AGENDA

CANFIELD CITY COUNCIL

July 15, 2020 -5:30 P.M.

FRANCIS J. McLAUGHLIN MUNICIPAL BUILDING

- 1. Call to Order.
- 2. Pledge of Allegiance.
- 3. Roll Call: Quorum is Present Meeting is in Session.
- 4. Proclamations & Presentations.
- 5. Approval of Minutes.
- 6. Reading of Communications.
- 7. Reports of Committees, Boards, Mayor's Report, City Manager, Finance Director, Chief of Police, Zoning Inspector and Public Works Superintendent.
- 8. Public questions from residents (or representative) related to the above referenced reports. Questions may be limited to three (3) minutes.
- 9. Recognition of Persons Desiring to Appear Before Council.

10. OLD BUSINESS

Note: After each item is placed on the table for action, public comments from residents (or representative) as to that business item are received. May be limited to three (3) minutes per person and thirty (30) minutes total.

A. An <u>Ordinance</u> Amending Canfield Codified Ordinance Section 1183.03 (i) Regarding Sandwich Board Signs.

Public Comments

11. NEW BUSINESS

Note: After each item is placed on the table for action, public comments from residents (or representative) as to that business item are received. May be limited to three (3) minutes per person and thirty (30) minutes total.

A. An <u>Ordinance</u> Authorizing The City Manager To Enter Into A Contract For The Purchase, Installation and Grinding of Asphaltic Concrete (Street Paving) and to Declare Said Ordinance an Emergency.

Public Comments

B. An <u>Ordinance</u> to Approve and Adopt the Current Replacement Pages to the Codified Ordinances.

Public Comments

C. An <u>Ordinance</u> Amending Ordinance 2019-31 adopting salary and benefits for all full and part-time non bargaining unit employees.

Public Comments

D. A **Motion** to Waive a Portion of Utility Charges.

Public Comments

- 12. Council Comments.
- 13. Adjournment

 GOVERNMENT FORMS & SUPPLIES (844) 224-3338 FORM NO. 30043			
Ordinance No	Passed	., 20	
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Introduced by: Mr. Tieche / June 17, 2020 /

AN ORDINANCE AMENDING CANFIELD CODIFIED ORDINANCES SECTION 1183.03(i) REGARDING SANDWICH BOARD SIGNS

WHEREAS, the Council of the City of Canfield desires to amend Codified Ordinance Section 1183.03(i) regarding the permitted location of sandwich board signs;

NOW THEREFORE, BE IT ORDAINED, BY THE COUNCIL OF THE CITY OF CANFIELD, COUNTY OF MAHONING, AND STATE OF OHIO;

Section 1. That Canfield Codified Ordinance Section 1183.03(i) shall be amended to read as follows:

1183.03(i) Sandwich Board Type Sign.

- (i) In any B-1 zoning district, one (1) sandwich Board type sign per building may be displayed in the frontage area adjacent to the business, subject to the following:
 - 1) The sign shall be submitted to the Zoning Inspector by the Owner of the subject property for review and approval prior to use.
 - 2) The sign shall advertise only goods and/or services offered by a business in the building whose frontage the sign occupies.
 - 3) The sign shall have no moving parts.
 - 4) The sign shall not be illuminated.
 - 5) The sign may have no more than two sides.
 - 6) The sign and supporting structure's overall dimensions shall not exceed a height of 4 feet ,or a width of 3 feet when open, and the sign's advertising space shall not exceed 9 square feet.
 - 7) The sign shall not block pedestrian or vehicular traffic or be placed in a loading area or fire or emergency vehicle area.
 - 8) The sign shall not hinder the ability of persons to exit or enter vehicles parked along the curb and shall not hinder exit from or entry to a building.
 - 9) The sign shall be constructed of finished all-weather materials.
 - 10) The sign shall not be secured, tethered, or installed on traffic devices, utility equipment, street trees, street lights, or any other public fixture.
 - 11) The sign may be on display only during those hours during which the subject business is open to the public.
 - 12) The sign shall be well maintained.
 - 13) Applicant shall execute a Hold Harmless Agreement with the City as adopted from time to time by the City.
 - 14) Sandwich board type signs permitted by this section are not to be considered when determining other signage allowed by other provisions in this Chapter 1183
 - 15) If the sign is to be located in the right of way, the Owner must (i) add the City as an additional insured to the comprehensive general liability policy of the Owner in an amount of at least One Hundred Thousand and No/100 Dollars (\$1000,000.000), and (ii) provide proof of such coverage.

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require approval by the Desi	h Board sign in accordance with this gn Review Historical Preservation Co ssion, or the Board of Zoning Appeal	mmittee, the
	tive processing fee of \$20.00, as a pen in accordance with Section 1183.03	
of this Ordinance were held	ance and all deliberations relating to in open meetings of this Council, al Revised Code and Section 3.11 of th	pursuant to
PASSED IN COUNCIL THIS	day of PRESIDENT OF COL	, 2020. UNCIL
Latricea Dein CLERK OF COUNCIL	at	
<u>Ce</u>	ertification of Publication	
hereby certify that the forego	Clerk of Council of the City of Ca ing Ordinance was posted in a promi anfield, Ohio for seven continuou	nent place at
	CLERK OF COUNCIL	_ L
APPROVED TO FORM:		
7		

Ordinance No	Passed		, 20
Introduced By:		-	
First Reading:			
	ORDINANCE		
	N ORDINANCE AUTHORIZING	THE CITY NAANAGE	D
	O ENTER INTO A CONTRACT FO		
	NSTALLATION AND GRINDING	· ·	
(9	STREET PAVING) AND TO DECL		NCE
	AN EMERGEN	CY.	
WHEREAS, the C	Council of the City of Canfield h	as determined tha	t streets
City need to be periodic	cally resurfaced; and		
WHEREAS, speci	ifications for said resurfacing h	ave been prepared	d; and
WHEREAS, bids	have been received; and		
WHEREAS, Cour	icil now deems it to be in the b	est interest of the	City to av
contract for the street r	repairs and resurfacing.		
NOW, THEREFORE BE IT	ORDAINED BY THE COUNCIL (OF THE CITY OF CA	NFIELD, O
Section 1: The (City Manager is hereby authori	zed to enter into a	contract
•	ting, Inc. for the purchase, inst	allation and grindi	ng of asph
concrete as detailed in	their bid attached hereto:		
Section 2: The s	aid authorization shall not exc	eed a cost of \$365	,807.50.
	this Ordinance and all delibera	_	
	open meetings of this Council Section 3.11 of the Charter of	•	
Onio Revised Code and	Section 5.11 of the Charter of	the Municipality o	i Canneiu
· · · · · · · · · · · · · · · · · · ·	Ordinance is hereby declared t		-
-	public peace, health and safety tergency exists by reason of the		
	so that it may be completed p		-
PASSED IN COUNCIL TH	ISDAY OF	A.D. 2	2020.
		PRESIDENT C	F COUNC
ATTEST:			
CLERK OF COUNCIL			
CLLIN OF COUNCIL	Certification of Publi	cation	
I. the undersign	ed Clerk of Council of the City o	of Canfield. Ohio h	iereby cer
the foregoing Ordinance	e was posted in a prominent plous days, to-wit:	ace at the Municip	oal Buildir

Oru	linance No	, 20
	Introduced	d By:
	First Readi	ng:
		<u>ORDINANCE</u>
		<u>SIGHTAINEE</u>
		AN ORDINANCE TO APPROVE AND ADOPT
		THE CURRENT REPLACEMENT PAGES
		TO THE CODIFIED ORDINANCES.
		HEREAS, certain provisions within the Codified Ordinances should be amended to with current State law as required by the Ohio Constitution; and
		HEREAS, various ordinances of a general and permanent nature have been passed which should be included in the Codified Ordinances; and
		HEREAS, Council has entered into a contract with the Walter H. Drane Company to sch annual revision which is presently before Council;
	THEREFOR	E BE IT ORDAINED BY THE COUNCIL OF THE MUNICIPALITY OF CANFIELD, OHIO:
	permanent codes, title	tion1: That the Ordinances of the Municipality of Canfield, Ohio, of a general and t nature, as revised, recodified, rearranged and consolidated into component es, chapters and sections within the 2020 Replacement Pages to the Codified s are hereby approved and adopted.
		tion 2: That the following sections and chapters are hereby added, amended or
	repealed a	s respectively indicated in order to comply with current State Law: Traffic Code
	331.43	Wearing Earplugs or Earphones Prohibited. (Amended)
	335.09	Display of License Plates or Validation Stickers; Temporary License Placard.
		(Amended)
	335.091	Operating Without Dealer or Manufacturer License Plates. (Added)
	341.03	Prerequisites to Operation of a Commercial Motor Vehicle. (Amended)
	373.02	Riding Upon Seats. (Amended)
	E12.01	General Offenses Code
	<u> </u>	Drug Abuse Control Definitions. (Amended) Illegal Distribution of Cigarettes, Other Tobacco Products, or Alternate Nicotine
	337.10	Products. (Amended)

OVERNMENT FORMS & SUPPLIES (844) 224-3338-FORM NO. 30043			
Ordinance No	Passed	, 20	
	PRESIDENT OF		
ATTEST:			
ATTEST.			
CLERK OF COUNCIL			
	Certification of Publication		
I, the undersigned Clerk of Coun foregoing Ordinance was posted in a proseven continuous days, to wit:	ominent place at the Municipal B	uilding, Canfield, Ohio for	
			
	OLEDVO	- COLINGIA	
APPROVED AS TO FORM:	CLERKO	F COUNCIL	
MUNICIPAL ATTORNEY			
WIGHTER ALATTORNET			
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First Reading: _					
		<u>OR</u>	DINANCE		
	AN ORDIN	ANCE AME	NDING ORE	DINANCE 20:	19-31
De entre de la constante de la				TS FOR ALL F	
				NG UNIT EM	
Part time empl		y of Canfiel:	d has estab	olished salar	y and benefits for Full and
	WHEREAS, the Co Administrative Po				s to create the salary and
	WHEREAS, the Co ministrative Police				s to create the salary and
11	WHEREAS, the Co r Police Dept. Cle		City of Car	ıfield desires	s to eliminate the salary
	WHEREAS, the Co	uncil of the	City of Car	ofiald dasired	s to authorize retroactive
	ninistrative Police				
	NOW THEREFORE	RF IT ORD	AINFD BY T	HE COUNCI	OF THE CITY OF
CANFIELD, OHIO	0:				
					ffect for employees from
January 1, 2018 approved:	through Decemb	er 31, 2020) or until su	ich time as a	successor Ordinance is
11 ' ' '	Full Time Employe	<u>ees</u>			
	/4\ Administrativ	- F			
	(1) Administrative	<u>e Employee</u> Annual Sala	 -		
Pos	sition	2018	2019	2020	
City Manager		101,000	108,071	110,234	
Asst. City Manag	ger	80,677	-	•	
Police Chief/HR	Director	105,157	107,260	109,405	
Finance Director	r	80,677	82,291	83,937	
Public Works Su	perintendent		82,291	83,937	
Information Tec	chnology Mgr. (2)	66,590	73,000	74,460	
Zoning Inspecto	r	50,499	53,024	55,675	
	2) Non-Administ				
		Hourly Rat	•		
<u> </u>	ition	2018	2019	2020	
Clerk of Council		24.42	24.91	25.41	
Receptionist / Se	•	13.34	13.61	13.88	
Deputy Finance		26.09	31.50	33.00	
Income Tax Adm	inistrator	24.82	25.32	25.83	
Account Clerk		22.41	22.86	23.32	

18.42

18.79

19.17

25.41

Utility Laborer
Sr. Administrative Police

Clerk/Clerk of Court

GOVERNMENT FORMS & SUPPLIES (844) 224-3338. FORM NO.	30043				
Ordinance No		_ Pass	eed	, 20	_
Administrative Police					
Clerk/Deputy Clerk of Court			19.76		
Police Dept. Clerk	23.00	23.46	23.93		
IT Network and Systems Admin.	26.09	27.39	28.76		Į,
PW Foreman (1)	32.01	32.65	33.30		l l
PW Coordinator (1)	30.00	30.60	31.21		
PW Equipment Operator	27.40	27.95	28.51		
PW Laborer (7)	25.94	26.46	26.99		
Administrative Clerk (2)		16.00	16.32		

The Annual salary rate of newly hired administrative employees and the hourly rate of all newly hired non-administrative employees shall be determined by the City Manager at the time of their appointment, but in no case shall exceed the rate listed above in Section 1, $A_1(1)$, & $A_1(2)$.

B. Part Time Hourly Employees

The rate of pay for Part Time Hourly employees shall be determined by the City Manager and may range from the State minimum wage to a maximum of \$16.50 per hour

Part time Officers scheduled to work on the OVI Task Force, shall be compensated at the Overtime rate based on their current hourly rate.

All Client paid details scheduled through the Canfield Police Department shall be paid at a rate of \$25 per hour, excluding the Canfield Fair.

Section 2: Effective January 1, 2018, all the positions, identified in Section 1, A, (1) may elect for the required attendance of all scheduled council meetings (a) the rate of one and one-half (1-1/2) times the Employee's regular hourly rate of pay, or (b) by electing "compensatory time off" which is computed at a rate of one and one-half times the overtime hours worked. These same positions may accumulate up to a maximum of 100 nours of Compensatory Time for each hour worked in excess of forty (40) hours per week. The positions designated in Section 1, A, (1) shall not be paid for Compensatory Time unless authorized by City Council. Accumulated Compensatory Time may be used as compensatory time off when approved by the City Manager. An accurate record of compensatory time earned and time taken shall be maintained by the Deputy Finance Director. The City shall be under no obligation to pay said employees for unused accumulated Compensatory Time upon termination or expiration of employment.

Employees, employed in positions identified in Section 1,A, (2) that have overtime hours worked, shall have the option of being paid for the overtime hours worked at (a) the rate of one and one-half (1-1/2) times the Employee's regular hourly rate of pay, or (b) by electing "compensatory time off" which is computed at a rate of one and one-half times the overtime hours worked. This election must be approved by the City Manager or designee and "compensatory time off" hours can be accumulated but only up to a maximum of 100 hours.

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Section 3: The probationary period of all original and promotional appointments of employees, including provisional appointments, shall be twelve (12) months. No originally or provisionally appointed probationary employee will be eligible for sick leave, vacation or personal leave during the initial ninety (90) days of employment.

Section 4: The City Manager, with City Council approval, may grant additional compensation, based on individual performance, to employees identified in Section 1, A, (1) and Section 1, A, (2).

The Police Chief shall receive holiday compensation, fitness bonus, uniform maintenance and purchase of uniform on the same basis as is provided to members of the Police Department Collective bargaining Unit pursuant to the current Collective bargaining Agreement, effective from the date of appointment as Police Chief. The Police Chief shall also earn overtime at the rate of one and one-half (1-1/2) times the Employee's regular hourly rate of pay on activities that are reimbursed by outside sources.

Section 5: All full time non-administrative employees shall work forty (40) hours per week. The work hours of each Administrative employee shall be scheduled by the City Manager and insofar as possible, shall be five (5) consecutive days of 8 hours each or four (4) consecutive days of 10 hours each or other scheduled hours as set forth from time to time by the City Manager. The pay of any scheduled full time employee that works less than forty (40) hours per week, excluding absences identified in Sections 7, 8, 9, 10, 11, 12, 13, 14, 15 and Compensatory Time off, will be reduced by the number of hours not worked times(x) that employees' hourly rate of pay or, for Administrative employees, his/hers annual salary divided by 2080 hours.

<u>Section 6</u>: A, Part Time Hourly employees are not eligible to receive any of the benefits identified in Sections 7, 9, 10, 11, 12, 13, 14, 15, 16, and 18.

B, Seasonal Part Time Hourly employees are not eligible to receive any of the benefits identified in Sections 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, and 18.

Section 7: Employees shall be entitled to take vacation after completion of initial ninety (90) days of employment. Time off for vacations must be approved by the City Manager or his/her designee. Employees shall accumulate vacation days at the following rates, if the employee is in full pay status for at least (20) days during such month:

Years of Service – After	Accumulative Rate
1 month through 3 years	5/6 of a day per month
4 years through 5 years	1 day per month
6 years though 10 years	1-1/4 days per month
11 years through 15 years	1-1/2 days per month
16 years through 20 years	1-3/4 days per month
21 years through 25 years	2 days per month
26 years and more	2-1/2 days per month

Each employee shall take at least five (5) days of vacation per year and may accumulate the unused portion of entitled vacation days up to a maximum of 25 vacation days. Vacation days cannot be taken in anticipation of entitlement.

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An employee desiring to resign from employment should give a minimum of two weeks notice of resignation to the City Manager or his/her designee. The employee, after the submission of his/her notice of resignation, will then be eligible to receive payment for his/her accumulated vacation pay for up to a maximum of 25 working days.

An employee that qualifies for "Family Leave" to care for a spouse, son, daughter or parent with a "serious health condition" may request in writing a one-year advance on vacation time. Said request may be approved by the Manager after reviewing medical certifications. Said advance shall be granted only once per "serious health condition". Said vacation advance shall not entitle the employee to payment upon employee's termination of service, whether voluntary or involuntary. (For the purposes of this Ordinance, the terms "family leave" and "serious health condition" shall be defined as provided in the Family and Medical Leave Act of 1993.)

Section 8: Employees may use sick leave upon approval of the City Manager or his/her designee and may use sick leave segments of one (1) 8 hour day, unless prior approval is granted.

- A. Sick leave shall be defined as an absence with pay necessitated by: (1) illness or injury to the employee or his/her "immediate family" as defined in subsection C below; (2) exposure by the employee to a contagious disease communicable to other employees; or (3) serious illness, injury, childbirth by the employee or the employee's spouse; or (4) medical, dental and optical examinations or treatment which prevents the employee from performing his/her assigned duties.
- B. All full time employees shall earn sick leave at the rate of five (5) hours per pay or ten (10) hours per month or one and one-quarter (1-1/4) days per month and may accumulate such sick leave to a maximum of 2000 hours or two hundred fifty (250) work days; provided, however, that an employee shall not earn sick leave for any month unless he is in full pay status for at least twenty (20) work days during such monthly period.
- C. When the use of sick leave is due to illness or injury in the immediate family, "immediate family" shall be defined to only include the employee's spouse, children or parents.
- D. Upon the death of an Employee who has at least five (5) years of continuous full-time service, or upon the retirement of a full-time employee who has at least ten (10) years of continuous service with the City of Canfield, such employee shall be entitled to receive a cash payment equal to their hourly rate of pay at the time of retirement multiplied by one fourth (1/4) the total number of accumulated but unused sick hours earned by the employee, as certified by the Deputy Finance Director, providing that such resulting number of hours to be paid shall not exceed five hundred (500) hours.
- E. The accumulated sick leave hours of an employee who transfers from one department to another will not be impacted because of his/her transfer.
- F. The City Manager may require an employee to furnish a satisfactory medical excuse, in writing, for absences of three (3) days or greater, that indicates that the absence was the result of one or more of the incidents described

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- in Section 8, A.. Any abuse of sick leave shall be just and sufficient cause for discipline as may be determined by the City Manager or his designee.
- G. An employee that qualifies for "Family Leave" to care for a spouse, son, daughter or parent with a "serious health condition" may request in writing a one-year advance on sick leave. Said request may be approved by the Manager after reviewing medical certifications. Said advance shall be granted only once per "serious health condition". Said sick leave advance shall not entitle the employee to payment upon employee's termination of service, whether voluntary or involuntary. (For the purposes of this Ordinance, the terms "family leave" and "serious health condition" shall be defined as provided in the Family and Medical Leave Act of 1993.)

<u>Section 9</u>: A sick day bonus of six (6) hours of pay per quarter (defined in table below) will be paid on May 30th for the first half and November 30th for the second half of each year to those full time employees who have taken no sick days in the respective quarter. Each quarter will be evaluated independently for use of sick time. For example, if an employee uses sick leave in the first quarter and no sick leave in the second quarter, they will receive a bonus of six (6) hours of pay on May 30th. Payment will be made by separate check.

Quarter	Begin Date	End Date
1	November 16	February 15
2	February 16	May 15
3	May 16	August 15
4	August 16	November 15

Section 10: Each full time City employee shall be granted two (2) Personal Days per calendar year with the following stipulations:

- A. Each employee identified in Section 1, A, (1), and 1, A, (2), must have their Personal Day approved in advance by the City Manager or his/her designee.
- B. Personal Days must be taken (or lost) by May 30th of the succeeding year.

Section 11: A full time employee shall be granted time off with pay (not to be deducted from the employee's sick leave) for the purposes of attending the funeral of a member of the employee's immediate family. Immediate family shall be defined to only include the employee's mother, father, spouse, former spouse, child, brother, sister, father-in-law, mother-in-law, grandparents and grandchildren. The employee may request up to a maximum of four (4) work days for each death in the immediate family.

An employee shall be granted time off with pay (not to be deducted from the employee's sick leave) one (1) day to attend the funeral of an employee's aunt, uncle, niece, nephew, or other relative living in your household under your care.

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Section 12: An employee of the City of Canfield who may be injured in the course of duty in the employment of the City shall, upon filing with the Industrial Commission Workers' Compensation Division, a claim for such injury, receive from the City of Canfield injury leave with pay at their regular salary or hourly rate based on forty (40) hours per week.

Any compensation received in lieu of wages under Workers' Compensation Act or other insurance, the premiums of which were paid by the City, shall be reimbursed to the City or deducted from the employee's pay.

The maximum limit for injury leave with pay shall be ninety (90) days.

In case of an injury to an employee, the City manager or his designee shall cause a report of injury to be made to an appropriate physician within two (2) days. This physician shall be asked to submit a report to the City Manager, within ten (10) days after ecceiving the City Manager's report, stating what the employees' disability is, if any, and what action has been or will be taken to correct the cause of any disability and the estimated time the employee will be absent from work, if any. The injured employee shall not return to duty until a written certified statement from his physician authorizing the return to work is received by the City Manager.

Section 13: The terms and conditions under which a full time City Employee can request a leave of absence without pay will be governed by Section 8.05 of the Civil Service Commission of the Municipality of Canfield, Ohio's Rules and Regulations adopted November 14, 1973 and subsequently amended. For the first three (3) months, any employee granted a leave of absence without pay by the City Manager with the approval of City Council, shall continue to receive all benefits they are entitled to by their employment contract or this Ordinance. In the event that the Civil Service Commission grants a leave of absence to an employee for more than three (3) months, the Council of the City of Canfield will determine on a case-by-case basis if said employee will continue to receive their benefits after the third month of the leave of absence.

Section 14: An Employee who has been employed by the City of Canfield for at least twelve (12) months and has worked 1250 hours during the previous twelve-month period is an "eligible Employee" for family leave.

Family leave is twelve (12) weeks (60 working days), is unpaid and shall be granted to an "eligible employee":

- A. Because of the birth of a son or daughter of the Employee and in order to care for such son or daughter.
- B. Because of the placement of a son or daughter with the Employee for adoption or foster care.
- C. Because of a serious health condition of the Employee that makes the Employee unable to perform the functions of the job.
- D. Because of the need to care for the employee's spouse, son, daughter or parent with a "serious health condition".

An eligible Employee shall be granted, when requested, a total of twelve (12) weeks of family leave within the first twelve (12) months after a baby's birth or placement or

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for the need to care for the employee's spouse, son, daughter or parent with a "serious health condition".

Said leave may be taken by either parent.

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During family leave, the eligible Employee shall first use all accumulated vacation, compensatory time and sick leave. However, the Employee may request to reserve some portion of vacation, compensatory time and sick leave, not exceeding 5 days. Then the Employee shall take the balance of family leave as unpaid leave.

Leave for the birth or placement of a child must be taken in one block of time, unless approved by the Employer.

Leave for the "serious health condition" of the employee's spouse, son, daughter or parent may be intermittent.

An Employee is required to request leave in writing thirty (30) days prior to commencement, if possible.

The Employer may request medical certification regarding the "serious health condition" and the probable duration of care.

If both parents are employed by the same Employer, the total amount of leave provided shall not exceed twelve (12) weeks (60 working days).

During the unpaid leave, all health care and life insurance benefits will be paid by the Employer.

If an Employee elects not to return to work after the expiration of the family leave, the Employer may recover from the Employee the cost of medical premiums paid during the unpaid portion of the leave.

Section 15: Holidays: The following twelve (12) Holidays shall be observed by all full time employees covered by this Ordinance: 1. New Year's Day, 2. Martin Luther King Day, 3. President's Day, 4. Good Friday, 5. Memorial Day, 6. Independence Day, 7. Labor Day, 8 Veteran's Day, 9. Thanksgiving Day, 10. Day after Thanksgiving Day, 11. Day before Christmas, 12. Christmas Day. When the holiday falls on a Saturday, Friday will be observed as the holiday day. If the holiday falls on a Sunday, Monday will be observed as the holiday day. Only the individuals who are required to work to maintain the minimum service that is necessary shall be scheduled to work the holiday. This schedule shall be determined by the City Manager or his/her designee. Employees identified in Section 1, A, (2) shall be compensated at a rate of time and one half for actual work on a holiday.

Section 16: Insurance: The City of Canfield shall provide and pay a portion of the costs of a group hospitalization, surgical insurance, and major medical plan for all full time employees during their employment with the City except as otherwise excluded in this Ordinance. The employees shall contribute the following amounts toward payment of the premiums as follows:

	2018	2019	2020	
Single	12%	12%	12%	% per pay of the annual premium divided by 24
Employee/Child	12%	12%	12%	% per pay of the annual premium divided by 24

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	Employee/Spouse	12%	12%	12%	% per pay of the annual premium divided by 24]
н	Family	12%	12%	12%	% per pay of the annual premium divided by 24	

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The City may elect to provide optional Vision and Dental plans and coverage. All employees desiring the aforementioned insurance shall make proper application with the Deputy Finance Director of the City of Canfield.

The City will also pay the full premium for all full time employees for a convertible term life insurance policy in the face value of Thirty-five Thousand Dollars (\$35,000).

Section 17: Professional Liability: The City of Canfield will provide professional liability coverage for employees whose job may require such coverage as determined by the City Manager.

Section 18: Jury Duty: Any full time employee who is called for jury duty, at either a Federal, County or Municipal Court, shall be paid his/her regular salary or his/her regular hourly rate for this lost time.

Section 19: Compensation for all work performed by City employees is scheduled to be paid semi-monthly on the 15th and 30th of each month, with the exception of February where the second pay shall be made on the last day of the month. If the 15th or 30th falls on a Saturday, Sunday or holiday, the employee will be paid on the last scheduled workday preceding the 15th or 30th or holiday.

Section 20: Mileage reimbursements for use of personal vehicle on City business shall be at the current published rate established by IRS. All expenses conforming to the City Travel Policy will be reimbursed, in a reasonable period of time, when requested and authorized by Purchase Order.

Section 21: Sick/Vacation Leave Cash Buyout Plan. When an employee chooses to retire, he/she will be afforded the opportunity to avail themselves of a pre-retirement sick/Vacation Leave Buyout Plan as follows;

- A. In addition to the severance pay allowable by this Ordinance, employees who have a minimum of 23 years service credit with OPERS may request an early payout of their accumulated sick leave and/or vacation leave hours.
- B. This Sick/Vacation Leave Cash Buyout Plan shall allow for the early payout of accumulated sick and/or vacation leave and shall be limited to a maximum of two hundred forty (240) hours of sick leave each year prior to retirement or a maximum of two hundred (200) hours of vacation leave each year prior to retirement, or any combination of both up to a maximum combined total of two hundred and forty (240) hours each year prior to retirement. These early payouts will be paid to a retiring employee during a maximum of three (3) years prior to the employees' retirement date. The payment value of these sick/vacation leave hours shall be calculated using the hourly rate in existence at the time the employee gives notice of retirement. Each payment shall be

	GOVERNMENT FORMS & SI	PPLIES (844) 224-3338 FORM NO.	20042
	Ordinance N		
			subject to normal payroll deductions. Enrolling in the sick/vacation leave cash buyout plan will not interfere with the employees' eligibility to earn a sick leave bonus.
		C.	In order to participate in the Sick/Vacation Leave Cash Buyout Plan the employee must give written notice to the employer of his/her intention to retire in 3 years or less from the date of the written notice. Within 90 days, following the date of the employee notice, a letter of understanding, that identifies the date of retirement and the payout option listed below, that fits with the retirement date, must be signed by both the employee and the employer.
			If the retirement date is:
			Option 1:
			Three years from the date of the signed letter of agreement, then the accumulated sick and vacation entitlement shall be paid out in equal installments, on scheduled pay dates, over three (3) years and paid at the current value of the entitled hours in existence at the date of the agreement.
			Option 2:
			Two years from the date of the signed letter of agreement, then the accumulated sick and vacation entitlement shall be paid out in equal installments, on scheduled pay dates, over two (2) years and paid at the current value of the entitled hours in existence at the date of the agreement.
			Option 3:
			One year from the date of the signed letter of agreement, then the accumulated sick and vacation entitlement shall be paid out in equal installments in one year, on scheduled pay dates and paid at the current value of the entitled hours in existence at the date of the agreement.
			All payments of Sick/Vacation Leave Cash Buyout Plan benefits will be made on regularly scheduled payroll payment dates.
		D.	When the letter of understanding agreement has been signed, - the total buyout hours identified in that agreement will be deducted from the accumulated sick and/or vacation leave hours in effect immediately before the signing of the agreement and only the remaining balance of accumulated sick and/or vacation leave hours shall be available for normal use by the retiring employee during his/hers remaining years of employment before retirement.
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	Passed, 20
Ε.	If the employee, subsequent to the signing of the letter of
	understanding agreement, experiences a documented long term
	or extenuating catastrophic illness, then, but only after a complete
	review of the circumstances by the Employer together with the
	approval of the Canfield City Council;
	- the letter of understanding agreement between the employee
	and the employer shall be suspended and
	- the hours of sick and/or vacation leave, identified in the letter of
	understanding agreement, shall be added back to the employees
	current accumulated sick and/or vacation hours and the hours
	paid to the employee, under the Sick/Vacation Leave Cash Buyout
	Plan, shall be <u>deducted</u> from that same current balance of
	accumulated sick and/or vacation hours.
F.	. A retiring employee may only apply for the benefits under the
	Sick/Vacation Leave Cash Buyout Plan once during his/her
	employment with the City of Canfield unless his/her participation
	in the plan was suspended as indicated in Sec. 21 E.
e an emergency neces	22: Emergency Ordinance. That this Ordinance is hereby declared to sary for the health, safety and welfare of the citizens of the City, to human resource services described herein immediately.
e an emergency neces nable the provision of <u>Section 2</u> his Ordinance were he	sary for the health, safety and welfare of the citizens of the City, to
e an emergency neces enable the provision of Section 2 his Ordinance were he he Ohio Revised Code	sary for the health, safety and welfare of the citizens of the City, to human resource services described herein immediately. 23: This Ordinance and all deliberations relating to the passage of Id in open meetings of this Council, all pursuant to Section 121.22 of
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PASSED IN COUL	sary for the health, safety and welfare of the citizens of the City, to human resource services described herein immediately. 23: This Ordinance and all deliberations relating to the passage of ld in open meetings of this Council, all pursuant to Section 121.22 of and Section 3.11 of the Charter of the Municipality of Canfield. NCIL THIS DAY OF A.D., 2020.
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Introduced By:	Motion No
	MOTION
	O WAIVE A PORTION ILITY CHARGES.
WHEREAS, a resident of the City of C the sewer charges; and	Canfield has asked City Council to waive a portion of
WHEREAS, the City of Canfield will w County Sanitary Engineer, not to exceed \$22	vaive the amount agreeable by the Mahoning 24.57 and;
NOW, THEREFORE, BE IT MOVED BY THE CO	UNCIL OF THE CITY OF CANFIELD, OHIO:
Section 1: That the resident at 137 not to exceed \$224.57, on their utility bill fo	opaz Circle will not be responsible for an amount or the billing period of 2/6/2020 thru 6/4/2020.
Section 2: That this Motion and all d were held in open meetings of this Council, Code and Section 3.11 of the Charter of the	eliberations relating to the passage of this Motion all pursuant to Section 121.22 of the Ohio Revised Municipality of Canfield.
PASSED IN COUNCIL THISDA	AY OF, 2020.
	CLERK OF COUNCIL
CERTIFICATIO	ON OF PUBLICATION
I, the undersigned Clerk of Council of foregoing Motion was posted in a prominent seven continuous days, to-wit:	the City of Canfield, Ohio, hereby certify that the t place at the Municipal Building, Canfield, Ohio for
APPROVED AS TO FORM:	CLERK OF COUNCIL

MUNICIPAL ATTORNEY