Ordinance No. 847-2025

Desk copy prepared for 9-29-25 meeting

AN EMERGENCY ORDINANCE

Determining the method of making the public improvement of designing and constructing, rehabilitating, renovating, replacing or otherwise improving recreation facilities, ancillary recreation buildings, parks and playgrounds, and other similar structures or amenities, on City-owned and City-leased park property, including site improvements and appurtenances; and authorizing the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, to enter into one or more public improvement contracts and/or one or more public improvement requirement contracts, for the making of the improvements; enter into one or more professional services and other contracts needed to implement the improvement; to apply for and accept grants and gifts; and authorizing the direct employment of the necessary labor, for the Departments of Parks and Recreation or Public Works or the Office of Capital Projects.

WHEREAS, the unique design, time, budgetary, or other material elements may benefit from the special care, coordination, and expeditiousness possible by combining the performance of both the professional design services and the construction under one or more design-build contract with a single entity; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That under Section 167 of the Charter of the City of Cleveland, this Council determines to make the public improvement of constructing, rehabilitating, renovating, replacing or otherwise improving recreation facilities, ancillary recreation buildings, and other similar structures, on City-owned and City-leased park property, including site improvements and appurtenances (the "Facility Improvement" or "Facility Improvements") File No. 847-2025-A, for the Departments of Parks and Recreation or Public Works or the Office of Capital Projects, as appropriate, by one or more contracts duly let to the lowest responsible bidder or bidders after competitive bidding for a gross price for each Facility Improvement.

The Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, is authorized to enter into one or more contracts for the making of the

Facility Improvements with the lowest responsible bidder or bidders after competitive bidding for a gross price for each Facility Improvement, provided, however, that each separate trade and each distinct component part of a Facility Improvement may be treated as a separate improvement, and each, or any combination, of the trades or components may be the subject of a separate contract for a gross price. On request of the director, the contractor shall furnish a correct schedule of unit prices, including profit and overhead, for all items constituting units of the Facility Improvement.

Section 2. That under Section 167 of the Charter of the City of Cleveland, this Council determines to make the public improvement of constructing, rehabilitating, renovating, replacing or otherwise improving parks and playgrounds on City-owned and City-leased park property, including all site improvements and appurtenances (the "Park Improvement" or "Park Improvements") File No. 847-2025-A, for the Departments of Parks and Recreation or Public Works or the Office of Capital Projects by one or more contracts duly let to the lowest responsible bidder or bidders after competitive bidding on a unit basis for each Park Improvement.

The Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, is authorized to enter into one or more contracts for the making of the Park Improvements with the lowest responsible bidder or bidders after competitive bidding on a unit price basis for each Park Improvement, provided, however, that each separate trade and each distinct component part of a Park Improvement may be treated as a separate improvement, and each, or any combination, of the trades or components may be the subject of a separate contract on a unit price basis.

Section 3. That, under Section 167 of the Charter of the City of Cleveland, this Council determines to make the public improvement of constructing the Facility Improvements and/or Park Improvements, for the Departments of Parks and Recreation

or Public Works or the Office of Capital Projects, by one or more public improvement requirement contracts duly let to the lowest responsible bidder or bidders on a unit basis for the improvement.

That the Director of Parks and Recreation, Public Works or Capital Section 4. Projects, as appropriate, is authorized to make one ore more written requirement contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for the requirements for a period to be determined by the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, not to exceed two years for the making of the above public improvement with the lowest responsible bidder or bidders after competitive bidding on a unit basis for the improvement for a period not to exceed the specified term, to be ordered by the appropriate Commissioner of the Departments of Parks and Recreation or Public Works or the appropriate Manager of the Office of Capital Projects on a unit basis for the Departments of Parks and Recreation, Public Works or the Office of Capital Projects, as appropriate. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the specified term may be taken if desired by the appropriate Commissioner of the Departments of Parks and Recreation or Public Works or the appropriate Manager of the Office of Capital Projects until provisions is made for the requirements for the entire term.

Section 5. That the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, is authorized to employ by contract or contracts one or more consultants or one or more firms of consultants for the purpose of supplementing the regularly employed staff of the several departments of the City of Cleveland in order to

provide professional services for the Facility Improvements and/or the Park Improvements.

The selection of the consultants for the services shall be made by the Board of Control on the nomination of the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, from a list of qualified consultants available for employment as may be determined after a full and complete canvass by the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, for the purpose of compiling a list. The compensation to be paid for the professional services shall be fixed by the Board of Control. The contract or contracts authorized shall be prepared by the Director of Law, approved by the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, and certified by the Director of Finance.

Section 6. That, alternatively to Sections 1, 2 and 3 of this ordinance, under Section 167 of the Charter of the City of Cleveland, this Council determines to make one or more Facility Improvements and/or Park Improvements, for the Departments of Parks and Recreation or Public Works or the Office of Capital Projects, by one or more design-build or engineer-procure-construct contracts duly let to the person, firm, or corporation or combination of them submitting the best proposal, taking into consideration the engineering and design, the construction method, the proposed design and construction costs, the total life-cycle costs, the qualifications of the proposed design professional and construction firm, the community benefits offered, and the objectives of the Facility Improvement and/or Park Improvement.

The selection of the person, firm, or corporation to design and construct each Improvement shall be made by the Board of Control on the nomination of the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, from a list of qualified and available persons, firms, or corporations, as may be determined by the

Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, after making a full and complete canvass for the purpose of compiling the list. The Board of Control shall fix the total compensation to be paid for all design and construction and procurement necessary for each Facility Improvement and/or Park Improvement. The contract or contracts shall be prepared by the Director of Law, approved by the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, and certified by the Director of Finance.

Section 7. That the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, is authorized to apply and pay for permits, licenses, or other authorizations required by any regulatory agency or public authority to permit performance of the work authorized by this ordinance.

Section 8. That the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, is authorized to make one or more written standard purchase and/or written requirement purchase contracts under the Charter and the Codified Ordinances of Cleveland, Ohio, 1976, for a term to be determined by the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, to procure each or all of the items comprising the necessary supplies and materials, equipment and services for the Improvements, to be purchased by the Commissioner of Purchases and Supplies on a unit basis for the Departments of Parks and Recreation or Public Works or Office of Capital Projects, as appropriate. Bids shall be taken in a manner that permits an award to be made for all items as a single contract, or by separate contract for each or any combination of the items as the Board of Control determines. Alternate bids for a period less than the entire term may be taken if desired by the Commissioner of Purchases and Supplies until provision is made for the requirements for the entire term. In lieu of utilizing the authority contained in this ordinance, and notwithstanding the

provisions of Sections 131.67 and 181.101 of the Codified Ordinances to Cleveland,
Ohio, 1976, to the contrary, nothing shall prohibit purchases described in this section
from being procured under an existing or future requirements contract authorized under
Codified Ordinances Sections 131.67 or 181.101, payable from the funds identified in
this ordinance.

Section 9. That under Section 167 of the Charter of the City of Cleveland, it is determined to make the Facility Improvements and/or Park Improvements, including all site improvements and appurtenances necessary and/or incidental, which are not covered by the contract or contracts authorized otherwise in this ordinance, by the direct employment of the necessary labor, and the purchase or rental of the necessary supplies and materials for the making of the Facility Improvements and/or Park Improvements which supplies and materials are not covered by the contract or contracts authorized otherwise in this ordinance, with a separate accounting for each Facility Improvement and/or Park Improvement made.

Section 10. That under Section 108(b) of the Charter of the City of Cleveland, the purchases authorized by this ordinance may be made through cooperative agreements with other governmental agencies. The Directors of Parks and Recreation, Public Works or Capital Projects, as appropriate, may sign all documents that are necessary to make the purchases, and may enter into one or more contracts with the vendors selected through that cooperative process. The Directors of Parks and Recreation, Public Works, or Capital Projects, as appropriate, shall provide written notice whenever any purchase is made through the cooperative process, which notice shall include the details of such cooperative purchases.

Section 11. That the Directors of Parks and Recreation, Public Works or Capital Projects, as appropriate, is authorized to apply for and accept any gifts or grants for

this purpose from any public or private entity; and that the appropriate director is authorized to file all papers and execute all documents necessary to receive the funds under the grant; and that the funds are appropriated for the purposes described in this ordinance.

<u>Section 12.</u> That the cost of any requirement contract or contracts shall be paid from Fund Nos. 20 SF 552, 20 SF 558, 20 SF 561, 20 SF 565, 20 SF 577, 20 SF 584, 20 SF 590, 20 SF 595, 20 SF 700, 20 SF 708, 20 SF 71, 20 SF 727, appropriate available bond or note funds, from the fund or funds to which are credited the proceeds from the sale of 2025 bonds 2025 and 2026 bonds or notes, if issued for this purpose, and shall also be charged against the proper appropriation accounts, and the Director of Finance shall certify the amount of any purchase under the requirement contracts, each of which purchases shall be made on order of the Commissioner of Purchases and Supplies by a delivery order issued under the requirement contract and certified by the Director of Finance. The costs of any other contract or eligible expenditure shall be paid from Fund No. No. 20 SF 552, 20 SF 558, 20 SF 561, 20 SF 565, 20 SF 577, 20 SF 584, 20 SF 590, 20 SF 595, 20 SF 700, 20 SF 708, 20 SF 714, 20 SF 727, appropriate available bond or note funds, from the fund or funds to which are credited the proceeds from the sale of 2025 bonds 2025 and 2026 bonds or notes, if issued for this purpose, the fund or funds to which are credited grant funds or cash gifts received, and any other funds deemed appropriate by the Director of Finance. (RQS 0103, RLA 2025-49)

Section 13. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

PMA:nl 7-9-25

FOR: Directors Nichols and DeRosa, Interim Director Laird

Ord. No.

An Emergency Ordinance determining the method of making the public improvement of designing and constructing, rehabilitating, renovating, replacing or otherwise improving recreation facilities, ancillary recreation buildings, parks and playgrounds, and other similar structures or amenities, on City-owned and City-leased park property, including site improvements and appurtenances; and authorizing the Director of Parks and Recreation, Public Works or Capital Projects, as appropriate, to enter into one or more public improvement contracts for the making of the improvements; enter into one or more professional services and other contracts needed to implement the improvement; to apply for and accept grants and gifts; and authorizing the direct employment of the necessary labor, for the Departments of Parks and Recreation or Public Works or the Office of Capital Projects.

REPORTS

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READ FIRST TIME

REPORT after second Reading