard measurement period. If Employee C averaged 30 or more hours per week during the preceding standard measurement period, Employee C will be eligible for health coverage during the resulting standard stability period. If Employee C averaged below 30 hours per week during the preceding standard measurement period, Employee C will be excluded from health coverage during the resulting standard stability period.
- Employee C's standard stability period begins January 1, 2019 and ends December 31, 2019 (12 months).

- Employee C's next standard measurement period begins December 1, 2018 and ends November 30, 2019 (12 months).

6.0 Measurement and Administrative Periods – Overlapping Initial and Standard Periods.

The City's standard measurement periods apply to all ongoing part-time, variable-hour, and seasonal employees hired by the City on or before the start date of a standard measurement period. New part-time, variable-hour, and seasonal employees will be measured by both the City's initial measurement period and the first standard measurement period beginning on or after each employee's date of hire.

Example:

- Employee D is a new variable-hour employee, hired on September 29, 2015
- Employee D is subject to the first phase of the initial administrative period, beginning September 29, 2015 and ending one day later, September 30, 2015.
- Employee D is subject to an initial measurement period beginning October 1, 2015 and ending September 30, 2016.
- Employee D is subject to the second phase of the initial administrative period, beginning October 1, 2016 and ending October 31, 2016.
- Employee D is subject to an initial stability period beginning November 1, 2016 and ending October 31, 2017.
- Because Employee D was hired on or before Employer's 2015 standard measurement period, Employee D is concurrently subject to the standard measurement period beginning December 1, 2015 and ending November 30, 2016.
- Employee D is subject to a standard administrative period beginning December 1, 2016 and ending December 31, 2016.
- Employee D is subject to a standard stability period beginning January 1, 2017 and ending December 31, 2017.

Based on the overlapping nature of initial and standard measurement and stability periods, situations will arise where part-time, variable-hour and seasonal employees will be subject to simultaneous initial and standard measurement, administrative, and stability periods.

If the City determines an employee is eligible for health coverage during an initial measurement period or standard measurement period, the employee must be enrolled in health coverage for the entire associated stability period. This is the case even if the employee is determined to be eligible for health coverage during the initial measurement period but determined not to be eligible for coverage during the overlapping or immediately following standard measurement period. In such a case, the City may exclude the employee from health coverage only after the end of the initial stability period. Thereafter, the employee's eligibility for health coverage would be determined in the same manner as that of other ongoing part-time, variable-hour, or seasonal employees.

In contrast, if the City determines an employee is not eligible for coverage during the initial measurement period, but is eligible for coverage based on the overlapping or immediately following standard measurement period, employee will be eligible for health coverage for the entire standard stability period (even if the standard stability period begins before the end of the initial stability period). Thereafter, the employee's eligibility for health coverage would be determined in the same manner as other part-time, variable-hour, or seasonal employees.

7.0 Rules Concerning Eligibility and Enrollment.

To be enrolled in health coverage under the Plan, eligible employees must comply with all applicable application requirements and deadlines. Failure to do so may result in delayed or no enrollment until the next annual enrollment period or upon a qualified change in status.

If an eligible employee's payment for the cost of health coverage is untimely, the terms of the Plan provides when coverage terminates and whether there is a grace period for payment. The City is not required to provide health coverage the period for which the cost of health coverage is not timely paid and may terminate coverage.

Eligible employees have the right to waive enrollment in the City's health coverage. Employer will provide a written waiver that must be timely completed, signed, and submitted by an eligible employee desiring to waive enrollment. Unless the Plan specifies otherwise, a new waiver must be completed annually. The City will provide otherwise eligible employees who previously waived enrollment in health coverage the opportunity to enroll at least once annually.

Hours for Paid and Unpaid Leave during Measurement Periods.

Hours of service for employees during measurement periods include both actual hours of service worked in addition to paid hours for vacation leave, sick leave, holiday leave, or other paid leave.

Periods of unpaid leave, including unpaid FMLA or military leave, are excluded from the hours calculation during any measurement period. *Example:* Employee E is a variable-hour employee subject to a 12-month (52 week) standard measurement period. During the standard measurement period, Employee E takes four weeks of unpaid FMLA leave. The four weeks of unpaid FMLA leave are excluded from the hours calculation. The average is calculated by the total hours worked by Employee E during the standard measurement period (12 months), divided by 48 weeks (instead of 52 weeks).

Administrative periods overlap with measurement and stability periods. Employees offered health coverage during a stability period must remain enrolled in coverage during a subsequent administrative period. Employees excluded from health coverage during a stability period remain excluded from coverage during a subsequent administrative period.

8.0 Breaks in Service.

Employees, regardless of classification, who separate their employment with the City, voluntarily or involuntarily, must have a break in service of at least 13 consecutive weeks before being eligible for re-hire. Employees re-hired after a break in service of at least 13 continuous weeks will be treated as a "new" employee, without any consideration given to previous hours worked or previous measurement or stability periods that may have applied prior to separation.

Employees who are re-hired into full-time positions must be enrolled in health coverage no later than the first day of the fourth calendar month following their date of re-hire. Employees who are re-hired into part-time, variable-hour or seasonal positions are subject to the City's initial measurement, initial administrative, and initial stability periods.

The City reserves the right to suspend this rule on a case-by-case basis.

RESOLUTION NO. 2015-13

A RESOLUTION OF THE CITY OF CLARKSTON, WASHINGTON, SETTING THE PROPERTY TAX LEVY FOR 2016.

WHEREAS, the City Council of the City of Clarkston held a Public Hearing on Revenue Sources including the property tax levy on November 9, 2015, and considered its budget for the calendar year 2016; and

WHEREAS, the districts actual levy amount from the previous year was \$920,388; and

WHEREAS, the population of this district is less than 10,000

BE IT HEREBY RESOLVED by the City Council of the City of Clarkston, Washington that an increase is hereby authorized for the levy to be collected in the 2016 tax year.

The dollar amount of the increase over the actual levy amount from the previous year shall be \$9,204.00, which is a percentage increase of 1% from the previous year. This increase is exclusive of additional revenue resulting from new construction, improvements to property, newly constructed wind turbines, any increase in the value of state assessed property, any annexations that have occurred and refunds made.

Adopted this 23rd day of November, 2015.

Kathleen A. Warren, Mayor

ATTEST:

Vickie Storey, City Clerk

LEVY CERTIFICATION

In accordance with RCW 84.52.020, I, Vickie Storey, Clerk/Treasurer for the City of Clarkston, do hereby certify to the Asotin County legislative authority that the Council of said district requests that the following levy amounts be collected in 2016 as provided in the district's budget, which was adopted at a public hearing held on November 9, 2015.

2016 Levy	\$929,592
New Const (estimate)	\$ 16,600
State Utilities (estimate)	\$2,500

Regular Levy: \$948,692

Excess (EMS) Levy \$570,400

Signature: _____
 Vickie Storey, Clerk/Treasurer

Date: _____

ORDINANCE NO. 1552

AN ORDINANCE AMENDING CLARKSTON MUNICIPAL CODE CHAPTER 14.06.060 and 14.06.110, WHICH ESTABLISHES SEWER COLLECTION AND DISPOSAL CHARGES

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF CLARKSTON, WASHINGTON, DO ORDAIN AS FOLLOWS:

SECTION 1.0

Clarkston Municipal Code Chapter 14.06 is hereby amended as follows:

14.06.060 Rates – Sanitary Sewer.

(a) The city council shall establish, by ordinance, rates for sewer service as provided in RCW 35.67.190.

(b) The following rates are hereby established, effective January 1, 2016:

Classification	Monthly Base Charge	Monthly Sewer Charge per 100 Cubic Feet of Water Consumed	Average Monthly Rate by Classification
Residential	\$12.69	\$2.68	\$30.00
Commercial	\$24.43	\$2.68	\$60.00

(c) The following accounts shall be billed at a rate equivalent to the monthly average for their classification:

1. Greenhouses
2. Concrete Processing Plants
3. Schools (in the months of July and August only)
4. Accounts not connected to the public water system.

(d) Automatic car washes shall be charged three (3) times the commercial average.

(e) Properties outside the corporate limits that have not fully participated in a City ULID shall have a rate 50% greater than the rate charged for similar service inside the City's corporate limits.

14.06.110

(1) Owners or managers of residential and commercial properties may apply to the city for suspension of service prior to the time the premises become unoccupied. Suspension of service shall not apply to multi-unit properties served by one water meter, where individual unit water consumption cannot be determined. Application shall be made on forms provided by the city and approved by the office of the city treasurer. Upon approval, the sewer service shall be suspended and the regular charge for the service shall

be suspended and replaced with a service/standby charge until the premises are reoccupied.

(2) No credit for suspension of service shall be given unless the premises remain unoccupied for 30 consecutive days.

(3) Service/standby charges shall take effect the month in which the property owner/manager makes application to the city, provided the property has been vacant for 30 consecutive days. For those properties vacant 15 days or less at the time application is made but anticipated to be vacant 30 consecutive days or more, the effective date shall be the first of the month following application.

~~(4) Service/standby charges shall be dropped after 30 consecutive days of vacancy from the effective date of the application.~~

(4) Upon re-occupancy, the regular charge shall be re-established. The owner shall notify the city of the re-occupancy.

(5) Service/standby charges for qualifying properties under this section shall be \$5.00 per month for residential properties and ~~\$10.00 per month for~~ commercial properties.

(6) There shall be no suspension of service for the stormwater portion of the fees.

SECTION 2.0

This ordinance shall be in full force and effect as of January 1, 2016 upon the signing hereof by the Mayor, authentication by the City Clerk and publication as required by law.

DATED this 14th day of December, 2016.

Kathleen A. Warren, Mayor

Authenticated:

Vickie Storey, City Clerk

ORDINANCE NO. 1553

AN ORDINANCE AMENDING CLARKSTON MUNICIPAL CODE CHAPTER 14.18, WHICH ESTABLISHES REGULATIONS FOR GARBAGE COLLECTION

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF CLARKSTON, WASHINGTON, DO ORDAIN AS FOLLOWS:

SECTION 1.0

Clarkston Municipal Code Chapter 14.18 is hereby amended as follows:

14.18.060 Rates.

1. The city council shall establish, by ordinance, rates for sanitation service as provided in RCW 35.92.020.

2. The following rates are hereby established, effective January 1, 2016:

(a) The following charges shall apply to properties using City provided garbage carts and serviced one time per week. These carts are numbered and owned by the City. Carts will be assigned to the property address by that number. The following rates shall also permit the pickup of yard waste (grass clippings, vegetation, and leaves) that is placed in a City provided 96-gallon mobile cart. The 96-gallon yard waste container is numbered and owned by the City and will be assigned to the property address by that number. The property owner shall be responsible for damages to the cart (either yardwaste or solid waste) caused by misuse or neglect. Multi-unit residential properties larger than a four-plex, commercial properties with the exception of churches (and only upon written request to the City), and persons providing lawn care service for a fee, as evidenced by a city business license, are not subject to the City's yardwaste program.

Classification	35 Gal Container	64 Gal Container	96 Gal Container	Each additional Yardwaste Container
Residential	\$17.65	\$22.70	\$27.55	\$6.65
Multi-Residential -Per unit	\$17.65	\$22.70	\$27.55	\$6.65
Commercial	\$19.35	\$26.10	\$32.95	N/A
Churches w/yardwaste	\$21.20	\$27.90	\$34.75	\$6.90
Extra Can / Garbage	\$ 7.00	\$12.40	\$19.45	

(b) Dumpster Charges – All accounts using bins of one cubic yard or greater shall be charged according to the following schedule:

SANITATION RATES-DUMPSTERS							
	CHARGE	2X/WK	3X/WK	4X/WK	5X/WK	6X/WK	XTRA P.U.
1 CY	\$37.90	\$75.80	\$113.70	\$151.60	\$189.50	\$227.40	\$8.75
1.5 CY	\$56.85	\$113.70	\$170.60	\$227.40	\$284.30	\$341.20	\$13.10
2 CY	\$75.80	\$151.60	\$227.40	\$303.20	\$379.00	\$454.80	\$17.50
3 CY	\$113.70	\$227.40	\$341.10	\$454.80	\$568.50	\$682.20	\$26.25
4 CY	\$151.60	\$303.20	\$454.80	\$606.40	\$758.00	\$909.60	\$35.00
5 CY	\$189.50	\$379.00	\$568.50	\$758.00	\$947.50	\$1137.00	\$43.75
6 CY	\$227.40	\$454.80	\$682.20	\$909.60	\$1137.00	\$1364.40	\$52.50
10 CY	\$379.00	\$758.00	\$1,137.00	\$1516.00	\$1,895.00	\$2,274.00	\$87.50

3. Standby Charges. ~~service standby charge shall be assessed on the following schedule:~~

(a) Owners or managers of residential and commercial properties may apply to the city for suspension of service prior to the time the premises become unoccupied. Application shall be made on forms provided by

the city. Upon approval, the sanitation service shall be suspended and the regular charge for the service shall be suspended and replaced with a service/standby charge until the premises are reoccupied.

(b) No credit for suspension of service shall be given unless the premises remain unoccupied for 30 consecutive days.

(c) Service/standby charges shall take effect the month in which the property owner/manager makes application to the city, provided the property has been vacant for 30 consecutive days. For those properties vacant 15 days or less at the time application is made but anticipated to be vacant 30 consecutive days or more, the effective date shall be the first of the month following application.

(d) Upon re-occupancy, the regular charge shall be re-established. The owner shall notify the city of the re-occupancy.

(e) Service/standby charges for qualifying properties under this section shall be \$5.00 per month for residential and commercial properties.

Classification	Standby Charge
Residential	\$5.00
Commercial	\$10.00 \$5.00

~~Service standby charges shall be suspended after sixty (60) days of vacancy.~~

4. Non-resident Charges. All accounts located outside Clarkston’s city limits shall be charges at a rate of 50% greater than charges for identical service within the city limits.

5. Fees for Transporting Roll-off Containers. The charges for pickup and dumping of commercial roll-off units shall be:

Classification	Charges
Compaction Units	\$180.00 per trip
Demolition Units	\$180.00 per trip
Rent for 20 yd. Roll-off	\$35.00 per week
Rent for containers up to 5 c.yd.	\$25.00 per month
Tipping fees	Actual based on weight tickets

6. No later than November of each year the City Council shall review the rates for all classifications of service and adjust the rates as necessary to ensure that operating expenses of the utility are met. Rate changes shall be set by ordinance and become effective on January 1 of each year.

SECTION 2.0

This ordinance shall be in full force and effect as of January 1, 2016 upon the signing hereof by the Mayor, authentication by the City Clerk and publication as required by law.

DATED this 14th day of December, 2015.

Kathleen A. Warren, Mayor

Authenticated:

Vickie Storey, City Clerk

Joel Hastings

From: waspc@memberclicks-mail.net on behalf of Deb Gregory [waspc@memberclicks-mail.net]
Sent: Friday, October 30, 2015 10:23 AM
To: jhastings@clarkstonpolice.org
Subject: WASPC GTWO: 2015-16 Traffic Safety Grants Now Available

x

WASHINGTON ASSOCIATION OF SHERIFFS AND POLICE CHIEFS

GET THE WORD OUT (GTWO)

October 30, 2015

Effective October 1, 2015, grants are now available to law enforcement agencies in the following areas: **Equipment grants and Multi-jurisdictional grants (Mini grants are no longer available.)**

Applications are to be submitted by using WASPC's online application process by using the links below. One application is required for each grant type.

Please review the list below for information on maximum amount of awards **per unit** for specific equipment:

- Lidar Radar: \$3,000
- Radars: \$1,000
- Handheld Radars: \$799
- FST: \$500
- Rear Antenna: \$400
- Digital In-Car Video System: \$2,500
- Scanner (Sector): \$255
- Printer (Sector): \$400

Traffic Safety Equipment Grant Application: <https://waspc.formstack.com/forms/?1928060-u2Lnko6WnT>

Traffic Safety Multi-Jurisdictional Grant Application:
https://waspc.formstack.com/forms/traffic_safety_multijurisdictional_grant_application_fy2016

Funding priorities will be given for Traffic Safety equipment requests where traffic safety enforcement is a high priority. NOTE: If you are in need of Sector equipment, prior to submitting an application for grant funds please contact Nancy Morris (contact information below) to see if you are eligible for equipment through the Sector program at no cost (WASPC has an inventory of equipment on hand). **Applications will not be approved if the request is to replace equipment.**

Grant applications will be accepted through **Friday, December 18, 2015**. Applications will be reviewed by WASPC's Traffic Safety Committee in mid-January and award notices will be mailed approximately one week after they meet. Only upon receipt of your approval letter may you purchase authorized materials. Please remember that WASPC is responsible for the amount of the grant only: any expense incurred in excess of the grant amount is the responsibility of the agency.

If you have questions or need assistance, please contact Nancy Morris at 360-486-2387, by email at nmorris@waspc.org or by mail at WASPC | 3060 Willamette Drive NE | Lacey, WA 98516.

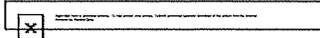
Traffic Safety Forms:

- [A-19 Equipment Grant Voucher](#)
- [Current State Contract for Radars](#)
- [SECTOR Purchase Order Printer](#) | [SECTOR Purchase Order Scanner](#)

This email was sent to jhastings@clarkstonpolice.org by dgregory@waspc.org

Washington Association of Sheriffs and Police Chiefs • 3060 Willamette Drive NE, Lacey, Washington 98516,
United States

[Unsubscribe or Manage Preferences](#) • [Privacy Policy](#)



City of Clarkston
Public Works Director
829 5th St.
(509) 758-1662
(509) 769-6019fax

Memo

To: Council
From: James E. Martin, PWD
CC: Mayor Warren
Date: Nov. 19, 2015
Re: Planning Grant

For a number of years we have been seeking funding for a project to improve the safety of the area around Grantham School. T.D.&H. Engineering has approach me with a possibility for a no match planning grant through the RTPO and TAP funds. If selected, the grant would allow for the design of a project that would improve sidewalk connectivity around the school and improve assorted safety aspects relating to getting kids to and from school.

The grant will provide for preliminary engineering through design and plans with specifications. That would give us a "bid ready" package that helps when construction grants are rated for distribution of funds.

I am asking Council to approve the Mayor's signature on the application that must be submitted by the end of this month. As mentioned, the grant will have no monetary obligation to the City.

Thanks,


Jim