

ENCROACHMENT INDEMNIFICATION AGREEMENT

This Indemnification Agreement (this "Agreement") is entered into as of _____ (date), by and between Owner _____ ("Indemnifier") and The City of Zanesville ("The City"). Indemnifier and The City may collectively be referred to as the "Parties."

1. **INDEMNIFICATION:** For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Indemnifier hereby expressly agrees to indemnify and hold harmless The City, its successors, grantees or assigns against all suits, actions, claims, losses, demands, liability of every kind, including all expenses of litigation, court costs and attorney's fees, for injury to or death of any person or for damage to any property or damages that arise from or in direct connection with the construction, repair, modification, use, or existence of the encroachment permitted by The City as set forth on the attached Exhibit A (incorporated by reference as though rewritten herein) which encroaches on property owned by the City of Zanesville. The Indemnifier acknowledges that they do not have the ability to place any further encroachments on the City's property. However, to the extent that additional encroachments are placed on The City's property, these encroachments too shall be subject to this indemnification and The City shall be entitled to pursue other legal recourse as it deems necessary. Indemnifier shall maintain general property liability insurance throughout the term of the encroachment and shall include the encroachment area in Indemnifier's insured property description.
2. **INDEMNIFICATION PROCEDURES:** Option to Demand. In the event Indemnifier shall be obligated to indemnify The City under this Agreement, Indemnifier shall be entitled to assume the defense of and such claim, with counsel approved by The City (which approval shall not be unreasonably withheld) upon the delivery to The City of written notice of its election to do so. After delivery of such notice, approval of such counsel by The City and the retention of such counsel by Indemnifier, Indemnifier will not be liable to The City under this Agreement for any fees of counsel subsequently incurred by The City with respect to the same claim; however, The City shall have the right to employ its own counsel in any such claim at its own expense. The Indemnifier also acknowledges that The City in its sole discretion may request that the Indemnifier remove said encumbrances, upon The City's determination that such shall be removed for any reason whatsoever.
3. **SEVERABILITY:** If any part or parts of this Agreement shall be held unenforceable for any reason, the remainder of this Agreement shall continue in full force and effect. If any provision of this Agreement is deemed invalid or unenforceable by any court of competent jurisdiction, and if limiting such provision would make the provision valid, then such provision shall be deemed to be construed as so limited.
4. **BINDING EFFECT:** The covenants and conditions contained in this Agreement shall apply to and bind the parties and the heirs, legal representatives, grantees, successors and permitted assigns of the Parties.
5. **ENTIRE AGREEMENT:** This Agreement constitutes the entire agreement between the Parties and supersedes any prior understanding or representation of any kind preceding the date of this Agreement. There are no other promises, conditions, understandings or other agreements, whether oral or written, relating to the subject matter of this Agreement. This Agreement may be modified at any time at sole discretion of The City and the Indemnifier agrees to execute said modified agreement in writing and must be executed by the Indemnifier.
6. **GOVERNING LAW:** This Agreement shall be governed by and construed in accordance with the laws of the State of Ohio.

Ordinance 16-80

7. NOTICE: Any notice required or otherwise given pursuant to this Agreement shall be in writing and mailed certified return receipt requested, postage prepaid, or delivered by overnight delivery service:

a. If to Indemnifier: Owner
Address

b. If to The City: Public Service Director
City of Zanesville
401 Market Street
Zanesville, Ohio 43701

With a copy to:

Law Director
City of Zanesville
401 Market Street
Zanesville, Ohio 43701

8. WAIVER: The failure of either party to enforce any provisions of this Agreement shall not be deemed a waiver or limitations of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.

Therefore, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties do set forth their signatures below.

INDEMNIFIER(S)

CITY OF ZANESVILLE

Signature

Print Name

Signature

Print Name

By: _____
Jay Bennett
Its: Public Service Director

Ordinance 16-80

County of Muskingum
State of Ohio,

Sworn to and subscribed in my presence this ____ day of _____, 2016, by

as his/her/their own free act and deed.

Notary Public

County of Muskingum
State of Ohio,

Sworn to and subscribed in my presence this ____ day of _____, 2016, by Jay
Bennett, acting in his capacity as Public Service Director of the City of Zanesville, as his own free act and deed.

Notary Public

Public Service Committee
Andy Roberts, Chair

ORDINANCE NO. 16-82

AN ORDINANCE AUTHORIZING THE PROPER CITY OFFICIAL TO FILE A LOAN APPLICATION AND EXECUTE RELEVANT DOCUMENTS WITH THE OHIO ENVIRONMENTAL PROTECTION AGENCY (OEPA), DIVISION OF ENVIRONMENTAL AND FINANCIAL ASSISTANCE (DEFA) FOR THE PUTNAM HILL AND HERITAGE WATER TANK IMPROVEMENT PROJECTS.

WHEREAS, the City has completed the design for the replacement of the Putnam Hill Water Tower and the necessary improvements to the Heritage Water Tower projects. The Engineer's estimate of the cost of these projects is \$2.38 million; and

WHEREAS, the City has been awarded a \$250,000 ARC grant and will apply for a Ohio Development Services CDBG grant and is anticipating award of a grant in the amount of at least \$500,000; and

WHEREAS, the City submitted these projects to the Ohio EPA DEFA program in 2015 and has been notified that the projects qualify for loan funding through the Drinking Water Revolving Loan Fund; and

WHEREAS, the current rate being offered to the City of Zanesville through the DEFA Water System Revolving Loan Program is at 1.47% interest for a twenty year term.

NOW, THEREFORE, BE IT ORDAINED, by the Council of the City of Zanesville, State of Ohio, that:

SECTION ONE: The proper City official is hereby authorized to execute an Ohio Environmental Protection Agency, Division of Environmental and Financial Assistance Loan for the replacement of the Putnam Hill Water Tower and improvements to the Heritage Water Tower.

SECTION TWO: That the dedicated source of repayment will be the Water Fund.

SECTION THREE: This Ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: _____, 2016

ATTEST: _____
SUSAN CULBERTSON
Clerk of Council

DANIEL M. VINCENT
President of Council

APPROVED: _____, 2016

JEFF TILTON
Mayor

THIS LEGISLATION APPROVED AS TO FORM



LAW DIRECTOR'S OFFICE

Department of Public Safety
Fred Buck, Director



ORDINANCE NO. 16-87

**AN ORDINANCE AMENDING CHAPTER 175 OF THE
CODIFIED ORDINANCES OF THE CITY OF
ZANESVILLE, OHIO, PROVIDING FOR THE
ZANESVILLE EMERGENCY MEDICAL SERVICES
BOARD**

WHEREAS, the City of Zanesville, Ohio (hereinafter referred to as “COZ”) has determined that the provision and operation of emergency medical services is of such importance to the citizens of Zanesville that it has created a Zanesville Emergency Medical Services Board (hereinafter referred to as “EMS Board”) and established certain provisions set forth in Chapter 175 of the Codified Ordinances of the COZ; and

WHEREAS, the EMS Board has determined that in order to better provide for the safety and services of the citizens of Zanesville, certain amendments to Chapter 175 of the Codified Ordinances of the COZ are necessary.

NOW, THEREFORE, BE IT ORDAINED, by the Zanesville City Council, that:

SECTION ONE: Chapter 175 of The Codified Ordinances of the COZ, is hereby amended to read as follows:

175.01 CREATION

(A)There is hereby created EMS Board, consisting of the following members appointed annually by the Mayor of the City of Zanesville

1. The Director of the Department of Public Safety who shall act as Chairperson.
2. A member of City Council to be appointed by President of Council.
3. The Chief of the Zanesville Fire Department or his/her designee.
4. The Chief of the Zanesville Police Department or his/her designee.
5. A Citizen of the COZ, appointed by the Mayor to serve a two (2) year term.
6. EMSAC Medical Director or his/her designee.
7. The Director of the Emergency Department from Genesis Healthcare System, or his/her designee.

There will be five ADHOC positions on the Board:

1. The Zanesville Law Director
2. The Trauma Medical Director from Genesis Healthcare System or his/her designee.

3. Firefighter's Local #88 Union representative appointed by the President of the Local #88.
4. Zanesville Professional Fire Officers Association Union representative appointed by the President of the ZPFOA Union.
5. The Sheriff of Muskingum County or his/her designee.

(B) Four members shall constitute a quorum for the transaction of business and the affirmative vote of four members is required for EMS Board to take any official action.

(C) Members of EMS Board shall disclose any ownership or affiliation in an entity regulated by EMS Board.

175.02 OWNERS AND DUTIES

(A) EMS Board shall adopt rules pursuant to Chapter 149 of the Codified Ordinances of the COZ. The rules shall include, but not be limited to, provisions relating to:

1. Ambulances and related equipment, personnel, and communications equipment requirements for licensees;
2. License requirements for Basic life-support, Intermediate life-support and Advanced life-support;
3. Forms for applications and renewal for licenses;
4. Requirements for record keeping of service responses made by licensees;
5. Fee amounts for licenses, and renewals thereof, required by the EMS Board;
6. Inspection requirements for licensed vehicles, records, and physical facilities;
7. Fee amounts for inspection of Ambulances;
8. Any other rules that the EMS Board determines necessary for the implementation and enforcement of Sections 4765.01 to 4766.99 of the Revised Code.

All rules adopted pursuant to this section shall, at a minimum, comply with the requirements specified in Sections 4765.01 through 4766.99 of the Revised Code and rules adopted by the Ohio Ambulance Licensing Board. EMS Board may adopt stricter rules as permitted by O.R.C. Section 4766.10.

(B) EMS Board shall adopt rules pursuant to Chapter 149 of the Codified Ordinances of the COZ regarding the referral of calls for emergency medical services received by the COZ through the 911 system, consistent with the Final Muskingum County Enhanced 911 Plan approved by Zanesville City Council on May 28, 1986.

(C) EMS Board shall coordinate the operation of the Emergency Medical Services of the Zanesville Fire Department with the emergency medical service providers in the community.

175.03 DEFINITIONS

As used in this chapter:

- (A) "Advanced Life Support" means treatment described in section 4765.39 of the Revised Code that a paramedic is certified to perform.
- (B) "Ambulance" means any motor vehicle that is specifically designed, constructed, or modified and equipped and is intended to be used for the transportation upon the streets or highways of this state of persons who are seriously ill, injured, wounded, or otherwise incapacitated or helpless. "Ambulance" does not include a vehicle designed and used solely for the transportation of nonstretcher-bound persons, whether hospitalized or handicapped or whether ambulatory or confined to a wheelchair.
- (C) "Basic Life Support" means treatment described in section 4765.37 of the Revised Code that an EMT is certified to perform.
- (D) "Disaster Situation" means any condition or situation described by rule of the Ohio Ambulance Licensing Board as a mass casualty, major emergency, natural disaster, or national emergency.
- (E) "Emergency Medical Service Organization" means an organization that uses EMT, AEMT or Paramedic or a combination thereof, to provide medical care to victims of illness or injury. An Emergency Medical Service Organization includes, but is not limited to, a Commercial Ambulance Service Organization, a hospital, and a funeral home.
- (F) "EMT," "AEMT," and "Paramedic" have the same meanings as in section 4765.01 of the Revised Code.
- (G) "Intermediate Life Support" means treatment described in section 4765.38 of the Revised Code that an AEMT is certified to perform.
- (H) "Major Emergency" means any emergency event that cannot be resolved through the use of locally available emergency resources.
- (I) "Mass Casualty" means an emergency event that results in ten or more persons being injured, incapacitated, made ill, or killed.
- (J) "Medical Emergency" means an unforeseen event affecting an individual in such a manner that a need for immediate care is created.
- (K) "Mobile Intensive Care Unit" means an Ambulance used only for maintaining specialized or intensive care treatment and used primarily for inter-hospital transports.
- (L) "Non-Transport Vehicle" means a motor vehicle operated by a licensed emergency medical service organization not as an Ambulance, but as a vehicle for providing services in conjunction with the Ambulances operated by the organization or other emergency medical service organizations.
- (M) "Patient" means any individual who as a result of illness or injury needs medical attention, whose physical or mental condition is such that there is imminent danger of loss of life or significant health impairment, or who may be otherwise incapacitated or helpless as a result of a physical or mental condition.

175.04 LICENSING REQUIREMENTS

(A) Except as otherwise provided by this Chapter, no person shall furnish, operate, conduct, maintain, advertise, engage in, or purpose or profess to engage in the business or service of transporting persons who are seriously ill, injured, or otherwise incapacitated in this City unless he is licensed pursuant to this section.

(B) To qualify for a license as a Basic life-support, Intermediate life-support or Advanced life-support service a person shall do all of the following:

- 1) Apply for a permit for each Ambulance and non-transport vehicle owned or leased as provide in Section 4766.07 of the Revised Code;
- 2) Meet all requirements of the rules of the EMS Board regarding ambulances, equipment, personnel, communications systems, and medical treatments the particular service is permitted to render;
- 3) Maintain the approximate type and amount of insurance and/or self-insurance as specified in Section 175.06;
- 4) Meet all other requirements set by the EMS Board, by rule, for the particular service license.

(C) To apply for a license as a Basic Life-Support, Intermediate Life-Support, or Advanced Life-Support service, a person shall submit a completed application to the EMS Board, on form provided by the EMS Board for each particular license, together with the appropriate fees established under Section 175.05. The application form shall include all of the following:

- 1) The name and business address of the provider of the service for which licensure is sought and the name, address and business/current phone number of the person who shall serve as it's legal representative;
- 2) The name under which the applicant will operate the service;
- 3) A list of the names and addresses of all officers and directors of the service and all individuals having at least 10% of the ownership of the service;
- 4) A description of each vehicle to be used, including the make, model, year of manufacture, mileage, vehicle identification number, and the color scheme, insignia, name, monogram, or other distinguishing characteristics to be used to designate the applicant's vehicle;
- 5) The location and description of each place from which the service will operate;
- 6) A description of the geographic area in Muskingum County to be served by the applicant;
- 7) Any other information the EMS Board, by rule, determines necessary;

(D) Within sixty (60) days after receiving a completed application for licensure as a Basic Life-Support, Intermediate Life-Support, Advanced Life-Support service license the EMS Board shall approve or deny the application. The EMS Board shall deny an application if it determines that the applicant does not meet the requirements of this Chapter or any rules adopted pursuant thereto. The EMS shall send the denial of an application by certified mail to the applicant. The

applicant may request a hearing within ten (10) days after receipt of the certified mail. If the EMS Board receives a request within this time period, it shall hold a hearing thereon.

(E) Each license issued under this section expires one (1) year after the date of issue, but each licensee may apply to the EMS Board for the extension of his license provided that the licensee meets the requirements for licensure. In addition, each licensee shall submit a copy of its current permit for each vehicle, issued pursuant to O.R.C. Section 4766.07, and a copy of the annual inspection report required by said section. The license shall send the renewal fee established under Section 175.05 with his application for renewal.

(F) Each license shall maintain accurate records of all service responses conducted, on forms and containing information as specified by rule by the EMS Board and shall make such information available to the EMS Board as provided by the EMS Board's rule.

175.05 LICENSE FEES

The EMS Board shall establish by rule a license fee and fees for renewal of licenses, taking into account the actual costs incurred by the EMS Board and the COZ in carrying out their duties under this Chapter.

175.06 INSURANCE

(A)(1) Every licensee under this Ordinance shall furnish adequate evidence of liability insurance coverage, in the amount of not less than one million dollars (\$1,000,000) per occurrence and not less than two million dollars (\$2,000,000) in the aggregate, for any cause which the licensee would be liable.

(2) In lieu of insurance coverage as provided in division (A) of this section, a licensee may furnish a certificate of self-insurance evidencing that they have established a self-insurance plan approved by the Ohio Superintendent of Insurance that is equivalent to or greater than the insurance coverage required in division (A) of this section.

(B)(1) In addition to the insurance requirements of division (A) in this section, every licensee shall carry bodily injury and property damage insurance with solvent and responsible insurers licensed to do business in this state for any loss or damage resulting from any occurrence arising out of or caused by the operation or use of any ambulance or non-transport vehicle. The insurance shall insure each vehicle for the sum of not any less than one million dollars (\$1,000,000) for bodily injury to or death of any one person arising out of any one accident and the sum of not any less than one million dollars (\$1,000,000) for bodily injury to or death of any one person in any one accident and for the sum of fifty thousand dollars (\$50,000) for damage to property arising from any one accident.

(2) In lieu of the insurance coverage as provided in division (B)(1) of this section, a licensee may furnish a certificate of self-insurance evidencing that they have established a self-insurance plan approved by the superintendent that provides the same or more comprehensive coverage than required in (B)(1) of this section.

(C) Each policy or contract of insurance issued may provide a payment for the satisfaction of any financial judgement entered against the licensee and any person operating the vehicle and for a thirty (30) day cancellation notice to the EMS Board. A certificate of insurance, or copy as its policy, shall be provided to the City Public Safety Director every six (6) months or annually.

175.07 LICENSE SUSPENSION OR REVOCATION

(A) The EMS Board may, pursuant to an adjudication conducted in the manner described in Sections 119.06, 119.07, and 119.09 of the Revised Code, suspend or revoke any license issued under this Ordinance for any one or combination of the following causes:

- 1) Violations of this Ordinance or any rule adopted thereunder;
- 2) Refusal to permit the EMS Board or its designee to inspect a vehicle, or the records, or the premises, or the equipment of a licensee;
- 3) Suspension of a license or permit by the Ohio Ambulance Licensing Board pursuant to O.R.C. Sections 4765.01 through 4766.99;
- 4) Failure to meet the ambulance requirements specified in this Ordinance or the rule adopted thereunder;
- 5) Violation of an order issued by the EMS Board;
- 6) Failure to comply with any of the terms of an agreement entered into with the EMS regarding the suspension or revocation of a license or permit or the imposition of a penalty under this section.

ORC 2506 shall control all appeals of the EMS Board decisions.

(B) If the EMS Board determines that the records, recording keeping procedures, or physical facilities of a license, or ambulance do not meet the standards specified in this Chapter and the rules adopted thereunder, the EMS Board shall notify the licensee of any deficiencies within thirty (30) days of finding the deficiencies. If the EMS Board determines that the deficiencies exist and they remain uncorrected after thirty (30) days, the EMS Board may suspend the license. The licensee, notwithstanding the suspension under this section, may operate until all appeals have been exhausted.

(C) At the discretion of the EMS Board, a licensee whose license has been suspended or revoked under this section may be ineligible to be licensed under this Chapter for a period of not more than three (3) years from the date of the violation, provided that the EMS Board shall make no determination on a period on ineligibility until all the licensee's appeals relating to the suspension or revocation have been exhausted.

(D) The EMS Board may, in addition to the foregoing, declare a forfeiture of any performance bond secured by a licensee, naming the City as beneficiary, as provided in rules adopted pursuant to Chapter 149 of the Codified Ordinances of the City of Zanesville.

(E) The EMS Board may, in addition to any other action taken under this section and after a hearing, impose a penalty of not more than fifteen hundred dollars (\$1,500) for any

violation of this section. The Law Director may institute a civil action for the collection of any such penalty imposed.

175.08 PROVISIONS NOT APPLICABLE

The provisions of this Chapter do not apply to any of the following:

- (A) A person rendering services with an ambulance in the event of a disaster situation when licensee's vehicles based in the locality of the disaster situation are incapacitated or insufficient in number to render the services needed;
- (B) Any person operating an ambulance outside this City except that any person receiving a person with this City for transport to a location within this City shall comply with this Ordinance;
- (C) Any ambulance owned and operated by the federal government or the State of Ohio;
- (D) A publicly and/or privately owned and operated fire department vehicle;
- (E) Emergency vehicles owned by a corporation and operating only on the corporation's premises, for the sole use by that corporation;
- (F) Any ambulance, emergency medical service vehicle owned, operated or contracted by a municipal corporation or township or county government;
- (G) Any ambulance, emergency medical service vehicle operating outside this City which receives a person outside the City and transports the person to a location within the City or any ambulance, emergency medical service operating outside this City which receives a person inside the City and transports the person directly to a location outside the City;
- (H) A fire department, rescue squad, or life squad comprised of volunteers who provide services without expectation of remuneration and do not receive payment for services other than reimbursement for expenses;
- (I) A private, nonprofit emergency medical service organization when fifty percent or more of its personnel are volunteers and/or a combination of both as defined in section 4765.01 of the Revised Code;
- (J) A public emergency medical service organization;
- (K) A motor vehicle titled in the name of a volunteer rescue service organization, as defined in section 4503.172 of the Revised Code.

175.09 AUTHORITY TO SEEK INJUNCTION

In addition to the remedies provided, the EMS Board may apply to the Muskingum County Common Pleas Court, if a violation of any provision of this Ordinance or any rule adopted pursuant thereto is occurring, for a temporary or permanent injunction restraining any person from that violation.

175.99 PENALTY

In addition to any other penalties set forth herein, whoever violates Section 175.04 or the rules adopted thereunder, is guilty of a minor misdemeanor on a first offense; on each subsequent offense, such person is guilty of a misdemeanor of the fourth degree.

SECTION TWO: This Ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: _____, 2016

ATTEST:

SUSAN CULBERTSON,
Clerk of Council

DANIEL VINCENT,
President of Council

APPROVED: _____, 2016

JEFF TILTON,
Mayor

THIS LEGISLATION APPROVED
AS TO FORM



LAW DIRECTOR'S OFFICE



ORDINANCE NO. 16- 88
INTRODUCED BY COUNCIL

AN ORDINANCE AUTHORIZING THE PROPER CITY OFFICIAL TO PROVIDE AMENITIES FOR AN ANNOUNCEMENT EVENT FOR THE U.S. ENVIRONMENTAL PROTECTION AGENCY'S OFFICE OF SUSTAINABLE COMMUNITIES AND THE U.S. DEPARTMENT OF AGRICULTURE'S RURAL UTILITIES SERVICE FOR THE PURPOSE OF ANNOUNCING THE AWARD OF THE COOL AND CONNECTED BROADBAND PLANNING GRANT AND DECLARING AN EMERGENCY.

WHEREAS, the U.S. Environmental Protection Agency and the U.S. Department of Agriculture have partnered to offer the Cool and Connected Broadband Planning grant funding to rural communities with populations less than 50,000 for the purpose of planning and implementing a high speed broadband network to revitalize downtowns and promote economic development; and

WHEREAS, the City has been notified that it is a major award recipient of an award from the USEPA funded program known as "Cool and Connected"; and

WHEREAS, the City has been asked to host a public event to announce all recipients of the award with representatives in attendance from federal, state and local agencies, local business owners and local education institutions; and

WHEREAS, the event will also include a roundtable discussion featuring local businesses and institutions around how increased broadband in downtown would enhance business opportunities; and

WHEREAS, the Community Development Department would like to provide beverages and a light lunch for the participants furnished by local vendors; and

WHEREAS, the USEPA announcement event has been tentatively scheduled for August 18, 2016 from 10:00am until 1:00pm at the Muskingum County Library, thus creating an emergency measure.

NOW, THEREFORE, BE IT ORDAINED by the Council of the City of Zanesville, State of Ohio, that:

SECTION ONE: The proper city official is authorized to expend an amount not to exceed \$500.00 on amenities for the August 18, 2016 USEPA Cool and Connected announcement event. Said funds shall be expended from line item 303.4105.53299.

SECTION TWO: For the reasons stated in the preamble hereto, this Ordinance is hereby declared to be an emergency measure. Provided it receives the affirmative vote of six (6) or more members of Council elected thereto, it shall take effect and be in force immediately upon its passage and approval of the Mayor. Otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

PASSED: _____, 2016

ATTEST: _____
SUSAN CULBERTSON,
Clerk of Council

DANIEL M. VINCENT,
President of Council

APPROVED: _____, 2016

JEFF TILTON,
Mayor

**THIS LEGISLATION APPROVED
AS TO FORM**



LAW DIRECTOR'S OFFICE

No repetition of remarks shall be permitted nor speaking on the same subject matter will be allowed at more than three meetings, unless there has been a substantive change to the legislation or situation as determined by the President.

To accommodate special needs or circumstances that are in the best interest of the City, Council may temporarily suspend any of these rules, by motion, second and 2/3 majority vote (6 votes), which includes the opportunity to address Council without written notice.

If a speaker does not speak on a matter concerning the legislative or administrative responsibilities of city government, the President may terminate the right to speak and refer the speaker to more appropriate public forum.

Signs and banners are not permitted in Council Chambers. This prohibition does not apply to charts, diagrams, enlarged photographs, or other demonstrative exhibits or visual media utilized by a speaker in presenting testimony to Council.

Any variance or waiver of these rules shall be by a 2/3 majority vote (6 votes) of Council.

PETITION TO ADDRESS COUNCIL

IT IS ADVISED THAT YOU READ AND FAMILIARIZE YOURSELF WITH THE ABOVE-LISTED RULES AS WELL AS ALL RULES SET FORTH IN CHAPTER 111 OF THE CODIFIED ORDINANCES OF THE CITY OF ZANESVILLE PRIOR TO SPEAKING BEFORE COUNCIL.

Those desiring to address Council must complete a "Petition to Address Council." These Petitions are available in the Clerk's office, online, by email request, and in Council Chambers. To speak on a non-agenda item, the completed Petition must be provided to the Clerk of Council by noon on Wednesday the week prior to the Council meeting to be eligible to speak at the meeting. To address Council on an item that is on the agenda, the Petition must be provided to the Clerk of Council fifteen minutes prior to beginning of the meeting. Council will not consider an incomplete Petition to Address Council, which requires the following: Name, Organization Representing (if any), Address, Telephone Number, Email Address (optional), Ordinance/Resolution Number and if For or Against the legislation, and if not speaking on an agenda item list the Subject. Also required is a Signature and Date to indicate "I Have read the restrictions and guidelines regarding speaking before Council, including those set forth in Chapter 111 of Zanesville's Codified Ordinances. I understand and agree to abide by these rules and acknowledge that my failure to abide by these rules may result in my request to speak being denied or terminated". It is recommended that any available supporting documentation be submitted with the Petition to ensure that Council and City Administration have the information necessary to effectively respond to the concern. All documents submitted to Council become public documents, so please ensure that all personal and private information is redacted (deleted or removed).

NAME: DAVE ROGERS
REPRESENTING AN ORGANIZATION (IF YES, PLEASE LIST): my self
ADDRESS: 1104 BENJAMIN AVE
TELEPHONE: 740 705-1834
EMAIL (OPTIONAL): _____



COMMUNICATION/RESOLUTION/ORDINANCE #: _____ FOR OR _____ AGAINST

IF YOU ARE NOT SPEAKING ON AN AGENDA ITEM, YOU MUST INDICATE YOUR SUBJECT BELOW:

Officials who have Taken AN OATH of office To Recogniz
The by Laws of The Constitution case Simon Glike Vetcha commiffe
U.S. 1st circuit court of Appeals, sign at Saffy center Recording

I HAVE READ THE RESTRICTIONS AND GUIDELINES REGARDING SPEAKING BEFORE COUNCIL, INCLUDING THOSE SET FORTH IN CHAPTER 111 OF ZANESVILLE'S CODIFIED ORDINANCES. I UNDERSTAND AND AGREE TO ABIDE BY THESE RULES AND ACKNOWLEDGE THAT MY FAILURE TO ABIDE BY THESE RULES MAY RESULT IN MY REQUEST TO SPEAK BEING DENIED OR TERMINATED.

Dave Rogers
SIGNATURE

8/08/2016
DATE

meeting of
8/22/2016

No unauthorized
audio or video
recording past this
point

No repetition of remarks shall be permitted nor speaking on the same subject matter will be allowed at more than three meetings, unless there has been a substantive change to the legislation or situation as determined by the President.

To accommodate special needs or circumstances that are in the best interest of the City, Council may temporarily suspend any of these rules, by motion, second and 2/3 majority vote (6 votes), which includes the opportunity to address Council without written notice.

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NAME: Eric Jones

REPRESENTING AN ORGANIZATION (IF YES, PLEASE LIST): MYSELF

ADDRESS: 221 Luck Ave

TELEPHONE: 740 588-1837

EMAIL (OPTIONAL):

COMMUNICATION/RESOLUTION/ORDINANCE #: _____ FOR OR _____ AGAINST

IF YOU ARE NOT SPEAKING ON AN AGENDA ITEM, YOU MUST INDICATE YOUR SUBJECT BELOW:

Our Right to Revolt

I HAVE READ THE RESTRICTIONS AND GUIDELINES REGARDING SPEAKING BEFORE COUNCIL, INCLUDING THOSE SET FORTH IN CHAPTER 111 OF ZANESVILLE'S CODIFIED ORDINANCES. I UNDERSTAND AND AGREE TO ABIDE BY THESE RULES AND ACKNOWLEDGE THAT MY FAILURE TO ABIDE BY THESE RULES MAY RESULT IN MY REQUEST TO SPEAK BEING DENIED OR TERMINATED.

Eric Jones
SIGNATURE

08/16/16
DATE

