

Ordinance No. 1049-2024

By Council Members Polensek and Griffin
(by departmental request)

AN EMERGENCY ORDINANCE

To amend the title and Section 1 of Ordinance No. 525-2024, passed May 20, 2024, relating to a professional services contract to develop and implement young adult violence interventions and prevention programs and strategies, for the Community Relations Board.

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 the title and Section 1 of Ordinance No. 525-2024, passed May 20, 2024, are amended to read as follows:

An Emergency Ordinance authorizing the Director of the Community Relations Board to enter into a contract with ~~The Presidents' Council Business Chambers~~ The President's Council Foundation, Inc., fiscal agent for The Mt. Pleasant Ministerial Alliance, ICONS, and Children at Play Edutainment for professional services necessary to develop and implement young adult violence intervention and prevention programs and strategies to reduce violent activity on streets in high "hot spot" areas, and for other community violence intervention work, for one year with three one-year options to renew, exercisable by the Director of the Community Relations Board.

Section 1. That the Director of the Community Relations Board is authorized to enter into a contract with ~~The Presidents' Council Business Chambers~~ The President's Council Foundation, Inc., fiscal agent for The Mt. Pleasant Ministerial Alliance, ICONS, and Children at Play Edutainment for professional services necessary to develop and implement young adult violence intervention and prevention programs and strategies to reduce violent activity on streets in high "hot spot" areas, and for other community violence intervention work, for one year with three one-year options to renew, exercisable by the Director of the Community Relations Board. The compensation to be paid each agency shall not exceed \$100,000 for each of the initial year and each optional renewal year, and compensation shall not exceed an aggregate amount of \$300,000 for all three contracts in any year, payable from Fund No. 01-0109-6320. (RQS 0109, RL 2024-54)

Section 2. That the existing title and Section 1 of Ordinance No. 525-2024, passed May 20, 2024, are repealed.

Section 3. 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.

JBM:nl
9-30-2024
FOR: Director Shute-Woodson

