

**CITY OF CLARKSTON
CITY COUNCIL AGENDA
829 5th Street
MONDAY, JUNE 22, 2015**

- 1. CALL TO ORDER: 7:00 P.M.**
- 2. PLEDGE OF ALLEGIANCE:**
- 3. AGENDA CHANGES:**
- 4. APPROVAL OF MINUTES:
June 8, 2015, Regular Meeting**

- 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 – June 16**
 - C. Public Works – no meeting**
 - D. Administrative/Intergovernmental – June 22**
 - E. Community Development – no meeting**

- 7. UNFINISHED BUSINESS:**
 - A. Interview Council Applicants and Make Appointment to Fill Position**
 - B. Ordinance No. 1541, Adopting Standard for Public Defender Services - 2nd^t Reading for Action**

- 8. NEW BUSINESS:**
 - A. Resolution No. 2015-07, Surplus Bicycles (PS)**
 - B. Local Agency Agreement Supplement, 13th Street Project**
 - C. Change Order Approval, 13th Street**
 - D. Resolution No. 2015-08, Interfund Loan to Street Fund for 13th Street Project**
 - E. Ordinance No. 1542, Budget Amendment – 1st Reading**

- 9. COUNCIL COMMENTS**
- 10. MEDIA QUESTIONS**
- 11. EXECUTIVE SESSION: Union Negotiations**

- 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.

Individuals with disabilities may request reasonable accommodations by calling (509) 769-0131 at least three days prior to meeting.

CLARKSTON CITY COUNCIL MINUTES
June 8, 2015

COUNCIL:

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

STAFF:

Chief Hastings Chief Cooper Clerk Storey City Attorney Grow PWD Martin

Chief Cooper made an announcement regarding the occupant load of the council room.

AGENDA CHANGES:

APPROVAL OF MINUTES: MOTION BY BEADLES/PROVOST to approve the minutes of the May 26, 2015, Regular Meeting. Motion carried.

COMMUNICATIONS:

A. From the Public: Councilmember Beadles moved to limit discussion on cannabis to 15 minutes per side. Second by Provost. Motion amended to restrict comment to residents of the city or organizations who represent residents of the city. Motion carried; 4-2, Nash and Kolstad opposed.

William Finch, 2041 Marilyn Way, said he should have the freedom to choose what he puts in his body. He said God created marijuana, so it is a good thing. He encouraged the council to reconsider their position.

Tom Martin, 421 11th Street, said he was injured several years ago and has developed a disabling and painful disease as a result. He said he is off all narcotics after beginning to use marijuana and his quality of life is improving, but now he is unable to purchase it in Clarkston. Kids have gotten marijuana for years and will continue to do so. He said Canna4Life checks ID every time a person enters the store and will not sell to minors. He asked the council who they trust more, the Lord or the liquor and pharmaceutical industry?

John Bernard, 1235 10th Street, said he is a stage 4 cancer survivor. Chemo has left him with severe side effects. He said medical cannabis does make a difference for him.

Steve Porter, 928 9th Street, became a medical co-op grower several years ago, when his sister was very ill. He said using marijuana got her off pharmaceuticals and able to function. He asked the council to listen to these people and their votes.

Jennifer Enyeart, 1451 7th Street, is speaking on behalf of her husband. She said there seems to be a misconception that medical marijuana is easy to get. But though her husband qualifies he has been unable to get a medical card because his doctor is in Idaho. She said the only legal option for him is to grow his own, which is not feasible for him. With Canna4Life closed, their only option is to drive to Pullman.

Nick Swearingen, 1111 Sycamore, said he has a chronic immune condition. He said marijuana relieves the nausea. He commented that his grandmother wants to use a marijuana salve for pain relief, but there is no source here to purchase it. Buying in Pullman requires people to pass through Idaho, where it is illegal.

Sherri Greenup, 508 Sycamore, thanked the council members who had the courage to ban marijuana in the city. She said she believes having two marijuana businesses on Main Street would hurt business. She doesn't believe the cities will receive much tax money. She said in Colorado they are finding that for every dollar of tax money raised, it is costing \$10 in social services, police, and medical. Having a storefront normalizes the use of marijuana for the youth. She suggested that a store could be located in the County, which has not banned it. Greenup said she has done a lot of research on enforcing age laws and Asotin County was not stellar when it came to compliance checks. And compliance checks across the state have found violations.

Rhonda Granlund, 1213 Chestnut, believes the ban should be upheld. She said the business owner has shown he cannot be trusted by disregarding City laws and opening his store without a license. She referenced a book by William Bennett which claims more cases of driving under the influence, child neglect, and more babies being born under the influence. She said that today's marijuana is four times stronger than the marijuana of years ago. She believes it will cause more funds having to be spent on treatment, criminal conduct, unemployment and health care. She said the council has been elected to care for the residents of the community. It is not worth any amount of money that might be raised from the sale.

Jordan Thornton, 629 7th Street, said all his best friends are pot dealers, so as long as there is a ban, business is good.

Alice White, 742 13th Street, commented that not much has changed in the City. She said that when liquor stores changed from state operated to private business, they had to obtain a city business license. A state liquor license did not provide them with a license to business in the city. And this is no different. She encouraged the council to continue to uphold the law.

Nathan Betts, 2315 Rolling Hills Court, said he will not have a job if the ban continues and then he can go on unemployment.

B. From Mayor:

C. From Staff:

COMMITTEE REPORTS:

Finance: Councilmember Provost reported the bills were reviewed and approved for payment. Total expenditures for May 31, 2015 of \$554.58 and for June 8, 2015 of \$693,189.81. MOTION BY PROVOST/BEADLES to approve the bills. Motion carried.

Public Safety: Committee met June 2, 2015. Councilmember Beadles reported Chief Cooper discussed the mutual aid agreement with Asotin County Fire District. They are still working on a couple of language items. Chief Hastings presented the SRO agreement with the school district. It is on the agenda for approval. The police department will be providing informational fliers regarding the new fireworks regulations for the 4th of July. Electronic radar speed signs were discussed.

Public Works: Committee met on June 3. Councilmember Nash said PWD Martin explained the need for an easement for storm sewer that crosses Army Corp property. Council permission is being sought for the mayor to sign the easement agreement once it has legal approval. Martin is exploring the possibility of using street sweepings for landfill cover to save expense.

Admin Committee: Councilmember Manchester said committee met June 8. There is no business to report.

Community Development: No meeting.

UNFINISHED BUSINESS:

A. Ordinance no. 1540, Sewer Pre-Treatment Update – 2nd Reading for Action

Ordinance No. 1540 was read by title. MOTION BY NASH/PROVOST to adopt ordinance No. 1540. Motion carried.

NEW BUSINESS:

A. Kristin Kemak, LC Valley Chamber, Presentation on Leadership Program

Kristin Kemak, Chamber Director, addressed the council regarding a new leadership program the Chamber is sponsoring. The idea is to develop leaders in the community. It is a nine month program which will begin in August with a two day retreat. They will meet once a month for a full day to learn about different elements such as health care, government, education, tourism etc.

Councilmember Nash asked about the schedule. Kemak said it meets one Friday per month for

the full day. Councilmember Provost asked who they are targeting for this program. Kemak said anyone 21 and over, including current community leaders and those who are up and coming.

B. Kristi Sharpe, EPIC update

Kristi Sharpe, 2420 Linda Lane introduced a subcommittee of EPIC youth. Alex Pangle, Chelsea Spinelli, Racheal Spinelli are members of the EPIC youth group. Chelsea said she attended an EPIC convention this year where they planned a community project. Alex said the community project is "Let's Draw the Line" between youth and alcohol. They gave a slide presentation explaining the program and their slogans and goals. Goals included being above alcohol, marijuana and being bullied. They provided stickers to stores that sell alcohol warning them not to sell to minors. They said advertising increases the likelihood of youth drinking. They showed an ad that they produced that is being shown in theaters and on TV.

Councilmember Provost thanked them for their presentation and for having the courage to stand up for their beliefs and to make this presentation. Kristi said the group received a \$1,000 stipend to continue their work.

C. Ordinance no. 1541, Adopting Standards for Public Defender Services – 1st Reading
Ordinance No. 1541 was read by title.

D. Agreement with Clarkston School District, School Resource Officer

Chief Hastings explained that this is the same agreement with the school district that has been in place for twelve years. The cost has been updated to reflect current wages and benefits. Hastings said Officer Morbeck is the current SRO. MOTION BY BEADLES/PROVOST to approve the contract with the school district. Mayor Warren asked if the DARE program will be returning. Chief Hastings said DARE was eliminated last year due to staffing issues. He said when we have the resources, it will be reviewed. Motion carried.

E. Proposed Easement with Army Corp for Existing Stormwater Infrastructure

PWD Martin explained that it was discovered that there is some stormwater infrastructure that drops over the bank from Beachview Blvd that serves two catch basins. In order to do needed repairs, the Corp of Engineers wants an easement for the infrastructure. The easement will be developed and brought back for council action.

F. Request to Direct Staff to Prepare an Ordinance to Repeal Ordinance #1532

Councilmember Kolstad made a motion to direct staff to prepare an ordinance to lift the ban on marijuana. He said based on the number of people who attended this meeting and previous meetings on this topic it indicates that is what the people want.

Councilmember Beadles said that with the legal actions that are currently pending involving Ordinance 1532, he believes changing anything at this point would be amiss.

Councilmember Nash asked exactly what was banned by #1532, recreational or all marijuana.

Chief Hastings explained that there are no legal medical dispensaries in the City at this time. New legislation will take effect at the end of July that will allow and regulate medical marijuana. Councilmember Beadles said Public Safety Committee will be addressing the medical marijuana issue.

Kolstad commented that a second is needed to the motion before discussion. He said if there is no second discussion should end. Nash said he just has a question about medical marijuana. Kolstad repeated that if there is no second there should be no discussion. There was no second. .

G. Addendum No. 1 and No. 2 to Architect Agreement and Hold Harmless Agreement

MOTION BY BEADLES/PROVOST to approve Addendum No. 1 and 2 and the Hold Harmless agreement with Brotnov. Beadles commented that this deals with the public safety remodel project and has been going on for about two years. Kolstad asked if this is the architect who is responsible for the problems we have had with the building. Beadles said that is not necessarily the case. Provost said these

documents are needed so the attorneys can gather information to assist in resolving the lawsuits. Brotnov was not willing to cooperate without the hold harmless. Motion carried; 5-1; Kolstad opposed.

COUNCIL COMMENTS:

Councilmember Nash asked about SB 5052, which allows medical endorsements. Chief Hastings said it does not go into effect until the end of July. It will allow a retailer to receive a medical endorsement to sell medical product. It also changes the regulations for medical users who grow their own. It establishes registration lists for medical marijuana users.

Councilmember Kolstad thanked everyone who came out to speak. He noted that this is the first time in years he has seen challengers for every position up for election.

MEDIA QUESTIONS:

John Michael, a reporter from the Daily Fly, asked the each council member why they have chosen to vote the way they did on the marijuana ban.

ADJOURNMENT:

Meeting adjourned at 8:12 p.m.

Vickie Storey, City Clerk

Kathleen A. Warren, Mayor

Total Fund Expenditures, 5/31/15	Ck # 20150501-05, 08, 59225-27	\$554.58
Total Fund Expenditures, 6/08/15	Ck # 20150601, 59279-59354	\$409,181.09
Payroll, 5/31/15	Ck # 59229-78	\$284,008.72

May 10, 2015

Mayor Warren
Clarkston City Hall
Clarkston, WA

Dear Mayor Warren,

This correspondence is in regard to a replacement for City Councilor Larry Baumberger. I am placing my name before you and the City Council for consideration. I am open to any and all questions concerning this matter.

As I understand the process interviews could be made as soon as Monday May 11th during regular Council meeting. If you could let me know if there is anything different it will be greatly appreciated.

Sincerely,

Alice White

Alice White
742 13th St.,
Clarkston, WA 99403

751-9210 (h)
798-8989 (w)
arcdd@cablone.net

RECEIVED
MAY 11 2015
BY: ESW



City of Clarkston

829 5th Street
Clarkston, WA 99403
(509) 758-5541

APPLICATION FOR CITY COUNCIL VACANCY

NAME: Alice White DATE: 5/20/15
ADDRESS: 742 13th St, P.O. Box 82 HOME PHONE: 509-751-9210
CITY / ZIP: Clarkston 99403 WORK PHONE: 208-798-8989
E-MAIL ADDRESS: arcdd@cableone.net

ARE YOU A CITY RESIDENT? YES NO - HOW LONG? 20 yrs REGISTERED VOTER? YES NO
(Councilmembers must reside within the City limits and have been a resident for one year prior to taking office. Applicants also must be a registered voter)

NAME/ADDRESS OF EMPLOYER: Wrightway Mechanical, LLC
1312 Alder Ave, Lewiston, ID 83501

OCCUPATION: ADM. Assistant

EDUCATIONAL BACKGROUND: BS - Business Adm.

PROFESSIONAL / POLITICAL EXPERIENCE: Ex. Director ACHA, Ordained Minister
Never held any office,

ORGANIZATIONAL / CIVIC AFFILIATIONS Valcan, Wa-ID Volunteer Board Pres.
RSVP boardmember, FFA/4H Boosters

WHY ARE YOU SEEKING APPOINTMENT? to bring my life experiances to
the board, also to bring the concerns of citizens
to an understanding of the Board. To give another
voice of reason for what is best for Clarkston.

TIME COMMITMENT – Appointment to the City Council will require your attendance at a number of meetings which occur in the evening and/or during the weekdays. Councilmembers also serve on Council Committees, regional boards and represent the council at various community functions. Are you able to commit the necessary time? YES NO LIST ANY TIME RESTRICTIONS YOU HAVE. _____

Please return completed application along with a letter of interest to:

City of Clarkston
Attn: City Clerk
829 5th Street
Clarkston, WA 99403
clarkstoncity@cableone.net

Alice White
Applicant Signature

MONIKA BEAUCHAMP

MECKHART@ME.COM

610 SUNRISE DR. CLARKSTON WA 99403 (509) 688-9741

LETTER OF INTEREST

Clarkston City Council
City of Clarkston, WA

To the City of Clarkston Councilship,

I am writing to request that I be considered for the open position #7 that Larry Baumberger has vacated to fulfill the obligations for the remainder of his term through the end of the 2015 year.

I grew up in Clarkston, WA during my entire childhood, attending Parkway Elementary, Lincoln Middle School, and then finally graduating from Clarkston High School in 2006 in the top ten of my class. During my high school career, I was involved in many community activities for the LC Valley area, including Honor Society and AFJROTC. I moved to Spokane after graduating high school to attend EWU with an academic scholarship. I graduated from EWU in December of 2011 with two B.A. degrees, one in Anthropology, the other in French, receiving the Edmund B. Yarwood award for excellence in French.

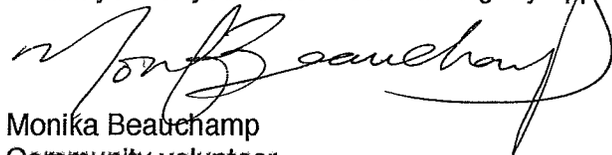
I moved back with my husband in the fall of 2013 in the very same house I grew up in on Sunrise Drive. I call Clarkston my home and after living in Spokane for 7 years, my appreciation for this small town has changed. Many things are different since I left and much has grown but it still has that great small town ambience that lends a sense of comfort to me.

I have only been back for a little over a year and I decided that I wanted to be more involved in my local community. I strongly believe that young people need to have more participation in how their communities are shaped and guided. I hope to provide a fresh insight to improving Clarkston and expanding upon the many great ideas that are already started.

Since being back, I have identified many opportunities that could have a positive impact on our youth in our community. During my high school life, I felt as if there weren't enough productive activities for kids to be involved in. Clarkston has great potential to be a hopping tourist spot that is vibrant and interesting. My main areas of focus are small business and economic development, engagement of the youth, and criminal justice reforms to address the problems of crime.

I hope that my appointment to the Clarkston City Council will be a fruitful endeavor to provide a collaborative approach to improving the quality of life in this small town. It takes everyone, not just the elected officials, to accept responsibility and work together for a better community. I hope that I can be a voice for everyone to help move our city forward into a new era.

Thank you for your time in considering my application and I look forward to hearing from you.



Monika Beauchamp
Community volunteer



City of Clarkston

829 5th Street
Clarkston, WA 99403
(509) 758-5541

APPLICATION FOR CITY COUNCIL VACANCY

NAME: Monika Beauchamp

DATE: 8 June 2015

ADDRESS: 610 Sunrise Dr.

HOME PHONE: (509) 758-8069

CITY/ZIP: Clarkston, WA 99403

WORK PHONE: (208) 746-1099

E-MAIL ADDRESS: meckhart@me.com

ARE YOU A CITY RESIDENT? YES NO - HOW LONG? 1.5 yrs REGISTERED VOTER? YES NO
(Councilmembers must reside within the City limits and have been a resident for one year prior to taking office. Applicants also must be a registered voter)

NAME/ADDRESS OF EMPLOYER: Fedex Express
420 Burrell Ave Lewiston, ID 83501

OCCUPATION: Sr. Service Agent.

EDUCATIONAL BACKGROUND: 2 B.A.'s from EWU, one in Anthropology and one in French

PROFESSIONAL / POLITICAL EXPERIENCE: Was a community organizer in Spokane for Washington Community Action Network

ORGANIZATIONAL / CIVIC AFFILIATIONS community organizer in Clarkston, representative of the people.

WHY ARE YOU SEEKING APPOINTMENT? I feel that young people need to be more engaged in their communities. I think that being young myself will help other young people be inspired to get involved with positive community activities.

TIME COMMITMENT – Appointment to the City Council will require your attendance at a number of meetings which occur in the evening and/or during the weekdays. Councilmembers also serve on Council Committees, regional boards and represent the council at various community functions. Are you able to commit the necessary time? YES NO LIST ANY TIME RESTRICTIONS YOU HAVE. _____

Please return completed application along with a letter of interest to:
City of Clarkston
Attn: City Clerk
829 5th Street
Clarkston, WA 99403
clarkstoncity@cablone.net

Monika Beauchamp
Applicant Signature

Also worked for Eastern WA Voters

ORDINANCE NO. 1541

AN ORDINANCE OF THE CITY OF CLARKSTON, WASHINGTON, ADOPTING STANDARDS FOR THE DELIVERY OF PUBLIC DEFENDER SERVICES PURSUANT TO RCW 10.101.030, CREATING A NEW CHAPTER 2.74, AND FIXING A TIME WHEN THE SAME SHALL BECOME EFFECTIVE.

WHEREAS, RCW 10.101.030 requires the City of Clarkston (“City”) to adopt standards for the delivery of Public Defense Services; and

WHEREAS, the Washington State Bar Association has promulgated standards last revised in 2011 which state the objective of the promulgated standards as:

The objective of these guidelines is to alert the attorney to the course of action that may be necessary, advisable, or appropriate, and thereby assist the attorney in deciding upon the particular actions that must be taken in a case to assure that the client receives the best representation possible;

WHEREAS, the Washington Supreme Court by Order No. 25700-A-1004, as amended, has adopted new standards for indigent defense and a certificate of compliance; and

WHEREAS, such standards, with the exception of Standard 3.4, became effective October 1, 2012; and

WHEREAS, new Standard 3.4, relating to case load limits and methodology became effective on September 1, 2013, NOW, THEREFORE

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

STATEMENT OF INTENT AND INTERPRETATION: These standards are adopted in order to comply with the requirements of Washington Statute and the rules established by the Washington State Supreme Court. The provisions of these standards shall be broadly and liberally construed to achieve their stated purpose, which is to provide standards which afford “quality representation” in the provision of public defense to indigent criminal defendants. “Quality representation” describes the minimum level of attention, care, and skill that Washington citizens would expect of their State’s criminal justice system. These standards may be amended from time to time to reflect changes in the rules established by the Washington State Supreme Court, guidance offered by the Washington State Bar Association, or interpretations of the rules and standards by the Washington courts.

SECTIONS:

- 2.74.010 Duties and Responsibilities
- 2.74.020 Qualifications and Training
- 2.74.030 Administration, Support Services and Infrastructure
- 2.74.040 Evaluation and Monitoring
- 2.74.050 Caseload Limits
- 2.74.060 Compensation
- 2.74.070 Experts, Investigation and Other Costs
- 2.74.080 Termination and Removal
- 2.74.090 Substitution Conflict Counsel
- 2.74.100 Supervision, Monitoring and Evaluation of Attorneys

2.74.110 Update and Evaluation

2.74.010 DUTIES AND RESPONSIBILITIES.

(1) Public Defense Services shall be provided to all clients in a professional, skilled manner consistent with the minimum standards set forth by the American Bar Association, the Washington State Bar Association, the Rules of Professional Conduct, case law and applicable court rules defining the duties of counsel and the rights of defendants in criminal cases. The Public Defender's primary and most fundamental responsibility is to promote and protect the interests of the client.

(2) Public Defense shall be provided to indigent clients whose eligibility has been determined by court appointment.

(3) All Public Defenders providing services by contract shall quarterly certify their compliance with the standards for indigent defense by filing a Certification of Compliance as required by CrR 3.1, CrRLJ 3.1, and JuCR 9.2. Such forms shall be filed with the Asotin County District Court.

(4) Non Discrimination. The Public Defender shall comply with all federal, state and local non-discrimination laws or ordinances. The duty of non-discrimination relates not only to the provision of services by the Public Defender to the clients, but also with respect to the hiring and employment practices of the Public Defender Contractor.

2.74.020 QUALIFICATIONS AND TRAINING.

(1) Every Public Defender performing services under the contract with the City shall satisfy the minimum requirements for practicing law in the State of Washington as determined by the Washington State Supreme Court and possess a license to practice law in the State. [Interns may assist in the provision of services so long as such interns comply with APR 9, and are trained and supervised by contract Public Defenders.]

(2) Public Defenders (and interns) performing services under contract shall:

- a) be familiar with the statutes, court rules, constitutional provisions, and case law relevant to the practice area; and
- b) be familiar with the Washington Rules of Professional Conduct (WRPC); and
- c) be familiar with the Performance Guidelines for Criminal Defense Representation approved by the Washington State Bar Association; and
- d) be familiar with the consequences of a conviction or adjudication, including possible immigration consequences and the possibility of civil commitment proceedings based upon a criminal conviction; and
- e) be familiar with mental health issues and be able to identify the need to obtain expert services; and
- f) complete seven (7) hours of continuing legal education within each calendar year and courses related to public defense practice.

(3) The City Attorney, City Prosecutor, Chief of Police and law enforcement personnel shall not participate in the selection and evaluation process leading to the recommendation of a contract for Public Defense Services.

2.74.030 ADMINISTRATION, SUPPORT SERVICES AND INFRASTRUCTURE.

(1) Contracts for services and proposals submitted in pursuit of such contracts shall provide for or include adequate administrative support, including but not limited to:

a) Travel, telephones, law library and/or electronic research capabilities, financial accounting, case management systems, computers, word processing equipment and software, office space and supplies. Proposals for contracts shall be elevated to address the training of attorneys and staff (see Section 2.74.020 above) and provide for adequate staffing and other costs associated with the day to day management of a law office.

b) Private offices and/or conference rooms shall be available which allow the maintenance of confidentiality. A telephone system, internet access and postal address shall be provided by Public Defender.

(2) Contracts for and proposals to contract shall provide for adequate staffing. An adequate staff includes provision for legal assistance, accounting services, case management services and/or programs, and access, when needed, to the services of a social worker, mental health professional and translating service.

2.74.040 EVALUATION AND MONITORING.

(1) Contracts and proposals to contract with the City for Public Defense Services shall include provision for case reporting systems and information management systems. Such systems shall have the capability to provide monthly reports to the City and to the Office of Court Administration regarding the caseloads generated under the contract for each attorney (and intern) providing services under the contract.

(2) Complaints.

a) The City Mayor shall designate a contact point for complaints regarding the provision of services by the Public Defender.

b) Public Defender Service Providers shall first be afforded an opportunity to resolve any complaint.

c) Complaints regarding the provision of services under the contract, or regarding a violation of any of these standards shall be investigated by the mayor or his/her designee provided, however, that any complaint regarding trial strategy or any other matter which could breach confidentiality shall be referred to the Washington Bar Association or the presiding judge of the District Court. Nothing in this section or in these standards should be interpreted to require the Public Defender or any indigent defendant to breach any duty of confidentiality, including, but not limited to trial strategy.

2.74.050 CASELOAD LIMITS.

(1) The caseload of the Public Defender shall consist of misdemeanors and RALJ appeals to Superior Court. A case is defined as the filing of a document with the Court naming a person as a defendant or respondent, to which an attorney is appointed in order to provide representation.

(2) No Public Defender performing services by contract shall exceed four hundred (400) cases in any calendar period. Contracts for Services shall prohibit the Public Defender from performing services under any other similar contract which, taken in conjunction with the services to be performed under the contract, would exceed the case count in any calendar year. The case count for a Public Defender who maintains a private practice shall be adjusted to reflect the relative percentage which criminal defense relates to the Public Defender's total practice. For example, an attorney whose practice consists of fifty percent (50%) services provided under contract to the City (adjusted for any other Public Defense

Services performed for another entity) and fifty percent (50%) private practice, the total case count for such an attorney shall not exceed two hundred (200) cases.

(3) The caseload limit for approved interns shall be twenty-five percent (25%) of those established by these policies.

(4) The request for qualifications process for selection of a Public Defender and Public Defender Counsel shall strive to obtain a Public Defender whose experience and training is sufficient to comport with the caseload assumptions and credits assigned. Attorneys assigned to RALJ appeals shall have a minimum of one year's experience in RALJ appeals or in the event multiple attorneys perform services in the contract, a minimum of one attorney assigned to or supervising RALJ appeals shall have such experience.

(5) The standards provided herein for caseloads may be adjusted up or down depending upon the complexity of any particular case. A Public Defender may request to have the weighting for an unusually complex case increased depending upon the complexity and requirements of the case, and such adjustment shall not be unreasonably refused by the City. The maximum caseload for a particular attorney shall be adjusted downward when the mix of case assignments becomes weighted toward an unanticipated number of more serious offenses or case types that demand more investigation, legal research and writing, use of experts, and/or social workers or other expenditure of time and resources.

(6) If a Public Defender or assigned counsel is carrying a caseload consisting of cases performed under contract with the City, as well as other criminal cases from other jurisdictions, including a mixed caseload of felonies and misdemeanors, these standards shall be adjusted proportionally to determine a full caseload. If the contract or assigned counsel also maintains a private law practice, the caseload shall be based upon the percentage of time that the lawyer devotes to public defense with the City.

(7) The monthly reports to be provided by the Public Defender shall identify the number of cases assigned, the case count year-to-date, and cases which the Public Defender has been assigned a higher case count.

2.74.060 COMPENSATION.

(1) The City of Clarkston is a public agency whose revenues and resources are limited by statute, the constitution, and our local economy. The City has an obligation to obtain the quality representation to indigent defendants at a reasonable price that takes into consideration the resources of the City, and the needs of its citizens. Within those inherent limitations, the Public Defense Services afforded by contract shall ensure that public defense attorneys and staff are compensated at a rate commensurate with their training and experience. For conflict and other assigned counsel, reasonable compensation shall also be provided. In each case, compensation shall reflect the time and labor required to be spent by the attorney and the degree of professional experience demanded by the assigned caseload. Due to the limited jurisdiction of the municipal/district court, misdemeanors and RALJ misdemeanor appeals pursuant to Superior Court constitute the assigned caseload under contract. Contracted and assigned counsel shall be compensated for reasonable out of pocket expenses.

(2) The contract shall provide for extraordinary compensation in the event that a particular case requires an extraordinary amount of time and preparation. The conditions under extraordinary fees may be charges will be defined within any contract.

(3) Attorneys with a conflict of interest shall not be required to compensate the new, substituted attorney user the contract. Such arrangements are prohibited by ethical considerations.

(4) Among the reasonable expenses to be covered by the contract include expert witnesses, investigative costs, and the administrative overhead costs of paraprofessionals, including, as needed, mental health professionals, social workers, and translators.

(5) The City's contract with assigned or Conflict Counsel may provide for payment by voucher. Assigned or Conflict Counsel shall be paid by the case upon completion. Contract counsel shall be paid monthly without regard to the number of cases closed based upon the contract's estimation of cases to be assigned during any calendar period. In the event that the case limits are exceeded, the contract shall provide for additional compensation to the contractor, including, but not limited to, the additional cases assigned as well as any impact which the additional case assignments may have upon administrative and attorney overhead of the Public Defender. For example, if the assignment of additional cases requires the Public Defender to add staff or increase training, administrative and other overhead charges, the City and Public Defender shall enter into negotiation to provide for reasonable compensation that assures the provision of quality representation to indigent defendants.

2.74.070 EXPERTS, INVESTIGATION, AND OTHER COSTS.

(1) Public Defense Contract shall provide reasonable compensation for an expert of the Public Defender's choosing. No appointment shall be from a pre-approved list designated by the City Attorney, the City Prosecutor, or other City officials.

(2) The services of expert witnesses will be provided under contract when approved by the Court through ex parte motion. The expert will be paid directly by the City.

(3) Investigative services shall be employed as appropriate. The investigator shall have appropriate training and experience in the area of criminal defense and investigation relating to criminal matters. Normally, a ratio of one investigator to four attorneys shall be provided. Contracts for Public Defense Services shall include investigative services as a part of reimbursed overhead.

2.74.080 TERMINATION AND REMOVAL.

(1) Termination of the contract shall occur only for "good cause". Good cause shall include the failure of the contract Public Defender to render adequate representation to clients, the willful disregard of the rights and best interests of the client, and the willful disregard of these standards. Termination may also occur for violation of the express terms of the contract, and these standards, provided, however, that the Public Defender shall be provided reasonable opportunity, following notice, to cure any technical contract violations that do not impair the provision of quality representation to the indigent client.

(2) Removal by the Court of counsel from representation normally should not occur over the objection of the attorney and the client.

2.74.090 SUBSTITUTION CONFLICT COUNSEL.

(1) The selection process for a Public Defender shall be by review of names and experience levels of the attorneys who will actually provide services, to ensure that they meet minimum qualifications. The contract shall prohibit sub-contracting without the express written consent of the City. The City will endeavor to contract directly with the service providers.

(2) In the event of conflict or removal of the Public Defender, Conflict Counsel shall be available, either through a joint contract with the Public Defender and Conflict Counsel, by separate contract with Conflict Counsel or by court appointment. In the event that alternative or Conflict Counsel is required to

be assigned, the Public Defender shall bear no part of the costs associated with the appointment of alternative or sub-Conflict Counsel. The contract should address the procedures for continuing representation of clients upon conclusion of the agreement.

(3) Conflict Counsel shall adhere to the standards established by this ordinance, including, but not limited to, an evaluation of the overall case count annually by Conflict Counsel under the procedures set forth in this agreement.

(4) Conflict Counsel may be assigned:

- a) by the District Court upon the request of the Public Defender;
- b) in accordance with the terms of a joint contract with the Public Defender and Conflict Counsel; or
- c) pursuant to a separate contract.

2.74.100 SUPERVISION, MONITORING AND EVALUATION OF ATTORNEYS.

Candidates for Public Defender services are encouraged, but not required, to comply with the provisions of Standard 10 and 11 as established by the Washington Bar Association, Standards for Indigent Defense Services, approved June 2, 2011. The City recognizes that smaller firms providing Public Defense Services may provide quality service through experienced practitioners. Wherever possible, larger contracting agencies should make provision for supervision, monitoring and evaluation in accordance with Bar Association standards or provide alternative methods for the supervision, monitoring and evaluation of attorneys which achieve substantially the same goals.

2.74.110 UPDATE AND EVALUATION.

As the rules established by the Washington State Supreme Court are applied and interpreted by the courts and, when appropriate, the Bar Association and other administrative agencies, the City states its intent to review and modify these standards.

Effective Date. This ordinance, being an exercise of a power specifically delegated to the City legislative body, is not subject to referendum, and shall take effect five (5) days after passage and publication of an approved summary thereof consisting of the title.

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: _____

SUMMARY OF ORDINANCE NO. 1541
Of the City of Clarkston, Washington.

On the _____ day of _____, 2015, The City Council of the City of Clarkston, passed Ordinance No. 1541. A summary of the content of said ordinance, consisting of the title, provides as follows:

AN ORDINANCE OF THE CITY OF CLARKSTON, WASHINGTON, ADOPTING STANDARDS FOR THE DELIVERY OF PUBLIC DEFENDER SERVICES PURSUANT TO RCW 10.101.030 AND FIXING A TIME WHEN THE SAME SHALL BECOME EFFECTIVE.

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

DATED this _____ day of _____, 2015.

Vickie Storey, City Clerk

RESOLUTION NO. 2015-07

A RESOLUTION DECLARING BICYCLES SURPLUS AND AUTHORIZING DISPOSITION OF SAID PROPERTY.

WHEREAS, RCW 63.32.50 provides for disposal of unclaimed bicycles by donation to charity; and

WHEREAS, the City of Clarkston is in possession of 54 miscellaneous bicycles, skateboard and scooters and 3 medical devices per the attached list, which have been determined to be unclaimed after attempts to locate the rightful owners; and

WHEREAS, the City Council has deemed said property to be surplus and believes the best means of disposal is to donate the bicycles to a nonprofit organization for distribution to the needy, per RCW 63.32.050; and

NOW THEREFORE, IT IS HEREBY RESOLVED that the City Council of the City of Clarkston, State of Washington, does hereby declare the aforementioned property to be surplus and authorizes the Chief of police to donate the listed bicycles to the Valley Boys and Girls Club for distribution to needy children.

DATED this 22nd day of June, 2015.

Kathleen A. Warren, Mayor

Authenticated by:

Vickie Storey, City Clerk

06/17/15
12:14

Clarkston Police Department
LAW Incident Table:

448
Page: 1

Incident

Incident Number: 15P03187 Nature: Other Calls
Case Number: Image:
Address= 830 Fifth St
City: CLARKSTON State: WA ZIP: 99403
Area: CPDA Clarskton Poli Contact: LaWanna

Complainant

Numbr: 236907
Last: CLARKSTON POLICE DEPARTMENTFst: Mid:
DOB: / / SSN: - - Adr= 830 Fifth St
Race: Sx: Tel: (509)758-1680 Cty: CLARKSTON ST: WA ZIP: 99403

Details

Offense Codes: Reported: Observed:
Circumstances:
Rspndg Officers: LaWanna Finch
Rspnsbl Officer: Agency: CPD CAD Call ID:
Received By: LaWanna Finch Last RadLog:
How Received: P In Person Clearance:
When Reported: 12:40:20 06/03/15 Disposition: ACT Disp Date: 06/03/15
Occurrd between: 12:40:20 06/03/15 Judicial Sts:
and: 12:40:20 06/03/15 Misc Entry: Bike Donate
MO:

Narrative

Narrative: (See below)
Supplement: (See below)

=====
INVOLVEMENTS:

Type	Record #	Date	Description	Relationship
NM	236907	06/03/15	CLARKSTON POLICE DEPARTMENT,	*Complainant

LAW Incident Responders Detail

Responding Officers
Seq Name Unit
1 LaWanna Finch C107

Narrative:

REQUEST AUTHORIZATION FOR BICYCLE DONATION

I am the custodian of all properties, items of evidence and found property submitted to the Clarkston Police Department. I have reviewed the following property documents and hereby attest they are bicycles, scooters, skateboards, and/or other misc items that have gone unclaimed and/or their proper owners cannot be identified.

I hereby request authorization to dispose of the listed items in accordance with RCW 63.62.50 by donating them to the Valley Boys and Girls Club.

TOTAL OF 49 BIKES & 3 SKATEBOARDS, 2 SCOOTERS, 3 MEDICAL DEVICES; See attached list.

This action is pending receipt of Resolution from the Clarkston City Council.

Requested by: _____
LaWanna Finch, Evidence Officer

Approved by: _____
Joel Hastings, Chief of Police

Witnessed by: _____

Date: _____

Law Supplemental Narrative:

Supplemental Narratives

Seq Name Date Supplemental Narrative

1 LaWanna Finch 12:35:46 06/04/15

Attached list of items to be donated:

Case #	Tag#	Description
14P02328	4278	RED BLK HUFFY KOLO
14P02345	4287	TRQ GRANT RIDGE ROADMASTER
14P02612	4275	BLU/RED AVENGERS SCOOTER
14P02715	4660	GRN/BLK NEXT BMX
14P03046	4274	RED SPECTRA FURY
14P03131	4282	GRN DIAONDBACK VIPER
14P03156	4258	BLK/GRN AR GS11890
14P03156	4269	BLU RAZOR SCOOTER
14P03292	??	BLK/SIL ARTAIRE WHEEL CHAIR
14P03530	4286	BLK/COM SELECT MEDICAL WHEEL CHAIR
14P03721	FLOOR	YEL RL DOUBLE X
14P03749	4256 RW1	BGE/BRO HUFFY NEL LUSSO
14P04293	3625	MAR/COM HUFFY K6412K
14P04315	??	WHI/PNK NEXT PLUSH 26
14P04338	4280 RW2	BLK/YEL DIAMONDBACK SORRENTO
14P04433	4247 RW2	BLK/WHI THRUSTER CHAOS
14P04445	3576	BLK/WHI BMX 20"
14P04453	4267 RW2	WHI RALEIGH M-80
14P04606	4606 RW2	PLE/BLK VERTICAL MTN TAMER
14P04612	4612 RW2	BLU MAGNA MTN TAMER
14P04674	3697	PLE ROLLATOR WALKER
14P04799	4661 RW2	MAR/SIL NEXT POWER X
14P04803	4662 RW2	BLK NEXT PX 4.0
14P04864	4253	GRY/GRN HUFFY STONE MTN
14P04877	4254	WHI/BLK MONGOOSE BMX
14P05026	3954 RW2	GRN/BLK HUFFY STONE MTN
14P05689	4626	MAR/SIL NEXT POWER X
14P05840	3427	BLI/SIL NEXT POWER CLIMBER
14P06021	4299 RW3	BLU NEXT MATRIX
14P06021	6021 RW3	BLK THURSTER FREESTYLE
14P06319	4663	MYSTERY SKATEBOARD
14P06363	4260	BLU PANAMA JACK
14P06422	4665	BLK SCHWINN SIERRA
14P06502	??	BLU MOTIV STONEGRINDER
14P06624	4293 RW3	GRY REDLINE BMX
14P06642	4661 RW3	RED NEXT BMX
14P06789	4283	BIKE PARTS - MAXXIS TIRE
14P06789	4291	SIL ROADMASTER GIRS BIKE
14P06789	4289	BLK SCHWINN
14P06912	??	PLE ROADMASTER GIRLS 26"
14P07006	???	PLE/BLK SCHWINN SIDEWINDER
14P07022	???	VEHICLE PARTS WILD COUNTRY
14P07384	4218	GRY/GRN HUFFY STONE MOUNTAIN
14P07434	4253 RW3	WHI HUFFY CROSS TECH
14P00379	3746	BLK THRUSTER
15P00627	4383	BLU HUFFY MOUNTAIN BIKE
15P00862	4375	ROADMASTER MT FURY
15P01008	3550	SIL MONGOOSE MGX

15P01137
15P01424
15P01449
15P02059
15P02412

3804
4346
4363
4340
4382

BK 20" (CADILLAC ELDARDO PAINTED ON)
COM NEXT MAKO-BMX
BLK/SIL MONGOOSE MT BIKE
BLK/GRY HUFFY STONE MOUNTAIN
BLK/RED HUFFY ROCK CREEK



Local Agency Agreement Supplement

Agency <u>City of Clarkston</u>		Supplement Number <u>1</u>
Federal Aid Project Number <u>STPUS-5975(002)</u>	Agreement Number <u>LA-8478</u>	CFDA No. <u>20.205</u> <small>(Catalog of Federal Domestic Assistance)</small>

The Local Agency requests to supplement the agreement entered into and executed on August 29, 2014
 All provisions in the basic agreement remain in effect except as modified by this supplement.
 The changes to the agreement are as follows:

Project Description

Name 13th Street Pavement Overlay Length 1.25 miles
 Termini Bridge Street to Belmont Way

Description of Work No Change

Reason for Supplement

To obligate additional Construction funds

Are you claiming indirect cost rate? Yes No Project Agreement End Date 12/31/2015
 Does this change require additional Right of Way or Easements? Yes No Advertisement Date: 11/03/2014

Type of Work	Estimate of Funding				
	(1) Previous Agreement/Suppl.	(2) Supplement	(3) Estimated Total Project Funds	(4) Estimated Agency Funds	(5) Estimated Federal Funds
PE					
<u> </u> % a. Agency	10,000.00		10,000.00		0.00
b. Other					
c. Other					
Federal Aid Participation Ratio for PE d. State					
e. Total PE Cost Estimate (a+b+c+d)	10,000.00		10,000.00		
Right of Way					
<u> </u> % f. Agency	0.00		0.00		0.00
g. Other					
Federal Aid Participation Ratio for RW h. Other					
i. State					
j. Total RW Cost Estimate (f+g+h+i)					
Construction					
k. Contract	745,000.00	220,809.00	965,809.00	130,384.00	835,425.00
l. Other					
<u>86.5</u> % m. Other					
n. Other					
Federal Aid Participation Ratio for CN o. Agency	34,000.00		34,000.00	4,590.00	29,410.00
p. State	1,000.00		1,000.00	135.00	865.00
q. Total CN Cost Estimate (k+l+m+n+o+p)	780,000.00	220,809.00	1,000,809.00	135,109.00	865,700.00
r. Total Project Cost Estimate (e+f+g)	790,000.00	220,809.00	1,010,809.00	135,109.00	865,700.00

The Local Agency further stipulates that pursuant to said Title 23, regulations and policies and procedures, and as a condition to payment of the Federal funds obligated, it accepts and will comply with the applicable provisions.

Agency Official

Washington State Department of Transportation

By _____

By _____

Title Mayor

Director, Local Programs

Date Executed _____

Agency City of Clarkston		Supplement Number 1
Federal Aid Project Number STPUS-5975(002)	Agreement Number LA-8478	CFDA No. 20.205 (Catalog of Federal Domestic Assistance)

VI. Payment and Partial Reimbursement

The total cost of the project, including all review and engineering costs and other expenses of the State, is to be paid by the Agency and by the Federal Government. Federal funding shall be in accordance with the Federal Transportation Act, as amended, 2 CFR Part 200. The State shall not be ultimately responsible for any of the costs of the project. The Agency shall be ultimately responsible for all costs associated with the project which are not reimbursed by the Federal Government. Nothing in this agreement shall be construed as a promise by the State as to the amount or nature of federal participation in this project.

The Agency shall bill the state for federal aid project costs incurred in conformity with applicable federal and state laws. The agency shall minimize the time elapsed between receipt of federal aid funds and subsequent payment of incurred costs. Expenditures by the Local Agency for maintenance, general administration, supervision, and other overhead shall not be eligible for federal participation unless a current indirect cost plan has been prepared in accordance with the regulations outlined in 2 CFR Part 200 - Uniform Admin Requirements, Cost Principles and Audit Requirements for Federal Awards, and retained for audit.

The State will pay for State incurred costs on the project. Following payment, the State shall bill the Federal Government for reimbursement of those costs eligible for federal participation to the extent that such costs are attributable and properly allocable to this project. The State shall bill the Agency for that portion of State costs which were not reimbursed by the Federal Government (see Section IX).

VII. Audit of Federal Consultant Contracts

The Agency, if services of a consultant are required, shall be responsible for audit of the consultant's records to determine eligible federal aid costs on the project. The report of said audit shall be in the Agency's files and made available to the State and the Federal Government.

An audit shall be conducted by the WSDOT Internal Audit Office in accordance with generally accepted governmental auditing standards as issued by the United States General Accounting Office by the Comptroller General of the United States; WSDOT Manual M 27-50, Consultant Authorization, Selection, and Agreement Administration; memoranda of understanding between WSDOT and FHWA; and 2 CFR Part 200.501 - Audit Requirements.

If upon audit it is found that overpayment or participation of federal money in ineligible items of cost has occurred, the Agency shall reimburse the State for the amount of such overpayment or excess participation.

VIII. Single Audit Act

The Agency, as a subrecipient of federal funds, shall adhere to the federal regulations outlined in 2 CFR Part 200.501 as well as all applicable federal and state statutes and regulations. A subrecipient who expends \$750,000 or more in federal awards from all sources during a given fiscal year shall have a single or program-specific audit performed for that year in accordance with the provisions of 2 CFR Part 200.501. Upon conclusion of the audit, the Agency shall be responsible for ensuring that a copy of the report is transmitted promptly to the State.

IX. Payment of Billing

The Agency agrees that if payment or arrangement for payment of any of the State's billing relative to the project (e.g., State force work, project cancellation, overpayment, cost ineligible for federal participation, etc.) is not made to the State within 45 days after the Agency has been billed, the State shall effect reimbursement of the total sum due from the regular monthly fuel tax allotments to the Agency from the Motor Vehicle Fund. No additional Federal project funding will be approved until full payment is received unless otherwise directed by the Director of Local Programs.

Project Agreement End Date - This date is based on your projects Period of Performance (2 CFR Part 200.309).

Any costs incurred after the Project Agreement End Date are NOT eligible for federal reimbursement. All eligible costs incurred prior to the Project Agreement End Date must be submitted for reimbursement within 90 days after the Project Agreement End Date or they become ineligible for federal reimbursement.

XVII. Assurances

Local Agencies receiving Federal funding from the USDOT or its operating administrations (i.e., Federal Highway Administration, Federal Transit Administration, Federal Aviation Administration) are required to submit a written policy statement, signed by the Agency Executive and addressed to the State, documenting that all programs, activities and services will be conducted in compliance with Section 504 and the Americans with Disabilities Act (ADA).

RESOLUTION NO. 2015-08

A RESOLUTION OF THE CITY OF CLARKSTON, WASHINGTON, PROVIDING THE AUTHORITY FOR THE CLERK/TREASURER TO MAKE AN INTERFUND LOAN FROM THE CURRENT EXPENSE RESERVE FUND TO THE STREET FUND TO PROVIDE INTERIM FUNDING FOR THE 13TH STREET CONSTRUCTION PROJECT.

WHEREAS, the Revised Code of Washington provides authority for the City Clerk/Treasurer to make interfund loans; and

WHEREAS, the City Council has determined there is a need for a short term, interfund loan to provide interim operating funds until financing becomes available from a Federal funding for the 13th Street Project; and

WHEREAS, the Current Expense Reserve Fund can loan money to any fund within the City;

NOW, THEREFORE, IT IS HEREBY RESOLVED by the City Council of the City of Clarkston

That the City Clerk/Treasurer is hereby authorized to make an interfund loan from the Current Expense Reserve Fund (004), to the STREET Fund (103) in an amount not to exceed \$205,000.00, for the purpose of providing operating funds. The loan will be repaid by December 31, 2015. Interest shall accrue at the rate of .15% per annum.

DATED this 22nd day of June, 2015.

Kathleen A. Warren, Mayor

Attest:

Vickie Storey, City Clerk

ORDINANCE NO. 1542

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF CLARKSTON, WASHINGTON, AMENDING ORDINANCE NO. 1536 WHICH ADOPTED THE 2015 BUDGET, AND AUTHORIZING THE NECESSARY ADJUSTMENTS.

WHEREAS, the City Council has determined that the 2015 budget should be amended to take into account variations in actual revenues and expenditures from those projected at the time of adoption of the 2015 budget, now therefore,

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

Section 1. Budget Amended. Section 2 of Ordinance No. 1536 passed by the City Council on December 22, 2014, shall be increased and amended as follows:

	EXPENDITURES	OTHER FINANCING USES
CURRENT EXPENSE (001)	5,281	
CURRENT EXP RESERVE (004)		205,000
STREET FUND (103)	221,000	
STREET RESERVE (105)	0	30,000
TOTALS	226,281	235,000

Section 2. Duties of City Treasurer. The City Treasurer of the City of Clarkston, Washington, is authorized to make the necessary changes to the 2015 budget on or before December 31, 2015, as set forth in attached Exhibit A.

Section 3. Severability Clause. 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 portion of this ordinance.

Section 4. Effective Date. This ordinance shall be in full force and effect upon the signing hereof by the Mayor, attestation by the City Clerk and publication as required by law.

DATED the 13th day of July, 2015.

Authenticated:

Kathleen A. Warren, Mayor

Vickie Storey, City Clerk

**BUDGET AMENDMENT No 2 - 2015
ORDINANCE NO. 1542**

Account Description	Adopted Bdgt	Amendment	Amended Bdgt	Explanation
GENERAL FUND				
001 000 001 367 11 20 00	\$ -	\$ 1,500	\$ 1,500	Walmart Contribution
001 000 001 395 20 00 00	\$ -	\$ 3,781	\$ 3,781	Patrol Car
TTL REVENUES	\$ -	\$ 5,281	\$ 5,281	
CE RESERVE				
001 000 060 521 10 35 00	\$ 3,250	\$ 1,500	\$ 4,750	Walmart Contribution
001 000 060 521 10 48 20	\$ 12,500	\$ 3,781	\$ 16,281	Insurance Repair, Explorer
TTL EXPENDITURES	\$ 15,750	\$ 5,281	\$ 21,031	
STREET FUND				
004 999 041 581 10 00 00	\$ -	\$ 205,000	\$ 205,000	Loan to Street Fund
STREET FUND				
103 000 130 333 20 21 00	\$ 674,700	\$ 191,000	\$ 865,700	Funding increase for 13th St
103 000 130 397 42 00 50	\$ -	\$ 30,000	\$ 30,000	cover 13th St
103 999 130 381 10 00 00	\$ -	\$ 205,000	\$ 205,000	13th ST
TTL REVENUE	\$ 674,700	\$ 426,000	\$ 1,100,700	
103 000 132 595 10 41 13	\$ 25,000	\$ 9,000	\$ 34,000	Increase based on Fed Funding
103 000 132 595 30 63 00	\$ 790,000	\$ 212,000	\$ 1,002,000	Project Increase, 13th St
TTL REVENUES	\$ 815,000	\$ 221,000	\$ 1,036,000	
STREET RESERVE				
105 000 133 597 42 00 50	\$ -	\$ 30,000	\$ 30,000	Fund 13th St
105 000 133 508 80 00 00	\$ 75,886	\$ (30,000)	\$ 45,886	Adjust End Bal
TTL EXPENDITURES	\$ 75,886	\$ -	\$ 75,886	
TOTAL EXPENDITURES		\$ 226,281	\$ 226,281	
Other financing		\$ 226,281		