



**CITY OF WALLED LAKE
REGULAR COUNCIL MEETING
(ELECTRONIC MEETING PLATFORM)
Tuesday, July 21, 2020 | 7:30 P.M.**

ROLL CALL & DETERMINATION OF
A QUORUM

REQUESTS FOR AGENDA CHANGES

APPROVAL OF MINUTES

1. Regular Council Meeting June 16, 2020
2. Special Meeting of July 8, 2020

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COUNCIL REPORT

CITY MANAGER'S REPORT

1. Departmental / Divisional Statistical Reports
 - a. Police
 - b. Fire
 - c. Finance
-Warrant
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CORRESPONDENCE

ATTORNEY'S REPORT

1. Memo Legal Update Regarding Regulation of Caregiver Facilities
2. Memo Charter Amendment Explanatory Caption

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UNFINISHED BUSINESS

1. Second Reading C-349-20 Amendment to Section 21.50 (l) Marijuana Facility Site Plan Expiration Provisions
2. Second Reading C-351-20 Amendment to Chapter 51 Section 21.50 Subsection (e)7 Separation Requirement
3. Second Reading C-352-20 Amendment to Chapter 18 Businesses - Medical Marijuana Facilities
4. Second Reading C-353-20 Amendment to Chapter 18 Businesses – Recreational Marijuana Establishments

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NEW BUSINESS

1. Traffic Control Order 20-02 Parking Downtown – E. Walled Lake Drive
2. First Reading C-354-20 Amendment to Chapter 51, Article 21, Section 21.49 Residential Design Standards
3. First Reading C-355-20 Amendment to Chapter 70 Adopting Article V Parking on City Right of Way and City Property

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COUNCIL COMMENTS

MAYOR'S REPORT

AUDIENCE PARTICIPATION

Audience members will be able to speak via electronic means as instructed below.

ADJOURNMENT

NOTICE OF ELECTRONIC PUBLIC MEETING: Pursuant to Executive Order No. 2020-129 signed by Governor Whitmer June 18, 2020 allows participation of the City Council meeting to be made available via electronic communications out of precaution and to limit the potential exposure of the public and staff to the COVID-19 virus.

Electronic Meeting Platform

The City will be utilizing the audio-conferencing tool ZOOM. Members of the Walled Lake public body will be able to hear and speak to each other for the entire meeting. Except for closed session portions of the meeting, members of the audience/public will be able to hear members of the Walled Lake public body during the entire meeting but will **only be able to speak** during Audience Participation or Public Hearing.

To connect to the meeting through ZOOM using a laptop PC or Smart Phone, a member of the public may need to do the following:

- Install Zoom App on mobile device.
- Or download Zoom Client at <https://zoom.us/download> and install on a PC or Mac

Please click the link below to join the webinar:

<https://us02web.zoom.us/j/85679700129>

Password: 323753

Or iPhone one-tap :

US: +13017158592,,85679700129#,,,0#,,323753# or +13126266799,,85679700129#,,,0#,,323753#

Or Telephone:

Dial(for higher quality, dial a number based on your current location):

US: +1 301 715 8592 or +1 312 626 6799 or +1 646 558 8656 or +1 253 215 8782 or +1 346 248 7799
or +1 669 900 9128

Webinar ID: 856 7970 0129

Password: 323753

International numbers available: <https://us02web.zoom.us/j/85679700129>

Members of the public participating in during the Audience Participation period via ZOOM will wait in a virtual queue until called upon during the audience participation period. Because of limitations on un-muting and re-muting members of the public, audience participation *will be at the end of the meeting* (unless there is a public hearing item, in which case the following procedures will apply to that portion of the meeting as well).

When audience participation is permitted, members of the public will be called one at a time, as would happen during an in-person meeting. The meeting moderator will determine the order of public speakers. If you want to speak, you must use the “Raise Hand” feature for the Mayor to know you need to be unmuted. When you are unmuted, you will have three (3) minutes to share your comments to the public body. At the conclusion of your comments or your three (3) minutes, you will be re-muted and then removed from the queue.

Participants may also choose to submit comments that can be read into the record. Comments can be submitted via an email to clerk@walledlake.com. Comments shall be done prior to 12:00 p.m. on the day of the meeting.

Procedures by which persons may contact members of the public body prior to a meeting.

The City of Walled Lake government e-mail addresses of the members of all public bodies utilizing this means of meeting are available on the City’s website at:

<https://walledlake.us/index.php/contact-us>

Procedures for participation by persons with disabilities.

The City will be following its normal procedures for accommodation of persons with disabilities. Those individuals needing accommodations for effective participation in this meeting should contact the City Clerk (248) 624- 4847 in advance of the meeting. An attempt will be made to make reasonable accommodations.

Individuals with Hearing or Speech-Impairments

Users that are hearing persons and deaf, hard of hearing, or speech-impaired persons can communicate by telephone by dialing 7-1-1.

- Individuals who call will be paired with a Communications Assistant
- Make sure to give the Communications Assistant the proper teleconference phone number and meeting ID with password.

For more information please visit:

https://www.michigan.gov/mpsc/0,9535,7-395-93308_93325_93425_94040_94041---,00.html



**CITY OF WALLED LAKE
REGULAR COUNCIL MEETING
(ELECTRONIC MEETING PLATFORM)
TUESDAY, JUNE 16, 2020
7:30 P.M.**

The Meeting was called to order at 7:30 p.m. by Mayor Ackley.

ROLL CALL: Mayor Ackley, Mayor Pro Tem Ambrose, Council Member Costanzo, Council Member Lublin, Council Member Owsinek, Council Member Woods

CM 6-1-20 MOTION TO EXCUSE COUNCIL MEMBER LOCH FROM TONIGHT'S MEETING

Motion by Owsinek, seconded by Ambrose: UNANIMOUSLY CARRIED: To excuse Council Member Loch from tonight's meeting.

REQUESTS FOR AGENDA CHANGES:

None

APPROVAL OF THE MINUTES:

1. Regular Council Meeting and Public Hearing May 19, 2020

CM 6-2-20 MOTION TO APPROVE THE REGULAR COUNCIL MEETING AND PUBLIC HEARING MINUTES OF MAY 19, 2020

Motion by Ambrose, seconded by Woods, CARRIED: To approve the Regular Council Meeting and Public Hearing minutes of May 19, 2020.

Roll Call Vote

| | |
|----------------|---|
| Ayes (5) | Lublin, Owsinek, Woods, Ambrose, Ackley |
| Nays (1) | Costanzo |
| Absent (1) | Loch |
| Abstention (0) | |

COUNCIL REPORT:

Council Member Owsinek said he was providing the final railway representative report. Council Member Owsinek thanked council for supporting him in the role as representative. Council Member Owsinek said there was a trail meeting held in June via zoom conference and

upon opening of the meeting he informed the trailway council he was not able to vote as the city had formally withdrew from the Trail Management Council. Mr. Owsinek reported that when it was time for audience participation at the Trail Management Council zoom meeting, Council Member Costanzo stated that the City of Walled Lake should have never removed itself from the Trail Management Council. Council Member Owsinek said Council Member Costanzo apologized for the City of Walled Lake the vote of the City Council for opting out of the Trail Management Council and that the Walled Lake Council should have utilized taxpayer dollars to support Commerce Township. Council Member Owsinek said he listened to Council Member Costanzo's diatribe; a rehash of what Costanzo had already said multiple times. Council Member Owsinek said that Trail Management Council members spoke at length about the City of Walled Lake opting out of the Trail Management Council.

Mayor Pro Tem Ambrose said there was a DDA meeting and discussion on storm drainage systems and that the bids came back way to high. Mayor Pro Tem Ambrose said further studies will continue so that a more cost-effective approach can be obtained. Mayor Pro Tem Ambrose said there was discussion on the public safety campus expansion and those bids also came back extremely high. He explained based on that, city administration was reviewing breaking the project down into phases. Mr. Ambrose said it was also brought to the DDA's attention through the Parks and Recreation Commission discussions, the depot parking lot was being used by several businesses in the area for their businesses' parking. Mr. Ambrose said the Banks Dolbeer/Foster Farmhouse was discussed and painting of the exterior would be taking place and the board instructed the city manager to seek bids. However, during that conversation, local business owner, Mr. Jerry Millen offered to fund the painting of the historic home.

CITY MANAGER REPORT:

1. Departmental / Divisional Statistical Reports

- a. Police**
- b. Fire**
- c. Finance**
 - Warrant**

CM 6-3-20 TO RECEIVE AND FILE THE MONTHLY DEPARTMENTAL / DIVISIONAL STATISTICAL REPORTS

Motion by Lublin, seconded by Owsinek, UNANIMOUSLY CARRIED: To receive and file the monthly Departmental / Divisional Statistical Reports.

Roll Call Vote

| | |
|----------------|---|
| Ayes (6) | Lublin, Owsinek, Woods, Ambrose, Costanzo, Ackley |
| Nays (0) | |
| Absent (1) | Loch |
| Abstention (0) | |

City Manager Whitt said at the DDA meeting discussion was held on the rehabilitation of Riley Park which had fallen into disrepair in the recent months including the Banks Dolbeer/Foster Farmhouse which is situated in the park. Manager Whitt explained the responsibility for the rehabilitation of the farmhouse was transferred to the City. Manager Whitt said there has been movement to clean it up starting with patching, repair and striping of the parking lot. Mr. Whitt explained as of today there was power washing being done on the structure preparing it for painting with the funding being provided from generous local business owner, Jerry Millen owner of the Greenhouse. Manager Whitt said once the outside is cleaned up then the move will be to address the inside and try to get the facility functional as a city building to utilize as the city council or DDA prefers. Manager Whitt explained there is activity in the downtown area, Consumer's Energy is laying new piping from Liberty to Hillcroft. Manager Whitt said he gave orders for Greenhouse to remove the placement signs they had up with no push back from the business owner. Manager Whitt said there is continuous violations of downtown parking and it is being monitored. Mr. Whitt said the violators are not those of Greenhouse but others business owners. Manager Whitt said the Parks and Recreation Commission discussed parking issues, as well, not just in the downtown or Riley Park but the former depot area as well. Mr. Whitt said there are parking issues even at the public safety campus. Mr. Whitt said the public safety campus parking was recently recoated and restriped for maintenance, however, neighboring businesses employees ignore the rules and activity within the public safety campus parking lot and left their vehicle parked anyway when instruction was given to have all vehicles removed from parking lot. Mr. Whitt said you can see where the car remained parked during maintenance efforts. Manager Whitt said there is a need for regulation of parking in all city facilities.

Manager Whitt explained we are looking to open the doors at city hall as soon as practical, an incompliance with the governor's orders.

CORRESPONDENCE: None

ATTORNEY'S REPORT:

City Attorney Vanerian explained the Coeus vs. City of Walled Lake still held a minor claim seeking refund of \$750 application fee and injunctive relief. However, a recent court was entered late last week that dismissed those final claims and now all of the claims are dismissed in their entirety. Attorney Vanerian explained the city will be filing a motion seeking sanctions and attorney fees for filing a frivolous lawsuit.

City Attorney Vanerian said an appeal hearing regarding a denial of provisioning center application submitted by Pincanna, LLC was scheduled for June, the applicant requested a later date. Attorney Vanerian explained he expects another appeal to be filed by a safety compliance applicant located with 500 feet of a nearby provisioning center. City Attorney Vanerian said he recommends hearing both appeals on the same date however it is up to council.

City Council discussed various dates for appeal hearings.

**CM 6-4-20 TO SCHEDULE SPECIAL MEETING / PUBLIC HEARING
FOR JULY 22, 2020 AT 7:30 P.M. FOR APPEAL
APPLICANTS**

Motion by Owsinek, seconded by Lublin, UNANIMOUSLY CARRIED: To schedule special meeting / public hearing for July 22, 2020 at 7:30 p.m. for appeal applicants.

Roll Call Vote

| | |
|----------------|---|
| Ayes (6) | Owsinek, Woods, Ambrose, Costanzo, Lublin, Ackley |
| Nays (0) | |
| Absent (1) | Loch |
| Abstention (0) | |

City Attorney Vanerian said he would provide notice to the applicants.

1. Update of City Marijuana Facility Ordinances

City Attorney Vanerian explained the city adopted three primary ordinances that regulate marijuana facilities and establishments within the city. Attorney Vanerian said that occurred three years ago and as a result of that because these ordinances were adopted at different times over the three-year period there are some differences between them. Attorney Vanerian explained these amendments seek to create consistency and uniformity in the provisions across the board for all three ordinances and there has also been changes to state law and state licensing procedures as well. City Attorney Vanerian said the real substantive change these ordinance amendments are proposing concerns the 500-foot setback requirement from a marijuana facility and a provisioning center. He said this requirement based on the city's experience to date appears to be well-rounded and a needed requirement as applied to the provisioning centers themselves. He said there have been a lot of complaints from area businesses and neighborhoods concerning heavy traffic, customer vehicle traffic and stress on area parking. He said this requirement seems to be a good idea if applied to those facilities, provisioning centers. However, the 500-foot separation requirement has proven to be problematic for other facilities not open to the public such as safety compliance facilities. He said public safety facilities are closed to the public and they have negligible impact on area traffic and parking and therefore it creates an unreasonable hardship and burden on them to meet the 500-foot setback requirement. Attorney Vanerian explained the way the ordinance currently exists requires a marijuana facility which includes all the different types of facilities; grower, processor, safety compliance to be set back 500 feet from a provisioning center. However, if a provisioning center wanted to locate within 500 feet of a safety compliance or processor the current ordinance would not prevent that from happening.

City Attorney Vanerian explained if council were to approve first reading tonight, the ordinance would have to go before the Planning Commission for public hearing and then back to council for second reading.

Mayor Ackley clarified this amendment refers to safety compliance centers not growing or transportation. City Attorney Vanerian said the amendment would retain the 500-foot setback requirement from schools and the 500-foot separation requirements between facilities open to the public. He said the facilities not open to public would be able to be within 500 feet of public provisioning center.

Mayor Ackley asked if the zoning restrictions would change.

City Attorney Vanerian said no the zoning still applies.

Council Member Lublin said this does not change the zoning or quantity in the zoning district, it allows those not open to the public to be within 500 feet of a public provisioning center.

UNFINISHED BUSINESS:

1. Second Reading C-349-20 Amendment to Section 21.50 (l) Marijuana Facility Site Plan Expiration Provisions

CM 6-5-20 MOTION TO APPROVE SECOND READING C-349-20 AN ORDINANCE TO AMEND CHAPTER 51, "ZONING", OF TITLE V, "ZONING AND PLANNING", THE CITY OF WALLED LAKE ZONING ORDINANCE, TO AMEND ARTICLE 21.00 "GENERAL PROVISIONS", SECTION 21.50 "MARIJUANA FACILITIES" BY AMENDING THE SITE PLAN EXPIRATION PROVISIONS SET FORTH IN SUBPARAGRAPH (L) AS PROVIDED BY THIS ORDINANCE

Motion by Owsinek, seconded by Ambrose:

Discussion

Council Member Costanzo explained the ordinance allows upon written request an extension of expiration date, the City Manager or designee can approve. Council Member Costanzo asked for consistency, have a set time frame in writing with a specific number of days for the extension versus an arbitrary decision so that it is documented in the ordinance itself what the extension would be and it would be the same for everybody.

Mayor Pro Tem Ambrose requested more definition on language reading "work to begin". He asked if a silt fence installation means work has begun on the site or if they put up a coming soon

sign as opposed to digging and putting in underground structures. He asked to what degree do we consider work has begun.

City Attorney Vanerian explained that determination is made under the building code for any building permit by the Building Official.

Mayor Ackley asked if this was the same time limit as any other permit. She asked why the language was different for the marijuana provisioning site plan approval.

City Attorney Vanerian explained if the site plan was administratively approved then it would be extended administratively as well. However, if approved by the Planning Commission then it would typically come back before the Planning Commission.

Mayor Ackley asked why is it not going back before the Planning Commission then.

City Attorney Vanerian explained it is more efficient this way, if council prefers or would be more comfortable having it go back before the Planning Commission for an extension, council can make that change.

Mayor Ackley explained if we are trying to be consistent, then we need to make all site plans allowed to be extended the city manager or designee.

Mayor Pro Tem Ambrose suggested applicants going back before the board that approved them initially.

Council Member Costanzo moved to amend language to state Planning Commission, in order to be consistent with existing ordinances. There was not a second to the motion.

Council Member Lublin said he is not comfortable making motion at this time and wanted to table.

City Attorney Vanerian said he will prepare language for the July meeting.

Council Member Costanzo withdrew his motion.

CM 6-6-20 MOTION TO TABLE SECOND READING OF C-349-20 TO NEXT MEETING

Motion by Owsinek, seconded by Ambrose: UNANIMOUSLY CARRIED: To table second reading of C-349-20 to next meeting.

Roll Call Vote

Ayes (6) Ambrose, Costanzo, Lublin, Owsinek, Woods, Ackley
Nays (0)
Absent (1) Loch
Abstention (0)

NEW BUSINESS:

1. First Reading C-351-20 Amendment to Chapter 51 21.50 Subsection (e) 7 Separation Requirements

CM 6-7-20 TO APPROVE FIRST READING C-351-20 AN ORDINANCE TO AMEND CHAPTER 51, “ZONING”, OF TITLE V, “ZONING AND PLANNING”, THE CITY OF WALLED LAKE ZONING ORDINANCE, TO AMEND ARTICLE 21.00 “GENERAL PROVISIONS”, SECTION 21.50 “MARIJUANA FACILITIES” TO MODIFY THE FIVE HUNDRED FT. SEPARATION REQUIREMENT SET FORTH IN SUBSECTION (E)7

Motion by Owsinek, seconded by Ambrose, UNANIMOUSLY CARRIED: To approve first reading C-351-20 an ordinance to amend Chapter 51, “Zoning”, of Title V, “Zoning and Planning”, the City of Walled Lake Zoning Ordinance, to amend Article 21.00 “General Provisions”, section 21.50 “Marijuana Facilities” to modify the five hundred foot separation requirement set forth in subsection (e)7.

Roll Call Vote

Ayes (6) Lublin, Owsinek, Woods, Ambrose, Costanzo, Ackley
Nays (0)
Absent (1) Loch
Abstention (0)

2. First Reading C-352-20 Amendment to Chapter 18 Businesses – Medical Marijuana Facilities

CM 6-8-20 TO APPROVE FIRST READING 352-20 AN ORDINANCE TO AMEND CHAPTER 18, “BUSINESSES” OF THE CITY OF WALLED LAKE CODE OF ORDINANCES ARTICLE XI “MEDICAL MARIJUANA FACILITIES” TO REGULATE AND REQUIRE LOCAL LICENSING OF MEDICAL MARIJUANA BUSINESSES AND ESTABLISHMENTS WITHIN THE CITY AS PROVIDED BY STATE LAW

Motion by Lublin, seconded by Owsinek, UNANIMOUSLY CARRIED: To approve first reading C-352-20 an ordinance to amend Chapter 18, “Businesses”, of the City of Walled Lake Code of Ordinances Article XI “Medical Marijuana Facilities” to regulate and require local licensing of medical marijuana businesses and establishments within the city as provided by state law.

Roll Call Vote

Ayes (6) Lublin, Owsinek, Woods, Ambrose, Costanzo, Ackley
Nays (0)
Absent (1) Loch
Abstention (0)

3. First Reading C-353-20 Amendment to Chapter 18 Businesses – Recreational Marijuana Establishments

CM 6-9-20 TO APPROVE FIRST READING 353-20 AN ORDINANCE TO AMEND CHAPTER 18, “BUSINESSES”, OF THE CITY OF WALLED LAKE CODE OF ORDINANCES ARTICLE XII “RECREATIONAL MARIJUANA ESTABLISHMENTS” TO REGULATE AND REQUIRE LOCAL LICENSING OR RECREATIONAL MARIJUANA BUSINESSES AND ESTABLISHMENTS WITH THE CITY OF WALLED LAKE AS PROVIDED BY STATE LAW

Motion by Lublin, seconded by Owsinek, UNANIMOUSLY CARRIED: To approve first reading C-353-20 an ordinance to amend Chapter 18, “Businesses”, of the City of Walled Lake Code of Ordinances Article XII “Recreational Marijuana Establishments” to regulate and require local licensing of recreational marijuana businesses and establishments within the city as provided by state law.

Roll Call Vote

Ayes (6) Lublin, Owsinek, Woods, Ambrose, Costanzo, Ackley
Nays (0)
Absent (1) Loch
Abstention (0)

4. Proposed Resolution 2020-23 Lakes Area Youth Assistance Agreement Fiscal Year 2021

CM 6-10-20 TO APPROVE RESOLUTION 2020-23 A RESOLUTION APPROVING THE AGREEMENT WITH LAKES AREA YOUTH ASSISTANCE AGENCY FOR SERVICES PROVIDED JULY 2020 THROUGH JUNE 2021

Motion by Lublin, seconded by Woods, UNANIMOUSLY CARRIED: To approve resolution 2020-23 a resolution approving the agreement with Lakes Area Youth Assistance Agency for services provided July 2020 through June 2021.

Discussion

Council Member Costanzo explained he is a voting member of the board and asked the city attorney if there is any violation in him voting on the resolution.

City Attorney Vanerian said this is non-profit organization but recommended to error on the side of caution and abstain.

Roll Call Vote

| | |
|----------------|---|
| Ayes (5) | Owsinek, Woods, Ambrose, Lublin, Ackley |
| Nays (0) | |
| Absent (1) | Loch |
| Abstention (1) | Costanzo |

COUNCIL COMMENTS:

Council Member Owsinek explained as a council we need to come up with something to address our parking issues, signage that limits who can park where and how long for areas such as Riley Park, City Hall, or any other parks and establishment in front of Walled Lake Drive that suitable for everyone.

Mayor Ackley suggested forming a committee to review and appointed Council Member Owsinek, Council Member Lublin, City Manager/Public Safety Director Whitt and or his designee and Police Chief Shakinias.

CM 6-11-20 TO APPROVE MAYOR'S APPOINTMENT OF COUNCIL MEMBER OWSINEK, COUNCIL MEMBER LUBLIN, CITY MANAGER / PUBLIC SAFETY DIRECTOR WHITT AND OR HIS DESIGNEE AND POLICE CHIEF SHAKINAS AS A COMMITTEE TO REVIEW CITY PARKING

Motion by Owsinek, seconded by Costanzo, UNANIMOUSLY CARRIED: To approve Mayor's appointment of Council Member Owsinek, Council Member Lublin, City Manager/Public Safety Director Whitt and or his designee and Police Chief Shakinias as a committee to review city parking.

Roll Call Vote

| | |
|----------------|---|
| Ayes (6) | Woods, Ambrose, Costanzo, Lublin, Owsinek, Ackley |
| Nays (0) | |
| Absent (1) | Loch |
| Abstention (0) | |

City Manager Whitt explained there will be a draft ordinance for next council meeting.

Council Member Lublin thanked all the city employees for a job well-done during these times. Council Member Lublin commended DPW Team Lead Dan Ladd and the public works department for cleaning improvements to city parks stating that the city as a whole is working together and doing a fine job.

Council Member Costanzo welcomed back all the Walled Lake businesses and organizations post COVID-19 era stating he encouraged all of Walled Lake to shop local and support small local business.

Council Member Woods echoed Council Member Lublin and thanked the DPW and Mr. Ladd on their excellent work. Council Member Woods also thanked Chief Shakinis and Captain Kolke for their open discussion with recent protest that had gone through Walled Lake and their efforts in helping people understand both sides of issues.

Mayor Pro Tem Ambrose thanked staff and all the businesses and personnel and all city staff working together through this.

MAYOR'S REPORT:

Mayor Ackley said it is important to support all the city's local businesses. Mayor Ackley thanked the city departments for their efforts. Mayor Ackley opined that the council is fortunate to have City Manager Whitt, who during his career, has gained experience in managing during statewide emergencies like this pandemic and his experience has help the city as we move forward. Mayor Ackley opined that the city's police and fire have done a fantastic job during this emergency and the DPW has performed as well.

AUDIENCE PARTICIPATION:

Seth Tomkins, attorney who works for Iron Laboratories, a marijuana safety compliance facility currently operating in the city. He said he and his client support the change in the ordinance that would remove the 500 foot barrier from non-public facilities.

Neal Wolfson, – explained his support of what Mayor Ackley said about City Manager Whitt, City Council, police, fire, and city staff job well done.

Jerry Millen, Green House – commended the police and fire departments on their outstanding job during the COVID emergency. Mr. Millen said Council Member Costanzo is opportunistic and seeks photo opportunities whenever the chance present itself. Mr. Millen said if we look back when Gabe Costanzo was running for office, Costanzo wanted to get rid of the Walled Lake Police and Fire Departments. Mr. Millen said once Costanzo realized this is not what voters wanted he changed his tune. Mr. Millen said Member Costanzo is opportunistic, stating as an example, that while riding in a Memorial Day parade, Costanzo acted as if he served in the military. Mr. Millen explained to Council Member Costanzo that acting as if he had served in the military when he did not is called stolen valor.

Mr. Millen said whenever there is an event for police or fire, the first in line for a photo opportunity is Council Member Costanzo. Mr. Millen said Council Member Costanzo pretends like he supports Walled Lake police and fire departments, but this past weekend Mr. Costanzo attended a protest to “defund the Walled Lake Police department.” Mr. Millen said Council Member Costanzo attended the protest to defund police with a person who was arrested by Walled Lake Police for indecent exposure in our historic downtown district. Mr. Millen said this is public knowledge and everyone should look it up. Mr. Millen said Council Member Costanzo should be ashamed of himself for attending the protest to defund the Walled Lake Police with a person who was arrested by the Walled Lake Police department for indecent exposure.

Debra Martin – said Mr. Millen needs to get his facts straight. Ms. Martin said the arrest for indecent exposure was of a very well-known citizen that has been in Walled Lake his whole life along with his family. Ms. Martin said the crack of his butt was showing like everyone has a plumber’s crack. Ms. Martin said Mr. Millen needs to get it straight and not make Council Member Costanzo look like a pervert.

ADJOURNMENT

Meeting adjourned at 8:39 p.m.

Jennifer A. Stuart, City Clerk

Linda S. Ackley, Mayor

History: Chapter 6, The Council: Procedure and Miscellaneous Powers and Duties: *Section 6.7 (a) A journal of the proceedings of each meeting shall be kept in the English language by the Clerk and shall be signed by the presiding officer and Clerk of the meeting.*



**CITY OF WALLED LAKE
SPECIAL COUNCIL MEETING
(ELECTRONIC MEETING PLATFORM)
WEDNESDAY, JULY 8, 2020
4:00 P.M.**

The Meeting was called to order at 4:00 p.m. by Mayor Ackley.

ROLL CALL: Mayor Ackley, Mayor Pro Tem Ambrose, Council Member Costanzo, Council Member Lublin, Council Member Owsinek, Council Member Woods

There being a quorum present, the meeting was declared in session.

CM 7-1-20 TO EXCUSE COUNCIL MEMBER LOCH FROM TODAY'S MEETING

Motion by Owsinek, seconded by Lublin, UNANIMOUSLY CARRIED: To excuse Council Member Loch from today's meeting.

City Manager Whitt explained that he called the special meeting pursuant to Section 6.2 of the City Charter to address two items of business which are on the agenda. Mr. Whitt explained that no business shall be transacted at this special meeting other than the agenda items.

NEW BUSINESS:

1. Proposed Resolution 2020-24 Agreement for Election Services for the Limited Purposes of Providing Absentee Ballot Counting Services

City Clerk Stuart explained during the times we are going through and all the COVID measures being taken the Secretary of State took measures to mail every single voter an absent ballot voter application. Clerk Stuart explained in turn the absentee count is increasing on a daily basis and seeking a proactive measure to accommodate the huge influx. Clerk Stuart explained Oakland County Elections has offered this type of assistance opportunity through Public Act 95 which the governor recently signed. Clerk Stuart said that currently there is no cost to participate in this joint election venture and there are several other communities that are participating such as Clarkston, Madison Heights, Holly Township, Farmington just to name a few. Clerk Stuart explained the agreement with the County Election division is strictly for absent voter ballots with the city still maintaining the in person voting election precincts at the fire hall.

CM 7-2-20 TO APPROVE RESOLUTION 2020-24 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF WALLED LAKE TO ENTER

**INTO AGREEMENT FOR ELECTION SERVICES FOR THE
LIMITED PURPOSES OF PROVIDING ABSENTEE BALLOT
COUNTING SERVICES**

Motion by Owsinek, seconded by Lublin, CARRIED: To approve resolution 2020-24 a resolution of the City Council of the City of Walled Lake to enter into agreement for election services for the limited purposes of providing absentee ballot counting services.

Discussion

Council Member Costanzo explained that what he understands is Oakland County will pick up ballots the day of election and take them to the county. Council Member Costanzo asked if this county involvement was for one election or ongoing. Council Member Costanzo opined that there is no cost now but there could be a cost and further opined that the resolution does not cover that. Council Member Costanzo said he was uncomfortable with the ballots being handled by Oakland County Elections Division.

Council Member Costanzo made motion to amend the resolution to approve the Oakland County Election Division contract to include language that if costs were to be incurred it come back before council for approval.

Mayor Pro Tem Ambrose asked what would be done if there was a charge, deny paying and take the burden on ourselves.

Mayor Ackley explained before any further discussions Council Member Costanzo made an amendment to the motion and it is on the table waiting for a second.

Council Member Costanzo's motion dies for lack of support.

Council Member Lublin stated that with the August election is there no cost.

Clerk Stuart said yes that was correct.

Mayor Pro Tem Ambrose stated that if there were fees for assistance for future elections that would come before council.

City Manager Whitt explained that the contract with Oakland County elections speak for itself, there is no cost to the city for the Oakland County election assistance. Manager Whitt further explained that the contract for assistance was offered by Oakland County so that the council is not in the position to amend the contract language as suggested by Council Member Costanzo. Manager Whitt explained if the Oakland County Elections department decided to charge the city for assistance that changes the contract so Oakland County would have to resubmit a proposed contract that would come before council for approval. Manager Whitt said that Council Member Costanzo's motion to amend the Oakland County Election department contract for election

assistance was perfunctory because changes in an agreement would naturally come back before council. City Manager Whitt recommended approval of the agreement.

Council Member Lublin said he agreed with City Manager Whitt as there is no cost presented in the agreement at this time.

Roll Call Vote

| | |
|----------------|---|
| Ayes (5) | Lublin, Owsinek, Woods, Ambrose, Ackley |
| Nays (1) | Costanzo |
| Absent (1) | Loch |
| Abstention (0) | |

2. Proposed Resolution 2020-25 Agreement for CARES Act Distribution between Oakland County and City of Walled Lake

Finance Director Barlass explained this agreement allows Oakland County to distribute portions of the CARES Act to local municipalities and currently the city has incurred \$45,000 to \$50,000 in reimbursable expenses.

CM 7-3-20 TO APPROVE RESOLUTION 2020-25 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF WALLED LAKE TO ENTER INTO AGREEMENT WITH OAKLAND COUNTY FOR CARES ACT FUNDING DISTRIBUTION

Motion by Costanzo, seconded by Ambrose, UNANIMOUSLY CARRIED: To approve resolution 2020-25 a resolution of the City Council of the City of Walled Lake to enter into agreement with Oakland County for CARES Act funding distribution.

Discussion

Council Member Woods asked for clarification, in section 2.4 it referenced November 30, 2020 would be the final date of submission, but section 3.6 references the agreement expiration date of December 30, 2020. He asked if that period of time would have to be forecasted.

Finance Director Barlass said estimates can be submitted.

Roll Call Vote

| | |
|----------------|---|
| Ayes (6) | Lublin, Owsinek, Woods, Ambrose, Costanzo, Ackley |
| Nays (0) | |
| Absent (1) | Loch |
| Abstention (0) | |

AUDIENCE PARTICIPATION:

Attendee Lynn – asked how the \$55,000 was spent as coronavirus prevention.

Finance Director Barlass explained it was for personnel for payroll, PPE, sanitizing agents, hand sanitizer to keep workers safe. She explained those funds have already been submitted to FEMA for reimbursement but the majority of what would be requested would come from Oakland County through the CARES Act and would cover the additional personnel expenses for police and fire.

ADJOURNMENT

Meeting adjourned at 4:30 p.m.

Jennifer A. Stuart, City Clerk

Linda S. Ackley, Mayor

History: Chapter 6, The Council: Procedure and Miscellaneous Powers and Duties: *Section 6.7 (a) A journal of the proceedings of each meeting shall be kept in the English language by the Clerk and shall be signed by the presiding officer and Clerk of the meeting.*

Monthly Violation Summary

June 2020



Search Criteria:

| | |
|---|----------------|
| Month : | June |
| Year : | 2020 |
| Citation Type: | Both |
| Violation Type: | No Warning(s) |
| Range One: | 00:00 - 07:59 |
| Range Two: | 08:00 - 15:59 |
| Range Three: | 16:00 - 23:59 |
| Include Court Approved Only? | Yes |
| Count Secondary Officer's Violation? | Yes |
| Report ID: | 272985 |
| Saved: | No |
| Run By: | SHAKINAS, PAUL |

Monthly Violation Summary

June 2020

| Violation Description | Count | Percentage | Accident | TIME RANGE | | | YTD |
|--|-------|------------|----------|------------|-----|-------|-----|
| | | | | One | Two | Three | |
| **ALL OTHERS** | | | | | | | |
| ASSAULT | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| ASSAULT & BATTERY - DOMESTIC (1ST) | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| CARELESS DRIVING | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| CONTROLLED SUBSTANCES | 0 | 0 % | 0 | 0 | 0 | 0 | 2 |
| DISOBEY TRAF SIGNAL (DISOBEY TRF LGT;ENTER INT ON RED LT;LF TRN THRU RED LT;FAIL STOP TRF SIGNAL/LT) | 1 | 7.69 % | 1 | 0 | 1 | 0 | 1 |
| DISOBEY TRAF SIGNAL (RAN AMBER OR RED LIGHT;RIGHT TURN THRU RED LIGHT W/O STOP) | 0 | 0 % | 0 | 0 | 0 | 0 | 6 |
| DISOBEYED STOP SIGN-FAILED TO STOP AT STOP INTERSECTION | 1 | 7.69 % | 0 | 0 | 0 | 1 | 2 |
| DISOBEYED TRAFFIC CONTROL DEVICE | 0 | 0 % | 0 | 0 | 0 | 0 | 5 |
| DISORDERLY/INTOXICATION | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| DOMESTIC VIOLENCE | 1 | 7.69 % | 0 | 0 | 1 | 0 | 6 |
| DROVE WHILE LICENSE NOT VALID OR IMPR LICENSE (NO LICENSE NEVER APPLIED) | 0 | 0 % | 0 | 0 | 0 | 0 | 4 |
| DROVE WHILE LICENSE SUSPENDED/REVOKED/DENIED | 0 | 0 % | 0 | 0 | 0 | 0 | 3 |
| DROVE WHILE UNLICENSED (DROVE W/O OBTAINING LICENSE W/IN 3 YEARS) | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| EQUIPMENT VIOLATION: FAILED TO MAINTAIN EQUIPMENT | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| EQUIPMENT VIOLATION: NO LICENSE PLATE LIGHTS | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| EQUIPMENT VIOLATION: ONE HEADLIGHT | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| FAIL TO STOP OR ID AFTER PD ACC (AT SCENE OF ACC; FAIL TO EXHIBIT OPS AT SCENE; HIT & RUN) | 2 | 15.38 % | 2 | 0 | 2 | 0 | 2 |
| FAIL TO YIELD WHEN TURNING LEFT | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| FAIL TO YIELD: ONCOMING TRF; RIGHT OF WAY; R.O.W. TO VEH ON RT; AT STOP SIGN; DID NOT OBSERVE TRAF | 0 | 0 % | 0 | 0 | 0 | 0 | 4 |
| FAILED TO REPORT ACCIDENT (PERSONAL INJURY/PROPERTY DAMAGE) | 0 | 0 % | 0 | 0 | 0 | 0 | 3 |
| FAILED TO STOP WITHIN ASSURED CLEAR DISTANCE | 1 | 7.69 % | 1 | 0 | 1 | 0 | 5 |

Monthly Violation Summary

June 2020

| | | | | | | | |
|--|-----------|--------------|----------|----------|-----------|----------|------------|
| FAILED TO YIELD TO EMERGENCY VEHICLE | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| NO INSURANCE - CIVIL INFRACTION | 0 | 0 % | 0 | 0 | 0 | 0 | 2 |
| NO PROOF OF INSURANCE | 1 | 7.69 % | 1 | 0 | 1 | 0 | 9 |
| OPERATING WHILE INTOXICATED | 0 | 0 % | 0 | 0 | 0 | 0 | 2 |
| OPERATING WHILE READING, TYPING OR SENDING A TEXT MESSAGE | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| PARKING-FIRE LANE | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| PARKING-HANDICAP | 0 | 0 % | 0 | 0 | 0 | 0 | 5 |
| PARKING-IMPROPER | 1 | 7.69 % | 0 | 0 | 1 | 0 | 1 |
| PERSONAL CONDUCT | 1 | 7.69 % | 0 | 0 | 1 | 0 | 1 |
| REGISTRATION/PLATE VIOL: DROVE UNREGISTERED VEHICLE | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| REGISTRATION/PLATE VIOL: EXPIRED PLATES | 0 | 0 % | 0 | 0 | 0 | 0 | 3 |
| REGISTRATION/PLATE VIOL: IMPROPER PLATES | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| REGISTRATION/PLATE VIOL: NO REGISTRATION ON PERSON | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| RESIST/OBSTRUCT/HINDER/INTERFERE W/POLICE | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| SPEEDING 01-05 OVER | 4 | 30.77 % | 0 | 0 | 3 | 1 | 10 |
| SPEEDING 16-20 OVER | 0 | 0 % | 0 | 0 | 0 | 0 | 2 |
| SPEEDING 26-30 OVER | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| SPEEDING 31-35 OVER | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| UNAUTHORIZED OR IMPROPER USE OF LIGHTS (FAILED TO TURN ON LIGHTS AFTER SUNSET; DROVE WITHOUT LIGHTS) | 0 | 0 % | 0 | 0 | 0 | 0 | 1 |
| UNDER 21 PURCHASE/CONSUME/POSSESS ALCOHOL-1ST OFFENSE (CIVIL INFRACTION) | 0 | 0 % | 0 | 0 | 0 | 0 | 2 |
| VIOLATION OF GOVERNOR'S EMERGENCY ORDER | 0 | 0 % | 0 | 0 | 0 | 0 | 7 |
| Total **ALL OTHERS** | 13 | 100 % | 5 | 0 | 11 | 2 | 106 |
| Total Violations | 13 | | 5 | 0 | 11 | 2 | 106 |
| Total Tickets | 12 | | 4 | 0 | 10 | 2 | 88 |

CLR-065 Monthly Summary Of Offenses (WL)



Search Criteria: (This report counts for offenses but excludes UCR status of 'Unfounded'.)

Month: June

Year: 2020

CLR-065 Monthly Summary Of Offenses (WL)

| ----- All Offenses that were Attempted or Completed ----- | | | | | | | | A R R E S T S ----- | | | | | |
|---|---|----------|----------|-------|----------|----------|--------|---------------------|-----|----------|-----|-------|-----|
| CLASS | Description | Jun/2020 | Jun/2019 | % CHG | YTD 2020 | YTD 2019 | % CHG | ADULT | | JUV | | Total | |
| | | | | | | | | Jun/2020 | YTD | Jun/2020 | YTD | Jun | YTD |
| 09001 | MURDER/NONNEGLIGENT MANSLAUGHTER (VOLUNTARY) | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 09002 | NEGLIGENT HOMICIDE/MANSLAUGHTER (INVOLUNTARY) | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 09004 | JUSTIFIABLE HOMICIDE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 09005 | DEATH INVOLVING USE OF FORCE BY LAW ENFORCEMENT | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 09006 | IN-CUSTODY DEATH | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 10001 | KIDNAPPING/ABDUCTION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 10002 | PARENTAL KIDNAPPING | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 11001 | SEXUAL PENETRATION PENIS/VAGINA -CSC 1ST DEGREE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 11002 | SEXUAL PENETRATION PENIS/VAGINA -CSC 3RD DEGREE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 11003 | SEXUAL PENETRATION ORAL/ANAL -CSC 1ST DEGREE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 11004 | SEXUAL PENETRATION ORAL/ANAL -CSC 3RD DEGREE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 11005 | SEXUAL PENETRATION OBJECT -CSC 1ST DEGREE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 11006 | SEXUAL PENETRATION OBJECT -CSC 3RD DEGREE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 11007 | SEXUAL CONTACT FORCIBLE -CSC 2ND DEGREE | 0 | 0 | 0% | 1 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 11008 | SEXUAL CONTACT FORCIBLE -CSC 4TH DEGREE | 0 | 0 | 0% | 1 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 12000 | ROBBERY | 0 | 0 | 0% | 0 | 1 | -100% | 0 | 0 | 0 | 0 | 0 | 0 |
| 12001 | ROBBERY | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 13001 | NONAGGRAVATED ASSAULT | 2 | 4 | -50% | 19 | 15 | 26.66% | 1 | 8 | 0 | 0 | 1 | 8 |
| 13002 | AGGRAVATED/FELONIOUS ASSAULT | 1 | 2 | -50% | 1 | 6 | -83.3% | 0 | 1 | 0 | 0 | 0 | 1 |
| 13003 | INTIMIDATION/STALKING | 0 | 1 | -100% | 5 | 8 | -37.5% | 0 | 0 | 0 | 0 | 0 | 0 |
| 20000 | ARSON | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 21000 | EXTORTION | 0 | 1 | -100% | 0 | 1 | -100% | 0 | 0 | 0 | 0 | 0 | 0 |

CLR-065 Monthly Summary Of Offenses (WL)

| ----- All Offenses that were Attempted or Completed ----- | | | | | | | | A R R E S T S ----- | | | | | |
|---|---|----------|----------|--------|----------|----------|--------|---------------------|-----|----------|-----|-------|-----|
| CLASS | Description | Jun/2020 | Jun/2019 | % CHG | YTD 2020 | YTD 2019 | % CHG | ADULT | | JUV | | Total | |
| | | | | | | | | Jun/2020 | YTD | Jun/2020 | YTD | Jun | YTD |
| 22001 | BURGLARY -FORCED ENTRY | 0 | 1 | -100% | 1 | 3 | -66.6% | 1 | 1 | 0 | 0 | 1 | 1 |
| 22002 | BURGLARY -ENTRY WITHOUT FORCE (Intent to Commit) | 0 | 0 | 0% | 2 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 23001 | LARCENY -POCKETPICKING | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 23002 | LARCENY -PURSES/NATCHING | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 23003 | LARCENY -THEFT FROM BUILDING | 0 | 0 | 0% | 10 | 3 | 233.3% | 0 | 1 | 0 | 0 | 0 | 1 |
| 23004 | LARCENY -THEFT FROM COIN-OPERATED MACHINE/DEVICE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 23005 | LARCENY -THEFT FROM MOTOR VEHICLE | 0 | 0 | 0% | 1 | 3 | -66.6% | 0 | 0 | 0 | 0 | 0 | 0 |
| 23006 | LARCENY -THEFT OF MOTOR VEHICLE PARTS/ACCESSORIES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 23007 | LARCENY -OTHER | 3 | 2 | 50% | 8 | 10 | -20% | 0 | 0 | 0 | 0 | 0 | 0 |
| 24001 | MOTOR VEHICLE THEFT | 0 | 0 | 0% | 1 | 1 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 24002 | MOTOR VEHICLE, AS STOLEN PROPERTY | 0 | 0 | 0% | 2 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 24003 | MOTOR VEHICLE FRAUD | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 25000 | FORGERY/COUNTERFEITING | 0 | 0 | 0% | 1 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 26001 | FRAUD -FALSE PRETENSE/SWINDLE/CONFIDENCE GAME | 0 | 2 | -100% | 5 | 6 | -16.6% | 0 | 0 | 0 | 0 | 0 | 0 |
| 26002 | FRAUD -CREDIT CARD/AUTOMATIC TELLER MACHINE | 2 | 1 | 100% | 5 | 8 | -37.5% | 0 | 0 | 0 | 0 | 0 | 0 |
| 26003 | FRAUD -IMPERSONATION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 26004 | FRAUD -WELFARE FRAUD | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 26005 | FRAUD -WIRE FRAUD | 0 | 0 | 0% | 1 | 1 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 26007 | FRAUD - IDENTITY THEFT | 3 | 1 | 200% | 5 | 7 | -28.5% | 0 | 0 | 0 | 0 | 0 | 0 |
| 26008 | FRAUD - HACKING/COMPUTER INVASION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 27000 | EMBEZZLEMENT | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 28000 | STOLEN PROPERTY | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 29000 | DAMAGE TO PROPERTY | 2 | 3 | -33.3% | 9 | 9 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 30001 | RETAIL FRAUD -MISREPRESENTATION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |

CLR-065 Monthly Summary Of Offenses (WL)

| ----- All Offenses that were Attempted or Completed ----- | | | | | | | | A R R E S T S ----- | | | | | |
|---|--|-----------|-----------|---------------|-----------|-----------|---------------|---------------------|-----------|----------|----------|----------|-----------|
| CLASS | Description | Jun/2020 | Jun/2019 | % CHG | YTD 2020 | YTD 2019 | % CHG | ADULT | | JUV | | Total | |
| | | | | | | | | Jun/2020 | YTD | Jun/2020 | YTD | Jun | YTD |
| 30002 | RETAIL FRAUD -THEFT | 0 | 0 | 0% | 0 | 1 | -100% | 0 | 0 | 0 | 0 | 0 | 0 |
| 30003 | RETAIL FRAUD -REFUND/EXCHANGE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 30004 | ORGANIZED RETAIL FRAUD | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 35001 | VIOLATION OF CONTROLLED SUBSTANCE ACT | 2 | 0 | 0% | 6 | 1 | 500% | 1 | 3 | 0 | 0 | 1 | 3 |
| 35002 | NARCOTIC EQUIPMENT VIOLATIONS | 0 | 1 | -100% | 0 | 1 | -100% | 0 | 0 | 0 | 0 | 0 | 0 |
| 36001 | SEXUAL PENETRATION NONFORCIBLE - BLOOD/AFFINITY | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 36002 | SEXUAL PENETRATION NONFORCIBLE -OTHER | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 37000 | OBSCENITY | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 39001 | GAMBLING- BETTING/WAGERING | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 39002 | GAMBLING- OPERATING/PROMOTING/ASSISTING | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 39003 | GAMBLING -EQUIPMENT VIOLATIONS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 39004 | GAMBLING -SPORTS TAMPERING | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 40001 | COMMERCIALIZED SEX -PROSTITUTION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 40002 | COMMERCIALIZED SEX -ASSISTING/PROMOTING PROSTITUTION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 40003 | HUMAN TRAFFICKING - PURCHASING PROSTITUTION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 51000 | BRIBERY | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 52001 | WEAPONS OFFENSE- CONCEALED | 0 | 0 | 0% | 1 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 52002 | WEAPONS OFFENSE -EXPLOSIVES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 52003 | WEAPONS OFFENSE -OTHER | 0 | 0 | 0% | 1 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 64001 | HUMAN TRAFFICKING - COMMERCIAL SEX ACTS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 64002 | HUMAN TRAFFICKING - INVOLUNTARY SERVITUDE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 72000 | ANIMAL CRUELTY | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| Group A Totals | | 15 | 19 | -21.0% | 86 | 85 | 1.176% | 3 | 14 | 0 | 0 | 3 | 14 |
| 01000 | SOVEREIGNTY | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 02000 | MILITARY | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 03000 | IMMIGRATION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |

CLR-065 Monthly Summary Of Offenses (WL)

| ----- All Offenses that were Attempted or Completed ----- | | | | | | | | A R R E S T S ----- | | | | | |
|---|--|----------|----------|-------|----------|----------|--------|---------------------|-----|----------|-----|-------|-----|
| CLASS | Description | Jun/2020 | Jun/2019 | % CHG | YTD 2020 | YTD 2019 | % CHG | ADULT | | JUV | | Total | |
| | | | | | | | | Jun/2020 | YTD | Jun/2020 | YTD | Jun | YTD |
| 09003 | NEGLIGENT HOMICIDE -VEHICLE/BOAT | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 14000 | ABORTION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 22003 | BURGLARY - UNLAWFUL ENTRY (NO INTENT) | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 22004 | POSSESSION OF BURGLARY TOOLS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 26006 | FRAUD -BAD CHECKS | 0 | 1 | -100% | 2 | 1 | 100% | 1 | 1 | 0 | 0 | 1 | 1 |
| 36003 | PEEPING TOM | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 36004 | SEX OFFENSE -OTHER | 1 | 0 | 0% | 3 | 1 | 200% | 1 | 1 | 0 | 0 | 1 | 1 |
| 38001 | FAMILY -ABUSE/NEGLECT NONVIOLENT | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 38002 | FAMILY -NONSUPPORT | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 38003 | FAMILY -OTHER | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 41001 | LIQUOR LICENSE -ESTABLISHMENT | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 41002 | LIQUOR VIOLATIONS -OTHER | 0 | 1 | -100% | 1 | 1 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 42000 | DRUNKENNESS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 48000 | OBSTRUCTING POLICE | 2 | 0 | 0% | 3 | 2 | 50% | 0 | 1 | 0 | 0 | 0 | 1 |
| 49000 | ESCAPE/FLIGHT | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 50000 | OBSTRUCTING JUSTICE | 0 | 1 | -100% | 0 | 5 | -100% | 0 | 0 | 0 | 0 | 0 | 0 |
| 53001 | DISORDERLY CONDUCT | 2 | 1 | 100% | 6 | 2 | 200% | 1 | 1 | 0 | 0 | 1 | 1 |
| 53002 | PUBLIC PEACE -OTHER | 3 | 1 | 200% | 9 | 8 | 12.5% | 0 | 1 | 0 | 0 | 0 | 1 |
| 54001 | HIT and RUN MOTOR VEHICLE ACCIDENT | 0 | 0 | 0% | 0 | 2 | -100% | 0 | 0 | 0 | 0 | 0 | 0 |
| 54002 | OPERATING UNDER THE INFLUENCE OF LIQUOR OR DRUGS | 1 | 2 | -50% | 13 | 7 | 85.71% | 0 | 10 | 0 | 0 | 0 | 10 |
| 55000 | HEALTH AND SAFETY | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 56000 | CIVIL RIGHTS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 57001 | TRESPASS | 1 | 2 | -50% | 2 | 2 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 57002 | INVASION OF PRIVACY -OTHER | 0 | 0 | 0% | 1 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 58000 | SMUGGLING | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 59000 | ELECTION LAWS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 60000 | ANTITRUST | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |

CLR-065 Monthly Summary Of Offenses (WL)

| ----- All Offenses that were Attempted or Completed ----- | | | | | | | | A R R E S T S ----- | | | | | |
|---|-----------------------------------|-----------|----------|---------------|-----------|-----------|---------------|---------------------|-----------|----------|----------|----------|-----------|
| CLASS | Description | Jun/2020 | Jun/2019 | % CHG | YTD 2020 | YTD 2019 | % CHG | ADULT | | JUV | | Total | |
| | | | | | | | | Jun/2020 | YTD | Jun/2020 | YTD | Jun | YTD |
| 61000 | TAX/REVENUE | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 62000 | CONSERVATION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 63000 | VAGRANCY | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 70000 | JUVENILE RUNAWAY | 0 | 0 | 0% | 2 | 1 | 100% | 0 | 0 | 0 | 0 | 0 | 0 |
| 73000 | MISCELLANEOUS CRIMINAL OFFENSE | 0 | 0 | 0% | 14 | 1 | 1300% | 0 | 1 | 0 | 0 | 0 | 1 |
| 75000 | SOLICITATION | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 77000 | CONSPIRACY (ALL CRIMES) | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| Group B Totals | | 10 | 9 | 11.11% | 56 | 33 | 69.69% | 3 | 16 | 0 | 0 | 3 | 16 |
| 2800 | JUVENILE OFFENSES AND COMPLAINTS | 1 | 3 | -66.6% | 2 | 5 | -60% | 0 | 0 | 0 | 0 | 0 | 0 |
| 2900 | TRAFFIC OFFENSES | 10 | 4 | 150% | 39 | 37 | 5.405% | 0 | 6 | 0 | 0 | 0 | 6 |
| 3000 | WARRANTS | 0 | 7 | -100% | 5 | 42 | -88.0% | 0 | 4 | 0 | 0 | 0 | 4 |
| 3100 | TRAFFIC CRASHES | 18 | 20 | -10% | 97 | 120 | -19.1% | 0 | 0 | 0 | 0 | 0 | 0 |
| 3200 | SICK / INJURY COMPLAINT | 23 | 21 | 9.523% | 125 | 111 | 12.61% | 0 | 0 | 0 | 0 | 0 | 0 |
| 3300 | MISCELLANEOUS COMPLAINTS | 224 | 235 | -4.68% | 1135 | 1435 | -20.9% | 0 | 0 | 0 | 0 | 0 | 0 |
| 3400 | WATERCRAFT COMPLAINTS / ACCIDENTS | 5 | 0 | 0% | 6 | 1 | 500% | 0 | 0 | 0 | 0 | 0 | 0 |
| 3500 | NON - CRIMINAL COMPLAINTS | 121 | 61 | 98.36% | 484 | 698 | -30.6% | 0 | 0 | 0 | 0 | 0 | 0 |
| 3600 | SNOWMOBILE COMPLAINTS / ACCIDENTS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 3700 | MISCELLANEOUS TRAFFIC COMPLAINTS | 85 | 258 | -67.0% | 401 | 1020 | -60.6% | 0 | 0 | 0 | 0 | 0 | 0 |
| 3800 | ANIMAL COMPLAINTS | 10 | 10 | 0% | 32 | 33 | -3.03% | 0 | 0 | 0 | 0 | 0 | 0 |
| 3900 | ALARMS | 30 | 15 | 100% | 119 | 113 | 5.309% | 0 | 0 | 0 | 0 | 0 | 0 |
| | MISCELLANEOUS TRAFFIC COMPLAINTS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | MISCELLANEOUS COMPLAINTS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | ALARMS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | NON - CRIMINAL COMPLAINTS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | TRAFFIC CRASHES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | TRAFFIC OFFENSES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | ANIMAL COMPLAINTS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | SICK / INJURY COMPLAINT | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |

CLR-065 Monthly Summary Of Offenses (WL)

| Group C Totals | | 527 | 634 | -16.8% | 2445 | 3615 | -32.3% | 0 | 10 | 0 | 0 | 0 | 10 |
|-----------------------|--|------------|------------|---------------|-------------|-------------|---------------|----------|-----------|----------|----------|----------|-----------|
| 2700 | LOCAL ORDINANCES - GENERIC | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 4000 | HAZARDOUS TRAFFIC CITATIONS / WARNINGS | 2 | 0 | 0% | 6 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 4100 | NON-HAZARDOUS TRAFFIC CITATIONS / WARNINGS | 0 | 0 | 0% | 2 | 1 | 100% | 0 | 0 | 0 | 0 | 0 | 0 |
| 4200 | PARKING CITATIONS | 1 | 1 | 0% | 2 | 2 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 4300 | LICENSE / TITLE / REGISTRATION CITATIONS | 0 | 1 | -100% | 4 | 2 | 100% | 0 | 1 | 0 | 0 | 0 | 1 |
| 4400 | WATERCRAFT CITATIONS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 4500 | MISCELLANEOUS A THROUGH UUUU | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 4600 | LIQUOR CITATIONS / SUMMONS | 0 | 0 | 0% | 1 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 4700 | COMMERCIAL VEHICLE CITATIONS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 4800 | LOCAL ORDINANCE WARNINGS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 4900 | TRAFFIC WARNINGS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | MISCELLANEOUS A THROUGH UUUU | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | LOCAL ORDINANCES - GENERIC | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | HAZARDOUS TRAFFIC CITATIONS / WARNINGS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | WATERCRAFT CITATIONS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | TRAFFIC WARNINGS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| Group D Totals | | 3 | 2 | 50% | 15 | 5 | 200% | 0 | 1 | 0 | 0 | 0 | 1 |
| 5000 | FIRE CLASSIFICATIONS | 0 | 0 | 0% | 1 | 1 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 5100 | 18A STATE CODE FIRE CLASSIFICATIONS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | 18A STATE CODE FIRE CLASSIFICATIONS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | FIRE CLASSIFICATIONS | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| Group E Totals | | 0 | 0 | 0% | 1 | 1 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 6000 | MISCELLANEOUS ACTIVITIES (6000) | 0 | 0 | 0% | 1 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 6100 | MISCELLANEOUS ACTIVITIES (6100) | 0 | 0 | 0% | 1 | 6 | -83.3% | 0 | 0 | 0 | 0 | 0 | 0 |
| 6200 | ARREST ASSIST | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 6300 | CANINE ACTIVITIES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 6500 | CRIME PREVENTION ACTIVITIES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 6600 | COURT / WARRANT ACTIVITIES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| 6700 | INVESTIGATIVE ACTIVITIES | 4 | 6 | -33.3% | 25 | 28 | -10.7% | 0 | 0 | 0 | 0 | 0 | 0 |

CLR-065 Monthly Summary Of Offenses (WL)

| ----- All Offenses that were Attempted or Completed ----- | | | | | | | A R R E S T S ----- | | | | | | |
|---|---------------------------------|------------|------------|---------------|-------------|-------------|---------------------|----------|-----------|----------|----------|----------|-----------|
| CLASS | Description | Jun/2020 | Jun/2019 | % CHG | YTD 2020 | YTD 2019 | % CHG | ADULT | | JUV | | Total | |
| | | | | | | | | Jun/2020 | YTD | Jun/2020 | YTD | Jun | YTD |
| | MISCELLANEOUS ACTIVITIES (6000) | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | CANINE ACTIVITIES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | INVESTIGATIVE ACTIVITIES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | COURT / WARRANT ACTIVITIES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | MISCELLANEOUS ACTIVITIES (6100) | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | Group F Totals | 4 | 6 | -33.3% | 27 | 34 | -20.5% | 0 | 0 | 0 | 0 | 0 | 0 |
| 8000 | MISCELLANEOUS DEALER ACTIVITIES | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | Group I Totals | 0 | 0 | 0% | 0 | 0 | 0% | 0 | 0 | 0 | 0 | 0 | 0 |
| | Totals for all Groups | 559 | 670 | -16.5% | 2630 | 3773 | -30.2% | 6 | 41 | 0 | 0 | 6 | 41 |

Walled Lake Fire Department Monthly Report

June 2020

July 16, 2020

TO: L. Dennis Whitt-City Manager

FROM: James Coomer- Fire Chief

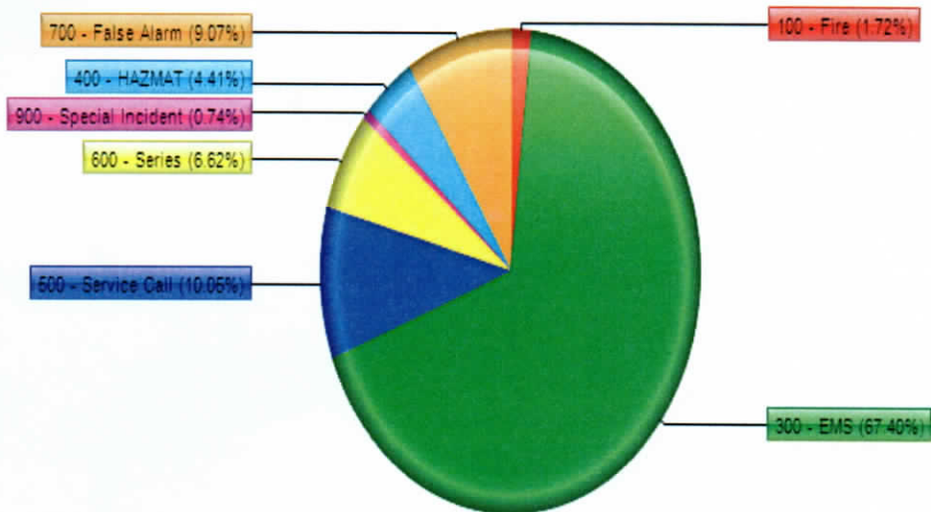
RE: Summary of Fire Activities for the Month of June 2020

Attached you will find a report of activities as they relate to the Walled Lake Fire Department for the Month of June 2020.

- The Fire Department responded to 72 calls for service in June averaging 4.5 Firefighters per call with a response time of 4 minutes 3 seconds.
- We Welcome Captain Matt Salow back from a six-month medical leave.
- We had two personnel complete the North Oakland County Fire Academy. We Congratulate Police Chief Paul Shakinas and Firefighter Nicholas Pretz.
- Firefighters continue to be vigilant in mitigating and responding to the COVID-19 public health emergency. We have had no exposures or staff members sick with the COVID-19 virus. Protective equipment for first responders is being stocked in preparation for a surge of incidents.
- Firefighter training in the month of June consisted of four training sessions. Defensive engine strategies were practiced during timed evolutions. This drill fine tunes skills of firefighters using hydrants, deploying large amounts of water quickly. Firefighters each year qualify to drive apparatus by participating in driving apparatus through a variety of obstacles called the Drivers Rodeo.
- Captain Karl Brown is attending Eastern Michigan University, Staff and Command program. Class has been extended until November 2020 due to the COVID-19 pandemic.
- Staff is assisting Oakland County Health Department in performing COVID-19 testing for our senior citizens at the Walled Lake Villa Apartments.

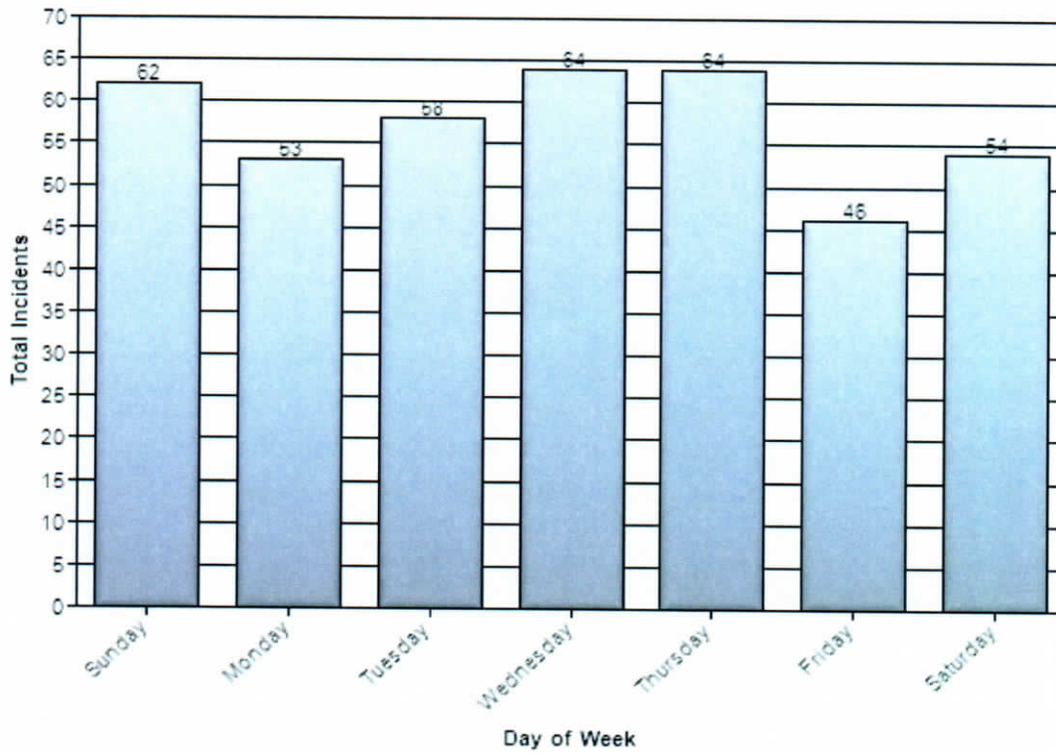
**WALLED LAKE FIRE DEPARTMENT
INCIDENT STATISTICS
JUNE 2020**

| INCIDENT TYPE | June | 2020 | 2019 | 2018 |
|-------------------------------|------|------|------|------|
| TOTAL INCIDENTS | 72 | 405 | 943 | 992 |
| Fire- 100 Series | 3 | 7 | 20 | 27 |
| Overpressure-200 series | 0 | 0 | 0 | 0 |
| EMS/Rescue-300 series | 43 | 275 | 560 | 533 |
| HAZMAT-400 series | 6 | 19 | 37 | 43 |
| Service Call-500 series | 10 | 35 | 114 | 120 |
| Good Intent-600 series | 5 | 28 | 123 | 209 |
| False Alarms-700 series | 5 | 36 | 81 | 54 |
| Severe Weather-800 series | 0 | 0 | 0 | 0 |
| Speical Incidents-900 series | 0 | 3 | 8 | 6 |
| COVID -19 Incidents | 5 | 37 | 0 | 0 |
| Ambulance Transports | 11 | 89 | 196 | 178 |
| Mutual Aid Information | | | | |
| Mutual Aid Given | 2 | 9 | 31 | 31 |
| Mutual Aid Received | 0 | 3 | 10 | 10 |
| Response Time/Staff | | | | |
| Average Response Time | 4.38 | 4.80 | 4.49 | 4.50 |
| Average Staff Per Call | 4.51 | 4.21 | 5.00 | 3.97 |

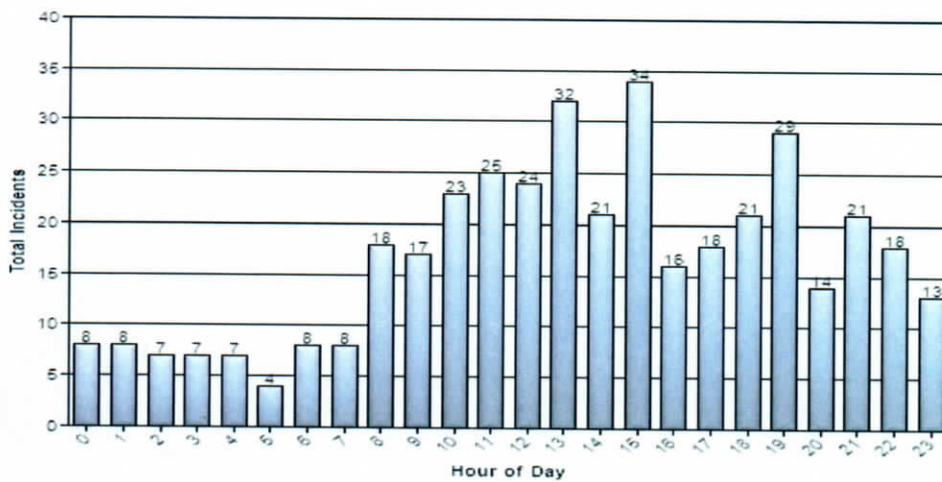


**WALLED LAKE FIRE DEPARTMENT
INCIDENT STATISTICS
JUNE 2020**

Monthly Breakdown of Incidents



Hourly Breakdown of Incidents





City of Walled Lake
 July 21, 2020

GOVERNMENT WIDE EXPENDITURES

CHECK NUMBERS: 117093 - 117256
 ACH PAYMENTS: June 2020

| | <u>Checks</u> | <u>ACH</u> | <u>Total</u> |
|-------------------------------|-------------------|---------------|-------------------|
| GENERAL FUND | 176,810.37 | 659.22 | 177,469.59 |
| MAJOR ROADS FUND | 15,996.90 | | 15,996.90 |
| LOCAL ROADS FUND | - | | - |
| DRUG FORFEITURE | 3,660.77 | | 3,660.77 |
| LIBRARY FUND | 8,661.68 | | 8,661.68 |
| DEBT SERVICE FUND | - | | - |
| DDA FUND | 2,462.59 | | 2,462.59 |
| TRANSPORTATION FUND | 10,528.00 | | 10,528.00 |
| REFUSE FUND | 27,078.98 | | 27,078.98 |
| WATER & SEWER FUND | 1,416.06 | | 1,416.06 |
| WATER CAPITAL FUND | 450.00 | | 450.00 |
| TRUST AND AGENCY | 97,486.11 | | 97,486.11 |
| MISC. PAYROLL | - | | - |
| ACCRUED INSURANCE LIABILITIES | 16,467.48 | | <u>16,467.48</u> |
| VENDOR EXPENDITURES | 361,018.94 | 659.22 | 361,678.16 |

WARRANT REPORT 7-2020
PAGE 2 OF 2

| DEPARTMENT | TOTAL | |
|----------------------------------|------------------------------|----------------------|
| | OVERTIME | PAY IN LIEU |
| City Manager (#172) | \$ - | \$ - |
| City Attorney (#210) | \$ - | \$ 60.00 |
| Finance/ Treasurer (#212 & 253) | \$ - | \$ - |
| General (#218) | \$ - | \$ - |
| Clerk (#219) | \$ - | \$ - |
| Transportation (#588) | \$ - | \$ - |
| Police (#300) | \$ 2,296.08 | \$ 600.00 |
| Fire (#335) | \$ 3,656.32 | \$ - |
| Public Works (#441) | \$ 1,458.14 | \$ - |
| Library (#738) | \$ - | \$ 545.00 |
| | \$ 7,410.54 | \$ 1,205.00 |
| EXPENSE ALLOWANCE/REIMBURSEMENTS | \$ 7,357.57 | |
| SALARY & WAGES | \$ 213,449.09 | |
| PAY IN LIEU | \$ 1,205.00 | |
| OVERTIME | \$ 7,410.54 | |
| GROSS PAYMENTS | \$ 229,422.20 | |
| EMPLOYER FICA | \$ 16,765.02 | |
| EMPLOYER PENSION | \$ 68,550.59 | |
| EMPLOYER OPEB | \$ 3,113.00 | |
| PAYROLL EXPENSES | \$ 88,428.61 | |
| PERSONNEL EXPENDITURES | \$ 317,850.81 | |
| VENDOR EXPENDITURES | \$ 361,678.16 | |
| July 21, 2020 | REPORTED EXPENDITURES | \$ 679,528.97 |

07/13/2020 11:03 AM
User: MGROSS
DB: Walled Lake

CHECK DISBURSEMENT REPORT FOR CITY OF WALLED LAKE
CHECK DATE FROM 06/01/2020 - 06/30/2020
Banks: PAYAB

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|---------|----------|---------------------------------|---------|------|--------|
| Fund: 101 GENERAL FUND | | | | | | | |
| 06/18/2020 | PAYAB | 205 (E) | WEX BANK | GAS AND OIL | 732-000 | 335 | 659.22 |
| | | | | Total for fund 101 GENERAL FUND | | | 659.22 |
| TOTAL - ALL FUNDS | | | | | | | 659.22 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|----------|------------------------------------|---|---------|------|-----------------|
| Fund: 101 GENERAL FUND | | | | | | | |
| 06/11/2020 | PAYAB | 117094 | ACCUMED GROUP | AMBULANCE COLLECTION FEE - MAY 2020 | 733-000 | 335 | 160.39 |
| 06/11/2020 | PAYAB | 117095 | AIRGAS USA, LLC | RENT CYL MED LARGE OXYGEN | 933-000 | 335 | 26.80 |
| 06/11/2020 | PAYAB | 117096 | ALLIE BROTHERS INC | UNIFORMS | 731-000 | 335 | 219.97 |
| 06/11/2020 | PAYAB | 117097 | AMERICAN AWARDS AND ENGRAVING | PLAQUE & PERPETUAL | 729-000 | 335 | 198.00 |
| 06/11/2020 | PAYAB | 117099*# | BOSS ENGINEERING | 1275 E. WEST MAPLE | 820-000 | 801 | 203.55 |
| | | | | 1275 E. WEST MAPLE | 990-001 | 900 | 4,500.00 |
| | | | | CHECK PAYAB 117099 TOTAL FOR FUND | | | <u>4,703.55</u> |
| 06/11/2020 | PAYAB | 117102 | DTE ENERGY | 04/15/2020 - 05/14/2020 | 921-000 | 276 | 28.00 |
| 06/11/2020 | PAYAB | 117103 | DTE ENERGY | ELECTRIC | 921-000 | 690 | 28.00 |
| 06/11/2020 | PAYAB | 117104 | DTE ENERGY | ELECTRIC | 921-000 | 690 | 28.00 |
| 06/11/2020 | PAYAB | 117105 | DTE ENERGY | 05/01/2020 - 05/31/2020 | 921-000 | 448 | 4,156.80 |
| 06/11/2020 | PAYAB | 117106# | EXXON MOBIL | GAS AND OIL | 732-000 | 172 | 79.43 |
| | | | | GAS AND OIL | 732-000 | 300 | 1,270.48 |
| | | | | GAS AND OIL | 732-000 | 441 | 429.40 |
| | | | | CHECK PAYAB 117106 TOTAL FOR FUND | | | <u>1,779.31</u> |
| 06/11/2020 | PAYAB | 117107 | GOYETTE MECHANICAL CO. | R&M BUILDING/FACILITY | 934-000 | 335 | 376.00 |
| 06/11/2020 | PAYAB | 117108 | IMAGE BUSINESS SOLUTIONS-WIXOM | PHOTO COPIES | 727-000 | 335 | 75.77 |
| | | | | LEASE 3/28/2020 - 4/27/2020 | 728-000 | 335 | 30.00 |
| | | | | LEASE 2/28/2020 - 3/27/2020 | 728-000 | 335 | 30.00 |
| | | | | CHECK PAYAB 117108 TOTAL FOR FUND | | | <u>135.77</u> |
| 06/11/2020 | PAYAB | 117109 | JASON GONZALEZ | REIMBURSEMENT FOR 4 - FIRE | 980-000 | 335 | 635.96 |
| 06/11/2020 | PAYAB | 117110 | MEDICAL WASTE RECOVERY | INFECTIOUS MEDICAL WASTE CONTAINER PICK | 728-000 | 335 | 90.00 |
| 06/11/2020 | PAYAB | 117111 | MI DEPT OF HEALTH & HUMAN SERVICES | 4/1/2020 - 6/30/2020 | 733-000 | 335 | 129.81 |
| 06/11/2020 | PAYAB | 117112 | NOVI CRUSHED CONCRETE LLC | CONCRETE FOR SIDEWALK ON DECKER | 728-000 | 441 | 74.23 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|---------|-----------------------------------|-----------------------------------|---------|------|------------------|
| Fund: 101 GENERAL FUND | | | | | | | |
| 06/11/2020 | PAYAB | 117114# | OAKLAND COUNTY TREAS CASH BLDG 12 | POSTAGE | 727-001 | 209 | 1,414.79 |
| | | | | ASSESSING FEES | 902-000 | 209 | 50,207.06 |
| | | | | SHERIFF DISPATCH SERVICES | 724-001 | 300 | 7,426.66 |
| | | | | SHERIFF DISPATCH SERVICES | 724-001 | 335 | 2,475.56 |
| | | | | CHECK PAYAB 117114 TOTAL FOR FUND | | | <u>61,524.07</u> |
| 06/11/2020 | PAYAB | 117115 | PITNEY BOWES INC | LEASE 3/29/20 - 6/28/20 | 941-000 | 218 | 427.50 |
| 06/11/2020 | PAYAB | 117116 | PRINTING SYSTEMS | ELECTION FORMS & SUPPLIES | 728-000 | 262 | 87.85 |
| 06/11/2020 | PAYAB | 117117 | PROSCAPE L.L.C. | PUBLIC SAFETY CAMPUS MAINTENANCE | 931-000 | 441 | 1,800.00 |
| 06/11/2020 | PAYAB | 117119 | STEPHENS OUTDOOR SERVICES | SPRINKLER SYSTEM - CITY HALL | 931-000 | 441 | 575.00 |
| 06/11/2020 | PAYAB | 117120 | SUPER CAR WASH SYSTEMS | R&M VEHICLE | 939-000 | 300 | 1.50 |
| | | | | R&M VEHICLE | 939-000 | 300 | 82.50 |
| | | | | CHECK PAYAB 117120 TOTAL FOR FUND | | | <u>84.00</u> |
| 06/11/2020 | PAYAB | 117121 | VERIZON WIRELESS | 4/24/2020 - 5/23/2020 | 920-000 | 335 | 178.89 |
| 06/11/2020 | PAYAB | 117122 | WEST SHORE FIRE INC | R&M L-1 E-ONE LADDER | 933-000 | 335 | 315.00 |
| 06/18/2020 | PAYAB | 117124 | BELLE TIRE | R&M VEHICLE - 2019 DODGE CHARGER | 939-000 | 300 | 562.00 |
| | | | | R&M VEHICLE - 2019 DODGE CHARGER | 939-000 | 300 | 586.00 |
| | | | | CHECK PAYAB 117124 TOTAL FOR FUND | | | <u>1,148.00</u> |
| 06/18/2020 | PAYAB | 117125 | BENISTAR/UA - 6803 | JULY PAYMENT | 717-000 | 736 | 512.00 |
| 06/18/2020 | PAYAB | 117128 | BRONNER'S CHRISTMAS DECOR | BULBS & DECORATIONS | 894-000 | 732 | 4,035.75 |
| 06/18/2020 | PAYAB | 117129 | CITY OF WIXOM | TRAILWAY ENGINEERING SERVICES | 937-001 | 690 | 192.65 |
| | | | | TRAILWAY ENGINEERING SERVICES | 937-001 | 690 | 596.96 |
| | | | | CHECK PAYAB 117129 TOTAL FOR FUND | | | <u>789.61</u> |
| 06/18/2020 | PAYAB | 117130 | COMCAST | 06/16/20 - 07/15/20 | 920-000 | 335 | 108.35 |
| 06/18/2020 | PAYAB | 117131 | CONSUMERS ENERGY | 05/05/20 - 06/03/20 | 922-000 | 441 | 195.54 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|----------|------------------------------|-----------------------------------|---------|------|-----------------|
| Fund: 101 GENERAL FUND | | | | | | | |
| 06/18/2020 | PAYAB | 117132 | CONSUMERS ENERGY | 05/05/20 - 06/03/20 | 922-000 | 335 | 208.19 |
| 06/18/2020 | PAYAB | 117133 | CONSUMERS ENERGY | 05/05/20 - 06/03/20 | 922-000 | 218 | 309.92 |
| 06/18/2020 | PAYAB | 117134 | CUETER | R&M VEHICLE - 2017 DODGE CHARGER | 939-000 | 300 | 100.00 |
| 06/18/2020 | PAYAB | 117135 | GALLS INCORPORATED | UNIFORMS | 731-000 | 300 | 95.63 |
| 06/18/2020 | PAYAB | 117136*# | GRID4 COMMUNICATIONS INC | 06/16/20 - 07/15/20 | 920-000 | 218 | 477.32 |
| | | | | 06/16/20 - 07/15/20 | 920-000 | 253 | 190.93 |
| | | | | 06/16/20 - 07/15/20 | 920-000 | 300 | 286.39 |
| | | | | 06/16/20 - 07/15/20 | 920-000 | 335 | 95.46 |
| | | | | 06/16/20 - 07/15/20 | 920-000 | 371 | 477.32 |
| | | | | 06/16/20 - 07/15/20 | 920-000 | 441 | 286.39 |
| | | | | CHECK PAYAB 117136 TOTAL FOR FUND | | | <u>1,813.81</u> |
| 06/18/2020 | PAYAB | 117138 | MOTOR CITY SCUBA LLC | HYDROSTATIC TEST | 933-000 | 335 | 225.00 |
| 06/18/2020 | PAYAB | 117139 | MURRAYS DISCOUNT AUTO STORES | BRAKE FLUID | 939-000 | 300 | 32.96 |
| 06/18/2020 | PAYAB | 117143 | OFFICE CONNECTION | HAND SANITIZER FOR ELECTION | 728-000 | 262 | 219.80 |
| 06/18/2020 | PAYAB | 117144 | PAUL SHAKINAS | REIMBURSEMENT FOR MASKS | 728-000 | 300 | 122.94 |
| 06/18/2020 | PAYAB | 117146 | ROBIN AIRE | REFUND FOR PERMIT PM2020-0024 | 457-000 | 000 | 120.00 |
| 06/18/2020 | PAYAB | 117147 | SIRCHIE FINGER PRINT LAB | HAND SANITIZER & MASKS | 728-000 | 300 | 451.38 |
| 06/18/2020 | PAYAB | 117149 | VIRTUAL ACADEMY | VIRTUAL ACADEMY TRAINING | 958-001 | 300 | 1,380.00 |
| 06/22/2020 | PAYAB | 117151 | POSTMASTER | POSTAGE - PERMIT METER #3 | 008-050 | 000 | 3,000.00 |
| 06/23/2020 | PAYAB | 117152 | ADVANCED MARKETING PARTNERS | 2020 SUMMER TAX STATEMENTS | 727-002 | 253 | 469.87 |
| 06/23/2020 | PAYAB | 117153 | ALLIE BROTHERS INC | UNIFORMS | 731-000 | 300 | 161.90 |
| 06/23/2020 | PAYAB | 117154 | ASCENSION GENESYS HOSPITAL | EE PHYSICAL & DRUG SCREEN | 829-000 | 300 | 202.00 |
| 06/23/2020 | PAYAB | 117155 | COMCAST | TELEPHONE/INTERNET SERVICE | 920-000 | 335 | 29.81 |
| 06/23/2020 | PAYAB | 117156 | CONWAY SHIELD | HOODS | 980-000 | 335 | 933.50 |
| 06/23/2020 | PAYAB | 117158 | DTE ENERGY | 05/16/20 - 06/16/20 | 921-000 | 732 | |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|----------|-----------------------------------|--|---------|------|-----------------|
| Fund: 101 GENERAL FUND | | | | | | | |
| 06/23/2020 | PAYAB | 117159 | DTE ENERGY | 05/15/20 - 06/15/20 | 921-000 | 690 | 14.00 |
| 06/23/2020 | PAYAB | 117160 | DTE ENERGY | 05/15/20 - 06/15/20 | 921-000 | 300 | 889.82 |
| 06/23/2020 | PAYAB | 117161 | DTE ENERGY | ELECTRIC | 921-000 | 690 | 14.00 |
| 06/23/2020 | PAYAB | 117162 | DTE ENERGY | ELECTRIC | 921-000 | 441 | 48.46 |
| 06/23/2020 | PAYAB | 117163 | DTE ENERGY | ELECTRIC | 921-000 | 218 | 428.64 |
| 06/23/2020 | PAYAB | 117164 | DTE ENERGY | 05/15/20 - 06/15/20 | 924-000 | 448 | 31.00 |
| 06/23/2020 | PAYAB | 117165 | DTE ENERGY | 05/15/20 - 06/15/20 | 921-000 | 276 | 14.00 |
| 06/23/2020 | PAYAB | 117166 | DTE ENERGY | ELECTRIC | 921-000 | 335 | 656.86 |
| 06/23/2020 | PAYAB | 117169 | DTE ENERGY | ELECTRIC | 921-000 | 690 | 20.78 |
| 06/23/2020 | PAYAB | 117172 | LOWES BUSINESS ACCOUNT | R&M - EQUIPMENT | 933-000 | 335 | 348.06 |
| 06/23/2020 | PAYAB | 117173*# | MADISON NATIONAL LIFE INSURANCE | JULY PAYMENT | 718-000 | 300 | 266.50 |
| 06/23/2020 | PAYAB | 117174 | METRO ENVIRONMENTAL SERVICES, INC | PORTABLE RESTROOM SERVICE - FARMERS | 948-000 | 690 | 725.00 |
| | | | | PORTABLE RESTROOM SERVICE - SIMS PARK | 948-000 | 690 | 792.00 |
| | | | | PORTABLE RESTROOM SERVICE - MERCER | 948-000 | 690 | 740.00 |
| | | | | PORTABLE RESTROOM SERVICE - RILEY PARK | 948-000 | 690 | 484.00 |
| | | | | CHECK PAYAB 117174 TOTAL FOR FUND | | | <u>2,741.00</u> |
| 06/23/2020 | PAYAB | 117175 | MURRAYS DISCOUNT AUTO STORES | R&M - EQUIPMENT | 933-000 | 335 | 27.98 |
| 06/23/2020 | PAYAB | 117176 | OFFICE CONNECTION | OFFICE SUPPLIES | 727-000 | 300 | 385.59 |
| | | | | OFFICE SUPPLIES | 727-000 | 300 | 91.05 |
| | | | | CHECK PAYAB 117176 TOTAL FOR FUND | | | <u>476.64</u> |
| 06/23/2020 | PAYAB | 117177*# | PRINCIPAL FINANCIAL GROUP | JULY PAYMENT | 717-000 | 736 | 215.13 |
| 06/23/2020 | PAYAB | 117179 | SAFEWAY SHREDDING | SHREDDING - FLAT RATE | 829-000 | 300 | 120.00 |
| 06/23/2020 | PAYAB | 117180 | SPRINT | 05/07/2020 - 06/06/2020 | 920-000 | 300 | 116.46 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|----------|------------------------------------|-------------------------------------|---------|------|-----------------|
| Fund: 101 GENERAL FUND | | | | | | | |
| 06/23/2020 | PAYAB | 117181 | WEINGARTZ | R&M - LAWN MOWER | 933-000 | 441 | 84.00 |
| | | | | LAWN MOWER EQUIPMENT | 933-000 | 441 | 43.99 |
| | | | | LAWN MOWER MAINTENANCE | 933-000 | 441 | 67.96 |
| | | | | CHECK PAYAB 117181 TOTAL FOR FUND | | | <u>195.95</u> |
| 06/23/2020 | PAYAB | 117182 | WEST SHORE FIRE INC | R&M VEHICLE - E-23 SEAGRAVE | 939-000 | 335 | 996.46 |
| 07/02/2020 | PAYAB | 117186 | 20/20 CAPTIONING & STENOCART, INC. | CAPTIONING FOR COUNCIL MEETING | 728-000 | 218 | 285.00 |
| 07/02/2020 | PAYAB | 117187 | A & R SEALCOATING, INC. | PARKING LOT - RILEY PARK | 937-000 | 690 | 10,125.00 |
| 07/02/2020 | PAYAB | 117191 | BOSS ENGINEERING | ENGINEERING SERVICES - 1275 E. WEST | 990-001 | 900 | 705.50 |
| 07/02/2020 | PAYAB | 117196# | EXXON MOBIL | GAS AND OIL | 732-000 | 172 | 130.70 |
| | | | | GAS AND OIL | 732-000 | 300 | 1,753.81 |
| | | | | GAS AND OIL | 732-000 | 371 | 19.42 |
| | | | | GAS AND OIL | 732-000 | 441 | 605.79 |
| | | | | CHECK PAYAB 117196 TOTAL FOR FUND | | | <u>2,509.72</u> |
| 07/02/2020 | PAYAB | 117197*# | FIDELITY SECURITY LIFE INS/EYEMED | JULY PAYMENT | 717-000 | 736 | 67.74 |
| 07/02/2020 | PAYAB | 117199 | HIGH PERFORMANCE APPAREL LLC | UNIFORMS | 731-000 | 335 | 447.00 |
| 07/02/2020 | PAYAB | 117201# | JEM IT SERVICES, LLC | IT SERVICES | 936-000 | 218 | 547.00 |
| | | | | IT SERVICES | 936-000 | 300 | 800.00 |
| | | | | IT SERVICES | 936-000 | 335 | 501.59 |
| | | | | CHECK PAYAB 117201 TOTAL FOR FUND | | | <u>1,848.59</u> |
| 07/02/2020 | PAYAB | 117202# | KINGSETT LLC D/B/A SPINAL COLUMN | C-351-20 | 900-000 | 218 | 66.00 |
| | | | | C-353-20 | 900-000 | 218 | 66.00 |
| | | | | C-352-20 | 900-000 | 218 | 66.00 |
| | | | | C-350-20 | 900-000 | 218 | 66.00 |
| | | | | ZBA | 900-000 | 801 | 132.00 |
| | | | | ZBA | 900-000 | 809 | 239.25 |
| | | | | CHECK PAYAB 117202 TOTAL FOR FUND | | | <u>666.00</u> |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|----------|----------------------------------|------------------------------------|---------|------|-----------------|
| Fund: 101 GENERAL FUND | | | | | | | |
| 07/02/2020 | PAYAB | 117203 | LAKES AREA YOUTH ASSISTANCE | LAKE AREA YOUTH ASSISTANCE | 883-000 | 747 | 3,000.00 |
| 07/02/2020 | PAYAB | 117204 | MARY BURD | REIMBURSEMENT FOR UNIFORMS | 731-000 | 335 | 25.75 |
| 07/02/2020 | PAYAB | 117205 | MCKENNA ASSOCIATES INC | BUILDING DEPT. OFFICE HOURS | 708-002 | 371 | 1,200.00 |
| | | | | BUILDING DEPT. INSPECTION SERVICES | 828-000 | 371 | 630.00 |
| | | | | CHECK PAYAB 117205 TOTAL FOR FUND | | | <u>1,830.00</u> |
| 07/02/2020 | PAYAB | 117206 | MUNICIPAL ADVISORY COUNCIL OF MI | DEBT REPORTS ENDING 06/30/2020 | 728-000 | 212 | 100.00 |
| 07/02/2020 | PAYAB | 117208# | OFFICE CONNECTION | OFFICE SUPPLIES | 727-000 | 218 | 74.16 |
| | | | | PENS FOR AUGUST ELECTION | 728-000 | 262 | 248.83 |
| | | | | CHECK PAYAB 117208 TOTAL FOR FUND | | | <u>322.99</u> |
| 07/02/2020 | PAYAB | 117210 | SHUMAN MOTOR SALES | R&M 2018 DODGE CHARGER | 939-000 | 335 | 136.23 |
| 07/02/2020 | PAYAB | 117212*# | TOSHIBA FINANCIAL SERVICES | OFFICE SUPPLIES | 727-000 | 218 | 13.76 |
| | | | | EQUIPMENT RENTAL | 941-000 | 218 | 315.27 |
| | | | | CHECK PAYAB 117212 TOTAL FOR FUND | | | <u>329.03</u> |
| 07/02/2020 | PAYAB | 117213# | TRI COUNTY CLEANING SUPPLY, INC | OFFICE SUPPLIES | 727-000 | 218 | 55.58 |
| | | | | OFFICE SUPPLIES | 727-000 | 300 | 55.57 |
| | | | | OFFICE SUPPLIES | 727-000 | 335 | 55.57 |
| | | | | CHECK PAYAB 117213 TOTAL FOR FUND | | | <u>166.72</u> |
| 07/02/2020 | PAYAB | 117214 | UNIFIRST CORPORATION | RUG SERVICE | 728-000 | 218 | 250.97 |
| 07/02/2020 | PAYAB | 117215 | VISA WALLED LAKE SCHOOL EMP FCU | ZOOM MONTHLY USAGE | 728-000 | 218 | 69.99 |
| | | | | MONTHLY SUBSCRIPTION | 936-001 | 218 | 15.89 |
| | | | | SOFTWARE MAINTENANCE | 936-001 | 218 | 15.89 |
| | | | | SOFTWARE MAINTENANCE | 936-001 | 218 | 15.89 |
| | | | | ONLINE SERVICES | 936-001 | 218 | 145.00 |
| | | | | SOFTWARE MAINTENANCE | 936-001 | 218 | 287.50 |
| | | | | CHECK PAYAB 117215 TOTAL FOR FUND | | | <u>550.16</u> |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|----------|-----------------------------|-----------------------------------|---------|------|-----------------|
| Fund: 101 GENERAL FUND | | | | | | | |
| 07/02/2020 | PAYAB | 117217*# | WATER RESOURCE COMMISSIONER | 03/17/2020 - 06/16/2020 | 923-000 | 218 | 320.49 |
| | | | | 03/17/2020 - 06/16/2020 | 923-000 | 335 | 1,515.38 |
| | | | | 03/18/2020 - 06/17/2020 | 923-000 | 335 | 34.50 |
| | | | | 03/18/2020 - 06/17/2020 | 923-000 | 441 | 34.50 |
| | | | | 03/17/2020 - 06/16/2020 | 923-000 | 441 | 839.13 |
| | | | | 03/17/2020 - 06/16/2020 | 923-000 | 690 | 72.45 |
| | | | | CHECK PAYAB 117217 TOTAL FOR FUND | | | <u>2,816.45</u> |
| 07/09/2020 | PAYAB | 117219 | 21ST CENTURY MEDIA | NOTICE OF PUBLIC ACCURACY TEST | 900-000 | 262 | 367.00 |
| 07/09/2020 | PAYAB | 117220 | A & R SEALCOATING, INC. | SEAL COATING & STRIPING | 990-001 | 900 | 8,479.00 |
| 07/09/2020 | PAYAB | 117221 | ALLIE BROTHERS INC | UNIFORMS | 731-000 | 300 | 671.89 |
| | | | | UNIFORMS | 731-000 | 300 | 227.97 |
| | | | | UNIFORMS | 731-000 | 300 | 112.78 |
| | | | | UNIFORMS | 731-000 | 300 | 449.92 |
| | | | | UNIFORMS | 731-000 | 300 | 177.97 |
| | | | | CHECK PAYAB 117221 TOTAL FOR FUND | | | <u>1,640.53</u> |
| 07/09/2020 | PAYAB | 117222 | ANOVA | CONTOUR BENCH | 980-003 | 900 | 1,657.48 |
| 07/09/2020 | PAYAB | 117224 | BELLE TIRE | ACCOUNT BALANCE | 939-000 | 300 | 6.96 |
| | | | | R&M 2017 DODGE CHARGER #5601 | 939-000 | 300 | 281.00 |
| | | | | CHECK PAYAB 117224 TOTAL FOR FUND | | | <u>287.96</u> |
| 07/09/2020 | PAYAB | 117225 | BOB HIGGINS | REIMBURSEMENT FOR PISTOL HOLSTER | 983-000 | 300 | 63.51 |
| 07/09/2020 | PAYAB | 117226*# | BOSS ENGINEERING | GENERAL OFFICE HOURS | 820-000 | 801 | 150.00 |
| 07/09/2020 | PAYAB | 117227 | COMCAST | 07/05/2020 - 08/04/20 | 920-000 | 300 | 29.80 |
| 07/09/2020 | PAYAB | 117228 | DANS AUTO CLINIC | R&M 2013 DODGE CHARGER | 939-000 | 300 | 34.99 |
| | | | | R&M 2013 DODGE CHARGER | 939-000 | 300 | 1,254.76 |
| | | | | CHECK PAYAB 117228 TOTAL FOR FUND | | | <u>1,289.75</u> |
| 07/09/2020 | PAYAB | 117229 | DEBBIE FOSTER | FARMERS MARKET PARTIAL REFUND | 671-000 | 000 | 48.00 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|---------|--------------------------------|--------------------------------------|---------|------|-----------------|
| Fund: 101 GENERAL FUND | | | | | | | |
| 07/09/2020 | PAYAB | 117231 | DIGICOM GLOBAL INC | RADIO SERVICE | 851-000 | 335 | 3,023.00 |
| 07/09/2020 | PAYAB | 117233 | DTE ENERGY | 06/01/2020 - 06/30/2020 | 921-000 | 448 | 4,164.35 |
| 07/09/2020 | PAYAB | 117234 | ELECTION SOURCE | ELECTION SUPPLIES | 728-000 | 262 | 203.59 |
| 07/09/2020 | PAYAB | 117235 | FARR'S INC. | HISTORICAL HOUSE PAINTING | 937-000 | 690 | 5,000.00 |
| 07/09/2020 | PAYAB | 117236 | FIRESERVICE MANAGEMENT | REPAIR & CLEANING OF EQUIPMENT | 933-000 | 335 | 263.00 |
| 07/09/2020 | PAYAB | 117237 | FRITZ-Z'S LAWN CARE LLC | LAWN MAINTENANCE - 351 GAMMA | 804-000 | 371 | 200.00 |
| 07/09/2020 | PAYAB | 117238 | GALLS INCORPORATED | UNIFORMS | 731-000 | 300 | 52.67 |
| | | | | UNIFORMS | 731-000 | 300 | 162.70 |
| | | | | UNIFORMS | 731-000 | 300 | 47.75 |
| | | | | UNIFORMS | 731-000 | 300 | 111.93 |
| | | | | UNIFORMS | 731-000 | 300 | 775.53 |
| | | | | CHECK PAYAB 117238 TOTAL FOR FUND | | | <u>1,150.58</u> |
| 07/09/2020 | PAYAB | 117239 | HART INTERCIVIC | ELECTION SUPPLIES & EQUIPMENT PART | 728-000 | 262 | 133.20 |
| 07/09/2020 | PAYAB | 117240 | HOME DEPOT CREDIT SERVICES | OPERATING SUPPLIES | 728-000 | 335 | 91.83 |
| | | | | R&M BUILDING/FACILITY | 934-000 | 335 | 233.46 |
| | | | | R&M BUILDING/FACILITY | 934-000 | 335 | 129.45 |
| | | | | R&M BUILDING/FACILITY | 934-000 | 335 | 76.93 |
| | | | | R&M BUILDING/FACILITY | 934-000 | 335 | 160.93 |
| | | | | CHECK PAYAB 117240 TOTAL FOR FUND | | | <u>692.60</u> |
| 07/09/2020 | PAYAB | 117241 | HURON VALLEY GUNS | FIREARMS RANGE RENTAL | 941-000 | 300 | 137.50 |
| 07/09/2020 | PAYAB | 117242 | IMAGE BUSINESS SOLUTIONS-WIXOM | COPIER LEASE 04/28/2020 - 05/27/2020 | 728-000 | 335 | 30.00 |
| | | | | COPIER LEASE 05/28/2020 - 06/27/2020 | 728-000 | 335 | 30.00 |
| | | | | CHECK PAYAB 117242 TOTAL FOR FUND | | | <u>60.00</u> |
| 07/09/2020 | PAYAB | 117244 | JIM COOMER | REIMBURSEMENT FOR TRAINING BREAKFAST | 729-005 | 335 | 36.37 |
| 07/09/2020 | PAYAB | 117246 | MICHIGAN STATE POLICE | SEX OFFENDER REGISTRY | 829-000 | 300 | 90.00 |
| 07/09/2020 | PAYAB | 117247 | MURRAYS DISCOUNT AUTO STORES | ACCOUNT BALANCE | 933-000 | 335 | |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|---------|-----------------------------------|-----------------------------------|---------|------|-----------------|
| Fund: 101 GENERAL FUND | | | | | | | |
| 07/09/2020 | PAYAB | 117248# | OAKLAND COUNTY TREAS CASH BLDG 12 | DISPATCH - OAKLAND COUNTY | 724-001 | 300 | 7,426.66 |
| | | | | DISPATCH - OAKLAND COUNTY | 724-001 | 335 | 2,475.56 |
| | | | | CHECK PAYAB 117248 TOTAL FOR FUND | | | <u>9,902.22</u> |
| 07/09/2020 | PAYAB | 117249# | OFFICE CONNECTION | OFFICE SUPPLIES | 727-000 | 218 | 174.88 |
| | | | | OFFICE SUPPLIES | 727-000 | 218 | 158.33 |
| | | | | OFFICE SUPPLIES | 727-000 | 218 | 106.56 |
| | | | | OFFICE SUPPLIES | 728-000 | 262 | 196.44 |
| | | | | CHECK PAYAB 117249 TOTAL FOR FUND | | | <u>636.21</u> |
| 07/09/2020 | PAYAB | 117250 | PROSCAPE L.L.C. | MULCH & PLANT BED MAINTENANCE | 931-000 | 441 | 7,860.00 |
| 07/09/2020 | PAYAB | 117252 | SHUMAN MOTOR SALES | R&M 2018 DODGE CHARGER | 939-000 | 300 | 72.37 |
| | | | | R&M 2018 DODGE CHARGER | 939-000 | 300 | 93.75 |
| | | | | CHECK PAYAB 117252 TOTAL FOR FUND | | | <u>166.12</u> |
| 07/09/2020 | PAYAB | 117254 | VERIZON WIRELESS | 05/24/2020 - 06/23/2020 | 920-000 | 335 | 178.89 |
| 07/09/2020 | PAYAB | 117255 | WEST SHORE FIRE INC | R&M - EQUIPMENT | 933-000 | 335 | 628.19 |
| | | | | Total for fund 101 GENERAL FUND | | | 176,810.37 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------------------|-------|---------|-----------------------------------|-----------------------------------|---------|------|-----------|
| Fund: 202 MAJOR ROAD FUND | | | | | | | |
| 06/11/2020 | PAYAB | 117101 | D'ANGELO BROTHERS | MAPLE ROAD CATCH BASIN REPAIRS | 734-000 | 451 | 10,500.00 |
| 06/18/2020 | PAYAB | 117137 | METRO ENVIRONMENTAL SERVICES, INC | STREET SWEEPING | 831-000 | 474 | 4,095.00 |
| 06/18/2020 | PAYAB | 117141 | NOVI CRUSHED CONCRETE LLC | CRUSHED CONCRETE | 734-000 | 462 | 255.89 |
| | | | | CRUSHED CONCRETE | 734-000 | 462 | 84.07 |
| | | | | CHECK PAYAB 117141 TOTAL FOR FUND | | | |
| 06/23/2020 | PAYAB | 117178 | ROAD COMMISSION OAKLAND CTY | SIGNAL MAINTENANCE PROGRAM | 802-000 | 474 | 659.58 |
| 07/09/2020 | PAYAB | 117251 | ROAD COMMISSION OAKLAND CTY | SIGNAL MAINTENANCE PROGRAM - FEB. | 802-000 | 474 | 402.36 |
| Total for fund 202 MAJOR ROAD FUND | | | | | | | 15,996.90 |

CHECK DISBURSEMENT REPORT FOR CITY OF WALLED LAKE

CHECK NUMBER 117093 - 117256

Banks: PAYAB

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|---|-------|---------|-------------------------------|----------------------------|---------|------|----------|
| Fund: 265 DRUG FORFEITURE FUND | | | | | | | |
| 06/18/2020 | PAYAB | 117123 | AT&T | 05/05/20 - 06/04/20 | 920-000 | 400 | 166.77 |
| 07/07/2020 | PAYAB | 117218 | WALLED LAKE POLICE DEPARTMENT | NARCOTICS DRUG ENFORCEMENT | 808-001 | 399 | 500.00 |
| 07/09/2020 | PAYAB | 117223 | AT&T MOBILITY | 05/18/2020 - 06/17/2020 | 920-000 | 400 | 162.00 |
| 07/09/2020 | PAYAB | 117245 | MICHIGAN POLICE EQUIPMENT CO | WEAPONS & PROTECTIVE GEAR | 983-000 | 399 | 2,832.00 |
| Total for fund 265 DRUG FORFEITURE FUND | | | | | | | 3,660.77 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|----------|------------------------------------|--|---------|------|-----------------|
| Fund: 271 LIBRARY FUND | | | | | | | |
| 06/09/2020 | PAYAB | 117093 | VISA WALLED LAKE SCHOOL EMP FCU | CUSTODIAL MAINTENANCE SUPPLIES/SERVICE | 932-000 | 738 | 568.25 |
| | | | | CUSTODIAL MAINTENANCE SUPPLIES/SERVICE | 932-000 | 738 | 281.79 |
| | | | | MONTHLY SUBSCRIPTION | 936-001 | 738 | 22.25 |
| | | | | SOFTWARE MAINTENANCE | 936-001 | 738 | 119.40 |
| | | | | SOFTWARE MAINTENANCE | 936-001 | 738 | 238.80 |
| | | | | SOFTWARE MAINTENANCE | 936-001 | 738 | 15.89 |
| | | | | CHECK PAYAB 117093 TOTAL FOR FUND | | | <u>1,246.38</u> |
| 06/11/2020 | PAYAB | 117098 | BAKER & TAYLOR | PURCHASE OF PRINT MATERIALS | 982-000 | 738 | 19.75 |
| | | | | PURCHASE OF PRINT MATERIALS | 982-000 | 738 | 30.45 |
| | | | | CHECK PAYAB 117098 TOTAL FOR FUND | | | <u>50.20</u> |
| 06/11/2020 | PAYAB | 117100 | COLLABORATIVE SUMMER LIBRARY PROG. | PROGRAMMING | 737-000 | 738 | 329.85 |
| 06/11/2020 | PAYAB | 117113 | NOVI PUBLIC LIBRARY | OFFICE SUPPLIES - 1,000 BAGS | 727-000 | 738 | 310.00 |
| 06/18/2020 | PAYAB | 117136*# | GRID4 COMMUNICATIONS INC | 06/16/20 - 07/15/20 | 920-000 | 738 | 95.46 |
| 06/18/2020 | PAYAB | 117140 | NEUTRON | SURFACE DEFENSE WIPES | 932-000 | 738 | 208.47 |
| 06/18/2020 | PAYAB | 117148 | THE LIBRARY NETWORK | TELEPHONE/INTERNET SERVICE | 920-000 | 738 | 1,201.66 |
| 06/23/2020 | PAYAB | 117157 | DTE ENERGY | 05/15/20 - 06/15/20 | 921-000 | 738 | 97.32 |
| 06/23/2020 | PAYAB | 117171 | JANWAY COMPANY USA | FLOOR DECALS & MOUSE/KEYBOARD SLEEVE | 728-000 | 738 | 195.86 |
| 07/02/2020 | PAYAB | 117193 | COMPTON | 2020 SUMMER POSTCARDS | 900-000 | 738 | 830.62 |
| 07/02/2020 | PAYAB | 117194 | DEMCO | LABELS & BOOK TAPE | 728-000 | 738 | 120.09 |
| 07/02/2020 | PAYAB | 117200 | INGRAM LIBRARY SERVICES | PURCHASE OF PRINT MATERIALS | 982-000 | 738 | 64.95 |
| | | | | PURCHASE OF PRINT MATERIALS | 982-000 | 738 | 266.71 |
| | | | | PURCHASE OF PRINT MATERIALS | 982-000 | 738 | 14.30 |
| | | | | PURCHASE OF PRINT MATERIALS | 982-000 | 738 | 110.67 |
| | | | | PURCHASE OF PRINT MATERIALS | 982-000 | 738 | 9.91 |
| | | | | PURCHASE OF PRINT MATERIALS | 982-000 | 738 | 30.79 |
| | | | | PURCHASE OF PRINT MATERIALS | 982-000 | 738 | 147.95 |
| | | | | PURCHASE OF PRINT MATERIALS | 982-000 | 738 | 42.95 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|------------------------|-------|----------|---------------------------------|-----------------------------------|---------|------|-----------------|
| Fund: 271 LIBRARY FUND | | | | | | | |
| | | | | AV MATERIALS | 982-002 | 738 | 320.19 |
| | | | | AV MATERIALS | 982-002 | 738 | 428.88 |
| | | | | AV MATERIALS | 982-002 | 738 | 21.59 |
| | | | | AV MATERIALS | 982-002 | 738 | 71.97 |
| | | | | AV MATERIALS | 982-002 | 738 | 111.55 |
| | | | | AV MATERIALS | 982-002 | 738 | 23.62 |
| | | | | CHECK PAYAB 117200 TOTAL FOR FUND | | | <u>1,665.94</u> |
| 07/02/2020 | PAYAB | 117211 | SIPES, TIM | CLEANING SERVICES | 932-000 | 738 | 400.00 |
| 07/02/2020 | PAYAB | 117212*# | TOSHIBA FINANCIAL SERVICES | EQUIPMENT RENTAL | 941-000 | 738 | 315.28 |
| 07/02/2020 | PAYAB | 117216 | VISA WALLED LAKE SCHOOL EMP FCU | 3 AMAZON GIFT CARDS | 737-000 | 738 | 82.04 |
| | | | | ZOOM COUNSELING | 737-000 | 738 | 350.00 |
| | | | | MONTHLY CHARGE | 737-000 | 738 | 15.89 |
| | | | | SNEEZE GUARDS | 737-000 | 738 | 229.66 |
| | | | | FACE MASKS | 737-000 | 738 | 139.96 |
| | | | | 5 PORTABLE WIFI HOTSPOTS | 982-000 | 738 | 74.20 |
| | | | | CHECK PAYAB 117216 TOTAL FOR FUND | | | <u>891.75</u> |
| 07/02/2020 | PAYAB | 117217*# | WATER RESOURCE COMMISSIONER | 03/17/2020 - 06/16/2020 | 923-000 | 738 | 572.65 |
| 07/09/2020 | PAYAB | 117253 | T-MOBILE | HOT SPOT | 982-003 | 738 | 130.15 |
| | | | | Total for fund 271 LIBRARY FUND | | | 8,661.68 |

07/13/2020 11:02 AM
User: MGROSS
DB: Walled Lake

CHECK DISBURSEMENT REPORT FOR CITY OF WALLED LAKE
CHECK NUMBER 117093 - 117256
Banks: PAYAB

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|-------------------------------------|-------|----------|------------------|--|---------|------|-----------------|
| Fund: 494 DOWNTOWN DEVELOPMENT FUND | | | | | | | |
| 06/11/2020 | PAYAB | 117099*# | BOSS ENGINEERING | DOWNTOWN STORM SEWER | 820-000 | 895 | 86.25 |
| | | | | DOWNTOWN STORMWATER PROJECT | 820-000 | 895 | 250.00 |
| | | | | DOWNTOWN STORM SEWER | 984-000 | 900 | 1,900.00 |
| | | | | CHECK PAYAB 117099 TOTAL FOR FUND | | | <u>2,236.25</u> |
| 07/09/2020 | PAYAB | 117232 | DTE ENERGY | 05/14/2020 - 06/12/2020 | 921-000 | 895 | 226.34 |
| | | | | Total for fund 494 DOWNTOWN DEVELOPMENT FUND | | | 2,462.59 |

07/13/2020 11:02 AM
User: MGROSS
DB: Walled Lake

CHECK DISBURSEMENT REPORT FOR CITY OF WALLED LAKE
CHECK NUMBER 117093 - 117256
Banks: PAYAB

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|--|-------|---------|-------|---------------------------------------|---------|------|-----------|
| Fund: 588 TRANSPORTATION FUND | | | | | | | |
| 06/18/2020 | PAYAB | 117150 | SMART | DUE TO SMART-DUPLICATE PAID 2 QRTS OF | 228-004 | 000 | 10,528.00 |
| Total for fund 588 TRANSPORTATION FUND | | | | | | | 10,528.00 |

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DB: Walled Lake

CHECK DISBURSEMENT REPORT FOR CITY OF WALLED LAKE
CHECK NUMBER 117093 - 117256
Banks: PAYAB

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|--------------------------------|-------|---------|-----------------------|-----------------------------------|---------|------|-----------|
| Fund: 590 REFUSE FUND | | | | | | | |
| 06/11/2020 | PAYAB | 117118 | RRRASOC | HAZARDOUS MATERIALS | 827-005 | 538 | 82.50 |
| 06/23/2020 | PAYAB | 117170 | GFL ENVIRONMENTAL USA | RUBBISH PICK UP FOR MONTH OF JULY | 827-000 | 538 | 26,996.48 |
| Total for fund 590 REFUSE FUND | | | | | | | 27,078.98 |

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CHECK NUMBER 117093 - 117256
Banks: PAYAB

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|---|-------|---------|-------------------------------|----------------------|---------|------|----------|
| Fund: 591 WATER AND SEWER FUND | | | | | | | |
| 06/23/2020 | PAYAB | 117167 | DTE ENERGY | 05/14/20 - 06/15/20 | 921-000 | 533 | 44.58 |
| 06/23/2020 | PAYAB | 117168 | DTE ENERGY | 05/15/20 - 06/15/20 | 921-000 | 534 | 33.48 |
| 07/09/2020 | PAYAB | 117243 | INNOVATIVE MARKETING SERVICES | WATER QUALITY REPORT | 900-000 | 533 | 1,338.00 |
| Total for fund 591 WATER AND SEWER FUND | | | | | | | 1,416.06 |

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User: MGROSS
DB: Walled Lake

CHECK DISBURSEMENT REPORT FOR CITY OF WALLED LAKE
CHECK NUMBER 117093 - 117256
Banks: PAYAB

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|---------------------------------------|-------|----------|------------------|-----------------|---------|------|--------|
| Fund: 597 WATER CAPITAL FUND | | | | | | | |
| 06/11/2020 | PAYAB | 117099*# | BOSS ENGINEERING | TRI-A WATERMAIN | 988-000 | 536 | 450.00 |
| Total for fund 597 WATER CAPITAL FUND | | | | | | | 450.00 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|---------------------------------|-------|----------|----------------------------------|-----------------------------------|---------|------|-----------------|
| Fund: 701 TRUST AND AGENCY FUND | | | | | | | |
| 06/11/2020 | PAYAB | 117099*# | BOSS ENGINEERING | COMFORT CARE - DECKER ROAD | 264-092 | 000 | 1,225.00 |
| | | | | HARBOR FREIGHT - FOLLOW UP | 264-107 | 000 | 100.00 |
| | | | | APEX ULTRA - PRE-CON | 264-116 | 000 | 262.50 |
| | | | | 350 DECKER- PLAN REVIEW #2 | 264-117 | 000 | 400.00 |
| | | | | BEACHWOOD PUD | 264-118 | 000 | 2,570.00 |
| | | | | BEACHWOOD AS-BUILT REVIEW | 264-118 | 000 | 575.00 |
| | | | | PUBLIC STORAGE - PLAN REVIEW #2 | 264-125 | 000 | 750.00 |
| | | | | APEX ULTRA - WATER PERMIT ISSUES | 264-126 | 000 | 262.50 |
| | | | | MCDONALDS - PLAN REVIEW #1 | 264-127 | 000 | 350.00 |
| | | | | CHECK PAYAB 117099 TOTAL FOR FUND | | | <u>6,495.00</u> |
| 06/18/2020 | PAYAB | 117142 | OAKLAND COUNTY ANIMAL CONTROL | DOG LICENSE 01/01/20 - 06/11/20 | 222-001 | 000 | 1,309.75 |
| 06/18/2020 | PAYAB | 117145 | PUBLIC STORAGE | REFUND FOR PLAN REVIEW ESCROW | 264-125 | 000 | 2,317.50 |
| 06/24/2020 | PAYAB | 117183 | OAKLAND COUNTY | 2019 PILOT TAX MONEY | 220-002 | 000 | 9,836.05 |
| 06/24/2020 | PAYAB | 117184 | WALLED LAKE CONSOLIDATED SCHOOLS | 2019 PILOT TAX MONEY | 220-002 | 000 | 4,297.52 |
| 06/24/2020 | PAYAB | 117185 | MICHIGAN DEPT OF TREASURY | 2019 PILOT TAX MONEY | 220-002 | 000 | 34,384.90 |
| 07/02/2020 | PAYAB | 117188 | ALL AMERICAN CEMENT | REFUND FOR R.O.W. ESCROW | 269-001 | 000 | 1,000.00 |
| 07/02/2020 | PAYAB | 117189 | APEX ULTRA WORLDWIDE, LLC | PC ESCROW REFUND | 263-030 | 000 | 2,189.84 |
| 07/02/2020 | PAYAB | 117190 | ATTITUDE WELLNESS | PC ESCROW REFUND | 263-034 | 000 | 8,066.61 |
| 07/02/2020 | PAYAB | 117192 | CAROL KERNEN | PC ESCROW REFUND | 263-037 | 000 | 1,602.49 |
| 07/02/2020 | PAYAB | 117195 | DORCHEN/MARTIN ASSOCIATES, INC. | PC ESCROW REFUND | 263-038 | 000 | 2,597.35 |
| 07/02/2020 | PAYAB | 117198 | HEALY HOMES, LLC | PC ESCROW REFUND | 263-033 | 000 | 14.10 |
| 07/02/2020 | PAYAB | 117207 | OAKLAND COUNTY | MOBILE HOME TAX-COUNTY | 222-004 | 000 | 3,810.00 |
| 07/02/2020 | PAYAB | 117209 | PSI, INC. | PC ESCROW REFUND | 263-039 | 000 | 3,539.47 |
| 07/09/2020 | PAYAB | 117226*# | BOSS ENGINEERING | COMFORT CARE DECKER ROAD | 264-092 | 000 | 1,825.00 |
| | | | | HARBOR FREIGHT REVIEW & FOLLOW UP | 264-107 | 000 | 550.00 |
| | | | | BEACHWOOD AS-BUILT REVIEW | 264-118 | 000 | 100.00 |
| | | | | BEACHWOOD PUD CONSTRUCTION | 264-118 | 000 | 1,425.05 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|---------------------------------|-------|---------|------------------------|--|---------|------|-----------------|
| Fund: 701 TRUST AND AGENCY FUND | | | | | | | |
| | | | | APEX ULTRA UPDATED WATER REVIEW | 264-126 | 000 | 100.00 |
| | | | | MCDONALDS REVIEW 2 & 3 | 264-127 | 000 | 825.00 |
| | | | | 1525 LEON REVIEW 1 & 2 | 264-129 | 000 | 925.00 |
| | | | | CHECK PAYAB 117226 TOTAL FOR FUND | | | <u>5,450.00</u> |
| 07/09/2020 | PAYAB | 117230 | DEVI HOLDINGS INC. | PC CASE 276 ESCROW REFUND | 263-035 | 000 | 5,616.91 |
| 07/09/2020 | PAYAB | 117256 | WL GREEN VENTURES INC. | PC CASE 273 ESCROW REFUND | 263-032 | 000 | 4,958.62 |
| | | | | Total for fund 701 TRUST AND AGENCY FUND | | | 97,486.11 |

| Check Date | Bank | Check # | Payee | Description | Account | Dept | Amount |
|--|-------|----------|------------------------------------|--------------|---------|------|------------|
| Fund: 705 ACCRUED INSURANCE LIABILITIES | | | | | | | |
| 06/18/2020 | PAYAB | 117126 | BLUE CARE NETWORK | JULY PAYMENT | 231-016 | 000 | 10,481.09 |
| 06/18/2020 | PAYAB | 117127 | BLUE CROSS BLUE SHIELD OF MICHIGAN | JULY PAYMENT | 231-016 | 000 | 1,881.66 |
| 06/23/2020 | PAYAB | 117173*# | MADISON NATIONAL LIFE INSURANCE | JULY PAYMENT | 231-019 | 000 | 1,853.62 |
| 06/23/2020 | PAYAB | 117177*# | PRINCIPAL FINANCIAL GROUP | JULY PAYMENT | 231-017 | 000 | 1,858.08 |
| 07/02/2020 | PAYAB | 117197*# | FIDELITY SECURITY LIFE INS/EYEMED | JULY PAYMENT | 231-020 | 000 | 393.03 |
| Total for fund 705 ACCRUED INSURANCE LIABILITIES | | | | | | | 16,467.48 |
| TOTAL - ALL FUNDS | | | | | | | 361,018.94 |

'*'-INDICATES CHECK DISTRIBUTED TO MORE THAN ONE FUND

'#'-INDICATES CHECK DISTRIBUTED TO MORE THAN ONE DEPARTMENT



CITY OF WALLED LAKE

POLICE DEPARTMENT

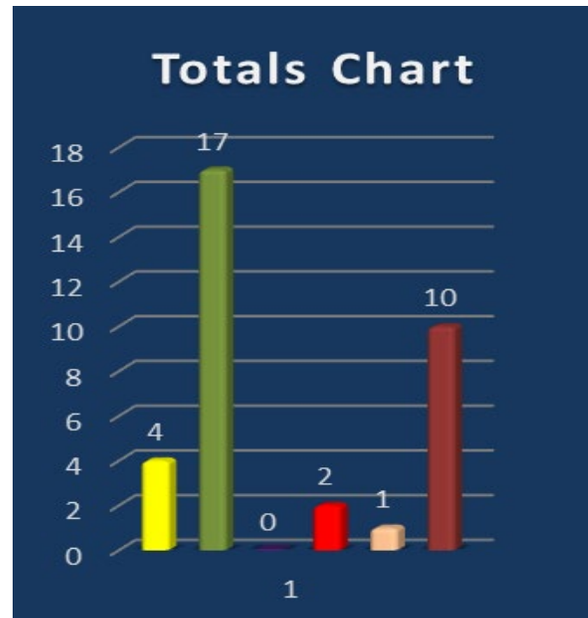


1499 East West Maple Road
 Walled Lake, Michigan 48390
 Dispatch: (248) 624-3111 · Administration: (248) 624-3120 · Fax: (248) 960-8898
www.walledlake.com

Code Enforcement Monthly Status Report June 2020

| Category | Current Month Active | Current Month Resolved | Current Month No Violation | Previous Months Active | Previous Months Resolved | Total Category |
|----------------------------|----------------------|------------------------|----------------------------|------------------------|--------------------------|----------------|
| Blight | 0 | 3 | 0 | 0 | 4 | 7 |
| Junk Cars | 0 | 0 | 0 | 0 | 2 | 2 |
| Noxious Weeds/Grass | 3 | 9 | 0 | 0 | 0 | 12 |
| Property Maintenance | 1 | 0 | 0 | 0 | 2 | 3 |
| Stop Work | 0 | 0 | 0 | 0 | 0 | 0 |
| Unsafe Property Conditions | 0 | 0 | 0 | 1 | 0 | 1 |
| Working w/o a Permit | 0 | 2 | 0 | 0 | 0 | 2 |
| Zoning Violation | 0 | 3 | 0 | 0 | 2 | 5 |
| Total | 4 | 17 | 0 | 1 | 10 | 32 |

| Totals | |
|-------------------|----|
| Active | 4 |
| Resolved | 17 |
| No Violation | 0 |
| Tickets | 2 |
| Previous Active | 1 |
| Previous Resolved | 10 |



Code Enforcement Monthly Status Report
June 2020

| Current Month Events | Date | Active | Resolved | No Violation |
|--|-------------|---------------|-----------------|---------------------|
| Lots on Annjo/17-26-306-015 & 17-26-306-025 | 6/8/2020 | 0 | 1 | 0 |
| 351 Gamma/Tall Grass | 5/13/2020 | 0 | 1 | 0 |
| 995 N Pontiac Trail - Post Office/Tall Grass | 6/8/2020 | 0 | 1 | 0 |
| 1111 Quinef/Car routinely parked in front yard | 6/8/2020 | 0 | 1 | 0 |
| Mary Helen Guest/Junk at Donation Box | 5/20/2020 | 0 | 1 | 0 |
| 141 Liberty/Junk in Alley | 5/20/2020 | 0 | 1 | 0 |
| 1635 N Pontiac Trail/Tall Grass | 5/27/2020 | 0 | 1 | 0 |
| 1458 Decker/Tow Truck Kept on Site | 6/3/2020 | 0 | 1 | 0 |
| 105 Legato/Overflowing Dumpster and Tall Grass | 6/15/2020 | 0 | 1 | 0 |
| 1272 E West Maple Rd/Tall Grass | 6/15/2020 | 0 | 1 | 0 |
| 490 N Pontiac Trail/Piles of Slag for Parking Lot | 6/10/2020 | 0 | 1 | 0 |
| 690 N Pontiac Trail/Possible Storage of Fireworks | 6/18/2020 | 0 | 1 | 0 |
| 244 S Pontiac Trail/Failed to Follow Approved Permit | 6/23/2020 | 0 | 1 | 0 |
| 142 Welfare/Failed to Install Siding | 6/26/2020 | 1 | 0 | 0 |
| 1215 Decker/Tall Grass along Fence Line | 6/29/2020 | 1 | 0 | 0 |
| 1136 Asher/Tall Grass | 6/3/2020 | 1 | 0 | 0 |
| 1500 Crimson Way (17-23-379-009)/Tall Grass on ROW | 6/9/2020 | 0 | 1 | 0 |
| 1654 Decker (17-26-251-007)/Tall Grass | 6/15/2020 | 1 | 0 | 0 |
| Apex Ultra-Decker Rd ROW (17-35-251-067)/Tall Grass | 6/9/2020 | 0 | 1 | 0 |
| S/E Lot at Market & Liberty (17-34-409-001)/Tall Grass | 6/9/2020 | 0 | 1 | 0 |
| 105 Liberty/Tall Grass | 6/9/2020 | 0 | 1 | 0 |

Code Enforcement Monthly Status Report June 2020

| Current Month Details | Date |
|-----------------------------------|-----------|
| Beachwood PUD/SESC Inspection | 3/5/2020 |
| City-wide Sign Removal | 3/16/2020 |
| 350 Decker/SESC Inspection | 3/16/2020 |
| Beachwood PUD/SESC Inspection | 3/20/2020 |
| City-wide Sign Removal | 3/20/2020 |
| Beachwood PUD/SESC Inspection | 6/9/2020 |
| City-wide Sign Removal | 6/9/2020 |
| City-wide Sign Removal | 6/19/2020 |
| Apex Ultra - 1760 E West Maple Rd | 6/3/2020 |
| Beachwood PUD/SESC Inspection | 6/22/2020 |

| Previous Months Active Events | Date | Active | Resolved |
|--|-----------|--------|----------|
| 110 Ladd/Hoarding-Poor Living Conditions | 1/15/2020 | 1 | 0 |
| 152 Spring Park/Construction stuff in yard | 2/10/2020 | 0 | 1 |
| 115 E Walled Lake Dr/Debris in Alley | 3/4/2020 | 0 | 1 |
| 1125 N Eddie/Junk Car in Yard | 3/6/2020 | 0 | 1 |
| 121 N Pontiac Trail/Signs piled up near building | 3/20/2020 | 0 | 1 |
| 1260 Delta/Unlicensed Vehicle | 2/24/2020 | 0 | 1 |
| 235 Rosebud/Silt Fence Down | 3/4/2020 | 0 | 1 |
| 215 Halifax/Parking Complaint | 3/4/2020 | 0 | 1 |
| Pontiac Trail-Decker/Repeat Sign 248-242-1372 | 3/16/2020 | 0 | 1 |
| 121 N Pontiac Trail/Signs piled up near building | 3/20/2020 | 0 | 1 |
| 317 N Pontiac Trail/Building light issues | 3/6/2020 | 0 | 1 |

Respectfully Submitted,



Paul Barch
Code Enforcement Officer



MEMORANDUM

City of Walled Lake · 1499 E. West Maple Road · Walled Lake, MI 48390 · (248) 624-4847

To: Walled Lake City Council
From: Vahan Vanerian, City Attorney
Re: Legal update re local regulation of Caregiver Facilities
Date: July 2, 2020

I recently researched current case law re the scope of permissible local regulation of Caregiver Facilities operating in compliance with the Michigan Medical Marijuana Act (“MMMA”). On April 27, 2020, the Michigan Supreme Court issued a legal opinion holding local municipalities may adopt zoning regulations requiring the placement of Caregiver Facilities in certain specified zoning districts provided the local regulations do not have the effect of prohibiting Caregiver facilities entirely. *See, Deruiter v Byron Twp.*, 2020 WL 2029592. The recent Supreme court decision represents a departure from the case law developed over the past decade where courts have consistently rejected local regulation of Caregiver activities as violative of the protections afforded under the MMMA. *See, Deruiter v Byron Twp.*, 325 Mich App 275 (2018). Consequently, pursuant to the Supreme Court’s recent decision, the City may adopt zoning regulations requiring placement of Caregiver Facilities in specified zoning districts. *Deruiter, supra*. While the *Deruiter* opinion upheld zoning regulations requiring placement of Caregiver facilities in specified zoning districts, the court did not address additional locational restrictions within a permitted zoning district such as setbacks from other facilities, properties and uses.

Caregiver facilities limited to the circumscribed scope of activities protected under the MMMA (i.e. limited number of plants/patients, enclosed locked facility, etc.) do **not** require a state operating license or local approval as a “Medical Marijuana Facility” under the Michigan Medical Marijuana Facilities Licensing Act (“Act”). Medical Marijuana Facilities under the Act are larger facilities that can grow, process, and sell marijuana to an unlimited number of medical marijuana patients. The larger scale Medical Marijuana Facilities requiring state and local licensing are permitted uses under the City’s zoning ordinance as follows:

Grower Facility: Three (3) in I-1 industrial district only
Processor Facility: Three (3) in I-1 industrial district only
Secure Transporter: Three (3) in I-1 industrial district only
Provisioning Center: Two(2) in C-2 district and one(1) in C-3 district

Safety Compliance Facility: One (1) in I-1 district and one (1) in C-2 district

The City's former "Dispensary" ordinance that regulated certain Caregiver facilities was repealed and replaced with the current "Medical Marijuana Facility" ordinance adopted following the enactment of the Act. As stated above, until a few months ago, case law consistently held that local regulation of Caregiver facilities and protected Caregiver activities ran afoul of the MMMA. Consequently, the City has no current regulations specific to Caregiver facilities. Moreover, the City has no current zoning regulations specifically requiring location of Caregiver facilities in any particular zoning district. Medical Marijuana Grow/Processor Facilities under the Act are a permitted principal use in an industrial zoning district under Sec. 14.02 of the zoning ordinance. Uses *similar* to a listed permitted principal use are also allowed in an industrial zoning district as a principal permitted use pursuant to Sec. 14.02(g). A Caregiver facility bears similarities to a Medical Marijuana Grow/Processor Facility¹. Therefore, in the absence of any zoning regulation specifically requiring placement of Caregiver Facilities in a specified zoning district, a Caregiver Facility likely qualifies as a principal permitted use in an industrial zoning district as the City *must* allow Caregiver Facilities somewhere in the City. *Deruiter, supra.*

Recommendation: Council consider adoption of zoning regulations requiring placement of Caregiver Facilities in specified zoning district(s).

¹ In essence, a Caregiver facility is a smaller scale version of a Medical Marijuana Grow/Processor Facility subject to state and local licensure.



MEMORANDUM

City of Walled Lake · 1499 E. West Maple Road · Walled Lake, MI 48390 · (248) 624-4847

To: Walled Lake City Council

From: Vahan Vanerian, City Attorney

Re: *State Disapproval of Proposed City Manager Charter Amendment.*

Date: July 9, 2020

As Council will recall, on April 24, 2020, Governor Gretchen Whitmer *disapproved* the proposed amendment to Section 4.7 of the Walled Lake City Charter pertaining to the office of City Manager. The proposed amendment seeks to create a new “retroactive” ten (10) year term limit on the office of the City Manager. The proposal would further change the existing Charter provision that states: “The City Manager shall hold office at the pleasure of a majority of the Council”. The ballot proposal to amend Section 4.7 of the City Charter originated from a July 30, 2019 initiatory petition sponsored by “Take Back Walled Lake”, a Ballot Question Committee. Attached please find a copy of my Aug. 7, 2019 enclosure letter to the Governor and State Attorney General offices explaining the significant *undisclosed* financial impact on the City if the proposed Charter Amendment became legally effective. Please note the City’s contractual liability exposure under the City Manager’s current contract has since increased to an amount exceeding \$600,000.00. There is no insurance coverage for contractual liability claims which means any contractual liability payments would require payment from the City’s general fund that would take away significant funding for the City’s essential services such as police and fire.

The governor rejected the proposed charter amendment because it does not comply with state law. In disapproving the proposed charter amendment, the governor relied on the March 18, 2020 opinion of the state Attorney General Office who also rejected the proposed charter amendment as legally defective from its inception. A copy of the governor’s rejection of the proposed City Manager charter amendment is attached.

Prior to placement of a proposed charter amendment on the ballot, state law requires review of the proposed amendment by both the state Attorney General and Governor’s offices for purposes of determining whether the proposed amendment complies with applicable state law requirements. *MCL 117.21(2) and MCL 117.22*. Here, both the Attorney General and Governor’s office concluded the proposed charter amendment does not comply with state law. In support of its determination that the proposed “amendment” is legally defective, the Attorney General cited several prior failed attempts to

adopt similar charter amendments in other Michigan municipalities. As explained by the Attorney General, the fundamental flaw with the proposed amendment is that it fundamentally changes the City's basic form of government which is a legally improper and impermissible objective under the charter amendment process. A copy of the Attorney General Opinion is also attached.

State law nevertheless requires inclusion of the ballot proposal on the November 2020 ballot. Under state election law, all ballot proposals originating by initiatory petition containing the requisite number of qualified voter signatures are eligible for inclusion on the ballot, however, inclusion on the ballot does not cure or waive legal defects. Pursuant to *MCL 117.21(2)*, City Council may include an explanatory caption that would appear on the ballot with the ballot proposal question. The purpose of the explanatory caption is to ensure voters are fully informed and not misled. Considering the significant legal deficiencies identified by both the state Attorney General and Governor's offices, and further considering the City's significant contractual liability exposure implicated by the proposed amendment, it is recommended that Council adopt language for an explanatory caption to further voter understanding of what they are being asked to vote for. In deliberating language for an explanatory caption, Council may want to consider the following factors:

- Both the Governor and State Attorney General offices *rejected* the proposed charter amendment as *legally defective* because it does not comply with applicable state law requirements
- The proposed charter amendment exposes the City to significant contractual liability exposure under the City Manager's current contract in an amount exceeding **\$600,000.00** if the amendment became legally effective
- The ballot question in the initiatory petition drafted by "Take Back Walled Lake" fails to disclose or inform the voters of the City's substantial contractual liability exposure under the City Manager's contract
- The ballot question in the initiatory petition drafted by "Take Back Walled Lake" fails to disclose or inform the voters that the proposed amendment seeks to fundamentally change the City's basic form of government by legally improper and impermissible means as determined by the Governor and State Attorney General offices
- By failing to disclose and inform the voters of vitally important information, the ballot question in the initiatory petition drafted by "Take Back Walled Lake" potentially misleads voters and further frustrates the voters' rights to full disclosure and transparency in government



OFFICE OF THE CITY ATTORNEY
CITY OF WALLED LAKE, MICHIGAN

L. DENNIS WHITT
CITY MANAGER

VAHAN VANERIAN, ESQ.
CITY ATTORNEY

1499 E. WEST MAPLE
WALLED LAKE, MI 48390
(248) 624-4847
yvanerian@walledlake.com

August 7, 2019

MI Department of Attorney General
ATTN: State Operations Division
P.O. Box 30754
Lansing, MI 48909-8254
Attn George Elworth, Esq.

Sent via email and Fed Ex

Governor Gretchen Whitmer
ATTN: Legal Division
George W. Romney Building
111 S. Capitol Ave.
Lansing, MI 48933

Re: City of Walled Lake Initiatory Charter Amendment Proposal

Dear Governor Whitmer and Mr. Elworth:

Enclosed please find an initiatory petition seeking to add both new provisions to section 4.7 of the Walled Lake City Charter and a change of existing provisions pertaining to the office of City Manager. The sponsor filed the petition with the local City clerk in the late afternoon of July 30, 2019. The sponsor's submission did not include a request for placement on the November 2019 ballot. Be that as it may, the City will continue to make all reasonable efforts to process the petition as expeditiously as possible, limited resources notwithstanding. The sponsor has identified itself as "Take Back Walled Lake" which is the name of website where people post political comments and engage in on-line discussions. To date, the City has been unable to confirm or determine if "Take Back Walled Lake" is a legally recognized entity or organization.

The petition form does not contain a publisher's affidavit (Eff. June 11, 2019) confirming required page and font sizes and types. Upon receipt of the petition, the City contacted the Oakland County Clerk's office and confirmed that the petition had not been filed with the Oakland County Clerk. Upon contacting both the Attorney General and Governor's offices, the City learned the petition containing the proposed ballot question had not been filed with your respective offices for the statutorily required review and approval by the Attorney General and Governor prior to submission to the voters. *MCL 117.21(2) and MCL 117.22*. Accordingly, I am forwarding the enclosed initiatory petition containing the ballot proposal for review by your respective offices. The initiatory ballot proposal will be presented to City Council at the first Council meeting following the filing of the petition to determine if council chooses to exercise

its statutory right to include an explanatory caption. *MCL 117.21(2)*. It's my understanding that your respective offices do not review an explanatory caption provided by the legislative body. The City Clerk will canvass the petition signatures and certify the sufficiency or insufficiency of the petition within 45 days of the filing of the petition as required by *MCL 117.25(3)*.¹ If, and when, all post filing requirements have been satisfied for submission to the voters, the proposed amendment will be submitted to the electors of the city at the next regular municipal or general state election held in the city not less than 90 days after the filing of the petition as required by *MCL 117.21(1)*.

I am also enclosing a copy of the current City Manager's contract pursuant to earlier discussions with the Attorney General's office concerning the constitutionality of the ballot proposal under the Impairment of Contract clauses contained in both the State and Federal constitutions. Specifically, the proposed charter amendment creating a new 10-year term limit on the office of City Manager purports that it applies to the current City Manager who has a contract for a guaranteed term that can only be shortened, terminated or modified at the discretion of "The Walled Lake City Council." Consequently, the conflict between the ballot proposal language, the current City Manager's contract and the constitutional prohibition against laws that impair existing contracts raises an issue as to whether the ballot proposal misleads the voter into believing that the new charter amendment mandates the termination of the current City Manager by operation of law when the current City Manager reaches his 10 year anniversary in May 2020 contrary to the contractually guaranteed term that expires in January 2023 that can only be shortened, terminated or modified at the discretion of City Council per the terms of the contract.

Section 4.7 of the current Charter provides the City may employ a City Manager who "shall hold office at the pleasure of a majority of Council" without any limitations on the duration of the term Council chooses to employ the manager. Pursuant to section 4.7 of the Charter, the City entered into an employment agreement with the current City Manager, L. Dennis Whitt, on December 29, 2017 for a guaranteed five (5) year term², provided the term can be shortened, terminated or modified at the discretion of City Council with or without cause.³ In other words, the only way the guaranteed five (5) year term can be shortened, terminated or modified without the manager's consent is through the exercise of an affirmative discretionary act of "City Council" per the terms of the agreement. (*See City Manager Employment Agreement, Section 3, paragraph C.*) In effect, the contract promises employment as the City Manager throughout the guaranteed five (5) year term subject to the sole condition that he may be removed by a discretionary act of Council. The proposed charter amendment purports to change the City Manager's Contract by adding new term provisions mandating the City Manager's removal from office irrespective of Council's pleasure and without any affirmative discretionary act by Council. Specifically, the proposed charter amendment purports to unilaterally change, amend and modify the current City Manager's contract by mandating his removal from office by

¹ In the event there is some other requirement that requires the City Clerk certification sooner than the 45 days under *MCL 117.25(3)*, please let me know at your earliest convenience.

² Section 3 paragraph C of the contract states "The City agrees to employ Employee as its City Manager, and Employee agrees to perform all duties and responsibilities of the office of City Manager for a minimum guaranteed term of five (5) years..."

³ Section 3 paragraph C of the contract states "The Walled Lake City Council may terminate Employee's employment prior to expiration of this five (5) year term..." The terms "may" and "shall" are legally significant terms that distinguish between discretionary permissive action and non-discretionary mandatory actions.

operation of law when he reaches his ten (10) year anniversary in May, 2020, approximately three (3) years prior to the expiration of the guaranteed term, without any affirmative discretionary act by Council and regardless of the will of Council who could potentially unanimously support the City Manager's continued employment. The proposed charter amendment further mandates a non-discretionary ministerial act to declare the office vacant.

The proposed charter amendment sponsored by "Take Back Walled Lake" creates significant unavoidable financial exposure for the City of Walled Lake by changing the termination of the guaranteed term from a discretionary method employed by council to a purportedly mandatory termination of the current City Manager by operation of law in May 2020 that Council can do nothing about. Section 3 C. of the contract further states that if the current City Manager's employment is terminated prior to the expiration of the guaranteed five (5) year term, the City must pay the City Manager severance in the amount of his full \$160,000.00 yearly salary plus benefits for the remaining balance of the guaranteed term. Because the current City Manager reaches his ten (10) year anniversary in May 2020 (i.e. the mandatory termination date per the proposed charter amendment), this places the City squarely in the path of an on coming legal freight train driven by "Take Back Walled Lake" that exposes the City to upwards of \$500,000.00 in severance liability under the current City Manager contract *plus* the cost of paying someone else to serve as City Manager for the remainder of the guaranteed term (i.e. approximately three years). It is well settled that the Impairment of Contracts Clause limits the power of the state and its political subdivisions to modify their own agreements and when the state enters into a contract, it cannot simply walk away from its financial obligations through the enactment of after the fact laws that purportedly relieve the state or its political subdivision from existing contractual obligations. *In re City of Detroit, 504 B.R. 97 (E.D. Mich 2013)*.

The petition sponsored by "Take Back Walled Lake" is ominously silent as to this on coming legal freight train. "Take Back Walled Lake" has further clouded and mislead the voters through political rhetoric and a slate of candidates promising reduced spending on the City Manager position by terminating the current City Manager and his "salary" and hiring someone else who's supposedly going to do the job for a whole lot less⁴, all while completely ignoring the City's contractual liability exposure to pay the current City Manager "severance" benefits promised under the terms of his employment contract plus the cost of the person who replaces him. The undisclosed legal effect of the proposed Charter amendment sponsored by "Take Back Walled Lake" exposes the City to potentially unprecedented spending on the City Manager position far in excess of current levels, the polar opposite of what's being promised.

Under the current Charter and City Manager contract, Council can avoid this on coming freight train by simply not terminating the contract during the guaranteed term and thereby avoiding severance payments to the current City Manager entirely. At the end of the guaranteed term, the City and current City Manager can either part ways with \$0 in severance owing to the current City Manager or continue the relationship on an at will basis with no severance obligations per the terms of the contract. Needless to say, the charter amendment sponsored by "Take Back Walled Lake" represents a "substantial" change by purporting to change the termination of the

⁴ A highly speculative and unfounded proposition considering the Royal Oak City Manager recently demanded \$216k per year and rejected a counteroffer of \$168K per year. Grand rapids City Manager is paid \$250K per year, Troy pays \$239K per year, etc. See *Detroit Free Press, Bill Latimer article, 7-30-19*.

contractually guaranteed term from a discretionary act by Council to a purportedly mandatory termination of the current City Manager by operation of law in May 2020 that Council can do nothing about.

In relevant part, the United States Constitution provides, “No State shall ... pass any ... Law impairing the Obligation of Contracts...” U.S. Const., art I Sec. 10, cl 1. and Michigan’s 1963 Constitution states, in relevant part that “[n]o bill of attainder, ex post facto law or law impairing the obligation of contract shall be enacted.” Const. 1963, art. 1, § 10.⁵ One of the core purposes of the Impairment Clause is to prevent States and their political subdivisions from dodging or unilaterally changing their existing contractual promises through the enactment of after the fact laws. *U.S. Trust Co. of New York v New jersey*, 431 U.S. 1 (1977). *In re City of Detroit, Mich.*, 504 B.R. 97 (E.D. Mich, 2013). Considering the conflict between: 1) the ballot proposal language that purports to apply to the current City Manager and ostensibly the term provisions of his existing employment contract, and; 2) the current City Manager’s contract guaranteeing a five (5) year term that can only be shortened or terminated at the discretion of Council, and; 3) the constitutional prohibition against laws that impair existing contracts, the ballot proposal that embodies the “Take Back Walled Lake” political agenda confuses or misleads the voter into believing that the new charter amendment mandates the termination of the current city manager by operation of law when the current City Manager reaches his 10 year anniversary in May 2020 contrary to the contractually guaranteed term that expires in January 2023 that can only be shortened, terminated or modified at the discretion of City Council per the terms of the contract.

Moreover, the proposed ballot proposal fails to tell the voters that the current charter provides for indefinite employment of the city manager at the discretionary pleasure of council and that will no longer be the case if the amendment is adopted. Accordingly, the proposed charter amendment sponsored by “Take Back Walled Lake” is a half truth to the extent it fails to tell the voter the full story and fails to disclose vital information the voters need to know in order to make an informed decision at the polls..

Please feel free to contact me at my office should you have any further comments or information regarding this matter.

Respectfully,

Vahan C. Vanerian

Vahan Vanerian, Esq.
City Attorney

⁵ As previously indicated the contractually guaranteed term can be shortened or terminated at the discretion of Council. Therefore, the contractually guaranteed term does not contractually prohibit future councils from shortening or terminating the guaranteed term thereby preserving an important sovereign attribute.



STATE OF MICHIGAN
OFFICE OF THE GOVERNOR
LANSING

GRETCHEN WHITMER
GOVERNOR

GARLIN GILCHRIST II
LT. GOVERNOR

April 24, 2020

Jennifer A. Stuart
City Clerk, City of Walled Lake
1499 E. West Maple
Walled Lake, MI 48390

Re: Proposed Amendment to Section 4.7 of the City of Walled Lake Charter

Dear Ms. Stuart,

I am responding to the request for approval of a proposed amendment to the Walled Lake City Charter. The amendment was proposed by voter initiated petition for placement on the ballot.

The Department of Attorney General reviewed the proposed amendments in light of the Home Rule City Act, 1909 PA 279, 117.1 et seq., and other applicable law. In a letter dated March 18, 2020, Assistant Attorney General George Elworth advises that the proposal which would amend Section 4.7 of the City Charter to prohibit the current city manager who has served since 2010 at the pleasure of the city council from continuing in that position for more than 10 years thereby terminating the city council's authority to employ the current city manager for an indefinite period, does not comply with provisions of the Home Rule City Act. Please refer to the March 18, 2020 letter from the Department of Attorney General for further details regarding these objections.

Based on the recommendation of the Department of Attorney General, I am unable to approve the amendment to the Walled Lake City Charter. It should be noted, however, under Section 22 of the Home Rule City Act all amendments submitted by initiated petition are required to be submitted to the voters of a city for their approval even if the Governor declines to approve them.

Sincerely,

A handwritten signature in cursive script that reads "Gretchen Whitmer".

Gretchen Whitmer
Governor

cc: George M. Elworth, Assistant Attorney General



MEMORANDUM

City of Walled Lake · 1499 E. West Maple Road · Walled Lake, MI 48390 · (248) 624-4847

To: Walled Lake City Council

From: Vahan Vanerian, City Attorney

Re: *2nd Reading of Marijuana Facility Site Plan Expiration Ordinance Amendment*

Date: July 2, 2020

Pursuant to Council discussion at the June 2020 meeting, attached for second reading please find a revision to the Marijuana Facility Site Plan Expiration amendment. The revision provides for extension of an approved Marijuana Facility site plan in the same manner as an extension of all other site plans for all other types of developments as set forth in Sec. 21-28 I. of the zoning ordinance. Specifically, Sec. 21-28 I. states as follows:

I. Period of Validity, Extension of Site Plan approval

Site plan approval shall be valid for one year from the date of approval. If no building permit is obtained within one (1) year of site plan approval or if no work is commenced within six (6) months after issuance of a building permit, the site plan approval expires and is of no further force or affect, unless extended by the planning commission.

STATE OF MICHIGAN
COUNTY OF OAKLAND
CITY OF WALLED LAKE

ORDINANCE NO. C-349-20

AN ORDINANCE TO AMEND CHAPTER 51, “ZONING”, OF TITLE V, “ZONING AND PLANNING”, THE CITY OF WALLED LAKE ZONING ORDINANCE, TO AMEND ARTICLE 21.00 “GENERAL PROVISIONS”, SECTION 21.50 “MARIJUANA FACILITIES” BY AMENDING THE SITE PLAN EXPIRATION PROVISIONS SET FORTH IN SUB-PARAGRAPH (I) AS PROVIDED BY THIS ORDINANCE

THE CITY OF WALLED LAKE ORDAINS:

Section 1. Purpose

The purpose of this Zoning Ordinance Amendment is to adopt supplemental requirements, procedures and land use regulations pertaining to Marijuana Facilities as provided by the *Medical Marihuana Facilities Licensing Act*, MCL 333.27102, *et. seq.* (“Act”) and further pursuant to the *Michigan Zoning Enabling Act* (“MZEA”), MCL 125.3101, *et seq.*

Section 2. Amendment to Article 21.00

The City of Walled Lake Zoning Ordinance is hereby amended at Article 21.00, “General Provisions”, Section 21.50 “Marijuana Facilities” by amending subsection (I) in its entirety to read as follows:

- (I) A site plan for a Marijuana Facility approved at any time pursuant to the City’s zoning ordinance shall be deemed valid for one year following the date of approval. If no building permit for the approved project is obtained within one (1) year of site plan approval or if no work is commenced within six (6) months after issuance of a building permit, the site plan approval expires and is of no further force or effect, unless extended as provided by Sec. 21-28 I. of the zoning ordinance.

Section 2. Severability

If any section, clause or provision of this ordinance shall be declared to be unconstitutional, void, illegal or ineffective by any court of competent jurisdiction, such section, clause or provision declared to be unconstitutional, void or illegal shall thereby cease to be a part of this ordinance; but the remainder of this ordinance shall stand and be in full force and effect.



MEMORANDUM

CITY OF WALLED LAKE

DEPARTMENT OF PLANNING AND DEVELOPMENT

City of Walled Lake · 1499 E. West Maple Road · Walled Lake, MI 48390 · (248) 624-4847

To: Council Members
From: Chelsea Pesta, Planning Commission Admin
Re: Recommendation to Council 2nd Reading Amendment to Chapter 51 Section 21.50 subsection (e)7 separation requirement
Date: July 15, 2020

At the June 16, 2020 regular City Council meeting, City Council approved first reading of the C-351-20 with referral to the Planning Commission for public hearing and recommendation.

The Planning Commission held a public hearing on the proposed amendment at the July 14, 2020 planning commission meeting and recommended adoption as presented without any additional changes.

Below is the motion recommending approval and referral back to City Council for final approval.

**PC 07-04-20 MOTION TO RECOMMEND APPROVAL AND TO SEND TO
CITY COUNCIL FOR SECOND READING FOR ORDINANCE
C-351-20 AMENDMENT TO CHAPTER 51 SECTION 21.50
SUBSECTION (E)7 SEPARATION REQUIREMENT**

Motion by Owsinek, seconded by O'Rourke, UNANIMOUSLY CARRIED: To recommend approval and to send to City Council for second reading for ordinance C-351-20 amendment to Chapter 51 section 21.50 subsection (e)7 separation requirement.

STATE OF MICHIGAN
COUNTY OF OAKLAND
CITY OF WALLED LAKE

ORDINANCE NO. C-351-20

AN ORDINANCE TO AMEND CHAPTER 18
“BUSINESSES”, OF THE CITY OF WALLED LAKE CODE
OF ORDINANCES ARTICLE XI “MEDICAL MARIJUANA
FACILITIES” TO REGULATE AND REQUIRE LOCAL
LICENSING OF MEDICAL MARIJUANA BUSINESSES
AND ESTABLISHMENTS WITHIN THE CITY AS
PROVIDED BY STATE LAW.

THE CITY OF WALLED LAKE ORDAINS:

Section 1 of Ordinance

Chapter 18 “Businesses”, Article XI, “Medical Marijuana Facilities” of the Code of Ordinances, City of Walled Lake, Michigan, is hereby amended as follows:

Section 18-354. Purpose and Intent.

This ordinance is adopted for the purpose of regulating and limiting Marijuana Facilities within the City and promulgating City licensing requirements for Medical Marijuana Facilities by providing for local licensing, regulation and fees in a manner that promotes and protects the public health, safety and welfare, mitigates potential impacts on surrounding properties and persons, and that conforms with the policies and requirements of the Michigan Medical Marijuana Act, MCL 333.26421 *et seq* as amended (hereinafter “MMMA”) and the State Administrative Rules, as amended, adopted pursuant to the Act (“Rules”) and for the further purpose of implementing provisions of the Act and Rules. In the event of any conflict between any requirement or provision arising under this Article and state law, state law shall be controlling regarding any conflicting provisions. By seeking local approval of a Marijuana Facility under this Article, applicants acknowledge and accept that licensure and regulation of Marijuana Facilities represents a new and evolving area of law that presents entrepreneurial risks and uncertainties regarding the state and local regulatory and licensing process, a risk that the applicant fully acknowledges, accepts and assumes.

Section 18-357. General License Requirements, Limitations and Conditions.

- (a) *{unchanged}*
- (b) A City operating license shall be conditional upon the applicant obtaining and possessing a valid State operating license for the same Marijuana Facility authorized by the City operating license. For purposes of administering City Codes and Ordinances, a conditionally approved application shall be deemed an approved

application. A conditionally approved City operating license shall be held in escrow by the City until the Applicant provides, or the City receives, written verification that the Applicant has obtained: 1) a valid State operating license for a Marijuana Facility at the same location authorized by the City Operating License, and; 2) certificate(s) of occupancy as may be required by the Act, Rules or applicable building and zoning regulations for the Marijuana Facility location, and; 3) zoning approvals, other than site plan approval, as may be required by applicable zoning regulations. In the event the Applicant fails to provide verification of the above requirements within one (1) year of notification of conditional approval of a City operating license, the City operating license shall be deemed canceled. Upon obtaining timely verification of the above requirements and receipt of the applicant's yearly operating fee, the City shall deliver the City operating license to the Applicant. An approved City operating license shall not authorize active operation of a Marijuana Facility until delivered to the Applicant by the City and the Applicant pays all required fees.

- (c) A City operating license shall not be approved, issued or renewed for a Marijuana Facility located within five hundred feet (500 ft.) of a school or for a Provisioning Center located within five hundred feet (500 ft.) of another City approved (including site plan approval) Provisioning Center or Marihuana Retailer. For purpose of this Article "School" means any public or private school meeting all requirements of the compulsory education laws of the state.
- (d) through (f) *{unchanged}*

Section 18-358. General Procedures and Fees.

- (a) *General Procedures.* Except as otherwise specifically provided in this Article, the general procedures and requirements for issuance and administration of business licenses by the City, as set forth in Articles II and III of this Chapter 18, shall apply to Marijuana Facilities. Upon receipt of an Application and payment of all required fees, the City Clerk shall conduct a preliminary review of the Application for purposes of determining completeness and the availability of a City operating license for the proposed facility at the proposed location. The City Clerk shall notify the applicant of deficiencies rendering the application incomplete or ineligible for further review and afford the applicant an opportunity to withdraw the application and receive a refund of the application fee if the preliminary review reveals no available City operating license for the proposed facility at the proposed location and/or lack of zoning compliance. Unless the Applicant withdraws the application, the Clerk shall forward a completed application and all supporting materials to the Department Head for each City Department for review, investigation and recommendation. Consultant reviews may be obtained at the request of a Department Head or City Manager. The City Manager shall review the application and all findings and recommendations of the City Department Heads and consultant's for compliance with the requirements of this Article and the Act.
- (b) through (d) *{unchanged}*

- (e) *Zoning Compliance.* A proposed marijuana facility must comply with all applicable zoning requirements including, but not limited to, site plan approval requirements, to be eligible for further review beyond the pre-liminary review set forth in subparagraph (a). A proposed marijuana facility must further comply with generally applicable zoning requirements and approvals that are non-specific to Marijuana Facilities. Signs must comply with applicable provisions of the City's sign ordinance.

Section 18-360. Criteria for issuance, denial of license.

- (a) Upon reviewing the application and all findings and recommendations of the City Department Heads and consultants, the City Manager shall deny, or approve the application subject to conditions and requirements set forth in this Article and the Act.
- (b) The City Manager shall approve a City operating license provided: 1) the application and proposed Marijuana Facility are in full compliance with the requirements of this Article, and; 2) the Marijuana Facility as proposed complies with all applicable requirements of this Article, the Act, Rules or other state law, and; 3) The applicant has paid the application fee and all consultant review fees.
- (c) The City Manager shall deny: 1) any application that is incomplete, or; 2) any application that contains false or materially misleading information, or; 3) any application proposing a Marijuana Facility that does not comply with the requirements of this Article including, but not limited to, the unavailability of a City operating license for the proposed establishment at the proposed location due to non-compliance with requirements, limitations and restrictions arising under this Article or Act, or; 4) any application or proposed Marijuana Facility that does not qualify for approval under this Article.
- (d) The City Manager shall deny a City operating license for any of the following:
 - 1) The applicant lacks a City approved site plan for the proposed medical facility at the same location;
 - 2) Two or more violations by the applicant within a calendar year of any state law or City ordinance regulating medical or adult use marijuana and/or related facilities;
 - 3) The applicant lacks state pre-qualification;
 - 4) The applicant is in default to the City in an amount exceeding \$100.00 including, but not limited to, non-payment of past due taxes, fees, fines, judgments or contractual obligations or if any unpaid, past due or delinquent City taxes, assessments or liens have not been paid in full as of the date of application for the property where an existing or proposed marihuana establishment is located;

5) The proposed marijuana facility fails to comply with any applicable state law, the Act, the Rules or any applicable code, including building code requirements, or local ordinance or zoning regulation.

- (e) The City Manager may conditionally approve an application as provided by this Article or that contains only minor deficiencies conditional upon curing any deficiencies within a timely manner.
- (f) An aggrieved party may appeal any decision, action or condition by the City Manager in the same manner and pursuant to the same procedures for appealing a suspension or revocation as provided by Sec. 18-41.
- (g) Execution, acceptance or delivery by the City of any state departmental form or document shall not constitute, nor be deemed as, City approval of a City License or other local approval required by this Article or any other applicable provision of any City Code, ordinance, rule or regulation, any language contained in any state departmental form or document to the contrary notwithstanding.

Section 18-361. Operating Requirements.

All Marijuana Facilities in the City shall be maintained, occupied, used and operated in compliance with all applicable provisions, limitations, qualifications, restrictions and requirements arising under the Act, the Rules promulgated pursuant to the Act, this Article and all other applicable City codes and ordinances. Provisioning centers may be open to the public daily between the hours of 9am and 9pm only.

Section 18-366. Adoption of Rules, Amendments, Applicability.

Administrative Rules establishing pre-application eligibility requirements, application review and action procedures, and other implementing procedures may be adopted by resolution of City Council for purposes of further implementing and administering local regulation of Marijuana Facilities. City Council may adopt future ordinances and amendments of existing ordinances pertaining to Marijuana Facilities as provided by the Act. The City shall provide Applicants and existing approved facilities with a copy of any applicable ordinance amendments and/or Administrative Rules adopted pursuant to this subsection at no cost upon request. Applicable ordinance amendments and Administrative Rules adopted pursuant to this subsection shall be available for public inspection at the City Clerk's office. Any Marijuana Facility ordinances and/or Administrative Rules adopted by City Council at any time shall be binding upon and applicable to all Applications reviewed and/or acted upon subsequent to the adoption and/or amendment of any Marijuana Facility ordinances and/or Administrative Rules. Applicants shall be afforded a reasonable opportunity to supplement a pending Application to satisfy any requirements under City Marijuana Facility ordinances and/or Administrative Rules adopted subsequent to the filing of an Application while action on the Application remains pending. Notice of Marijuana Facility ordinances and/or Administrative Rules shall be published by way of the City's website, local news publications, meeting agendas and/or in the manner required by law. The applicant bears the responsibility of keeping themselves informed of changes in applicable Marijuana Facility ordinances and Administrative Rules by way of notifications and publications provided to the general public.

STATE OF MICHIGAN
COUNTY OF OAKLAND
CITY OF WALLED LAKE

ORDINANCE NO. C-352-20

AN ORDINANCE TO AMEND CHAPTER 18
“BUSINESSES”, OF THE CITY OF WALLED LAKE CODE
OF ORDINANCES ARTICLE XI “MEDICAL MARIJUANA
FACILITIES” TO REGULATE AND REQUIRE LOCAL
LICENSING OF MEDICAL MARIJUANA BUSINESSES
AND ESTABLISHMENTS WITHIN THE CITY AS
PROVIDED BY STATE LAW.

THE CITY OF WALLED LAKE ORDAINS:

Section 1 of Ordinance

Chapter 18 “Businesses”, Article XI, “Medical Marijuana Facilities” of the Code of Ordinances, City of Walled Lake, Michigan, is hereby amended as follows:

Section 18-354. Purpose and Intent.

This ordinance is adopted for the purpose of regulating and limiting Marijuana Facilities within the City and promulgating City licensing requirements for Medical Marijuana Facilities by providing for local licensing, regulation and fees in a manner that promotes and protects the public health, safety and welfare, mitigates potential impacts on surrounding properties and persons, and that conforms with the policies and requirements of the Michigan Medical Marijuana Act, MCL 333.26421 *et seq* as amended (hereinafter “MMMA”) and the State Administrative Rules, as amended, adopted pursuant to the Act (“Rules”) and for the further purpose of implementing provisions of the Act and Rules. In the event of any conflict between any requirement or provision arising under this Article and state law, state law shall be controlling regarding any conflicting provisions. By seeking local approval of a Marijuana Facility under this Article, applicants acknowledge and accept that licensure and regulation of Marijuana Facilities represents a new and evolving area of law that presents entrepreneurial risks and uncertainties regarding the state and local regulatory and licensing process, a risk that the applicant fully acknowledges, accepts and assumes.

Section 18-357. General License Requirements, Limitations and Conditions.

- (a) *{unchanged}*
- (b) A City operating license shall be conditional upon the applicant obtaining and possessing a valid State operating license for the same Marijuana Facility authorized by the City operating license. For purposes of administering City Codes and Ordinances, a conditionally approved application shall be deemed an approved

application. A conditionally approved City operating license shall be held in escrow by the City until the Applicant provides, or the City receives, written verification that the Applicant has obtained: 1) a valid State operating license for a Marijuana Facility at the same location authorized by the City Operating License, and; 2) certificate(s) of occupancy as may be required by the Act, Rules or applicable building and zoning regulations for the Marijuana Facility location, and; 3) zoning approvals, other than site plan approval, as may be required by applicable zoning regulations. In the event the Applicant fails to provide verification of the above requirements within one (1) year of notification of conditional approval of a City operating license, the City operating license shall be deemed canceled. Upon obtaining timely verification of the above requirements and receipt of the applicant's yearly operating fee, the City shall deliver the City operating license to the Applicant. An approved City operating license shall not authorize active operation of a Marijuana Facility until delivered to the Applicant by the City and the Applicant pays all required fees.

- (c) A City operating license shall not be approved, issued or renewed for a Marijuana Facility located within five hundred feet (500 ft.) of a school or for a Provisioning Center located within five hundred feet (500 ft.) of another City approved (including site plan approval) Provisioning Center or Marihuana Retailer. For purpose of this Article "School" means any public or private school meeting all requirements of the compulsory education laws of the state.
- (d) through (f) *{unchanged}*

Section 18-358. General Procedures and Fees.

- (a) *General Procedures.* Except as otherwise specifically provided in this Article, the general procedures and requirements for issuance and administration of business licenses by the City, as set forth in Articles II and III of this Chapter 18, shall apply to Marijuana Facilities. Upon receipt of an Application and payment of all required fees, the City Clerk shall conduct a preliminary review of the Application for purposes of determining completeness and the availability of a City operating license for the proposed facility at the proposed location. The City Clerk shall notify the applicant of deficiencies rendering the application incomplete or ineligible for further review and afford the applicant an opportunity to withdraw the application and receive a refund of the application fee if the preliminary review reveals no available City operating license for the proposed facility at the proposed location and/or lack of zoning compliance. Unless the Applicant withdraws the application, the Clerk shall forward a completed application and all supporting materials to the Department Head for each City Department for review, investigation and recommendation. Consultant reviews may be obtained at the request of a Department Head or City Manager. The City Manager shall review the application and all findings and recommendations of the City Department Heads and consultant's for compliance with the requirements of this Article and the Act.

- (b) through (d) *{unchanged}*

- (e) *Zoning Compliance.* A proposed marijuana facility must comply with all applicable zoning requirements including, but not limited to, site plan approval requirements, to be eligible for further review beyond the pre-liminary review set forth in subparagraph (a). A proposed marijuana facility must further comply with generally applicable zoning requirements and approvals that are non-specific to Marijuana Facilities. Signs must comply with applicable provisions of the City's sign ordinance.

Section 18-360. Criteria for issuance, denial of license.

- (a) Upon reviewing the application and all findings and recommendations of the City Department Heads and consultants, the City Manager shall deny, or approve the application subject to conditions and requirements set forth in this Article and the Act.

- (b) The City Manager shall approve a City operating license provided: 1) the application and proposed Marijuana Facility are in full compliance with the requirements of this Article, and; 2) the Marijuana Facility as proposed complies with all applicable requirements of this Article, the Act, Rules or other state law, and; 3) The applicant has paid the application fee and all consultant review fees.

- (c) The City Manager shall deny: 1) any application that is incomplete, or; 2) any application that contains false or materially misleading information, or; 3) any application proposing a Marijuana Facility that does not comply with the requirements of this Article including, but not limited to, the unavailability of a City operating license for the proposed establishment at the proposed location due to non-compliance with requirements, limitations and restrictions arising under this Article or Act, or; 4) any application or proposed Marijuana Facility that does not qualify for approval under this Article.

- (d) The City Manager shall deny a City operating license for any of the following:
 - 1) The applicant lacks a City approved site plan for the proposed medical facility at the same location;
 - 2) Two or more violations by the applicant within a calendar year of any state law or City ordinance regulating medical or adult use marijuana and/or related facilities;
 - 3) The applicant lacks state pre-qualification;
 - 4) The applicant is in default to the City in an amount exceeding \$100.00 including, but not limited to, non-payment of past due taxes, fees, fines, judgments or contractual obligations or if any unpaid, past due or delinquent City taxes, assessments or liens have not been paid in full as of the date of application for the property where an existing or proposed marihuana establishment is located;

5) The proposed marijuana facility fails to comply with any applicable state law, the Act, the Rules or any applicable code, including building code requirements, or local ordinance or zoning regulation.

- (e) The City Manager may conditionally approve an application as provided by this Article or that contains only minor deficiencies conditional upon curing any deficiencies within a timely manner.
- (f) An aggrieved party may appeal any decision, action or condition by the City Manager in the same manner and pursuant to the same procedures for appealing a suspension or revocation as provided by Sec. 18-41.
- (g) Execution, acceptance or delivery by the City of any state departmental form or document shall not constitute, nor be deemed as, City approval of a City License or other local approval required by this Article or any other applicable provision of any City Code, ordinance, rule or regulation, any language contained in any state departmental form or document to the contrary notwithstanding.

Section 18-361. Operating Requirements.

All Marijuana Facilities in the City shall be maintained, occupied, used and operated in compliance with all applicable provisions, limitations, qualifications, restrictions and requirements arising under the Act, the Rules promulgated pursuant to the Act, this Article and all other applicable City codes and ordinances. Provisioning centers may be open to the public daily between the hours of 9am and 9pm only.

Section 18-366. Adoption of Rules, Amendments, Applicability.

Administrative Rules establishing pre-application eligibility requirements, application review and action procedures, and other implementing procedures may be adopted by resolution of City Council for purposes of further implementing and administering local regulation of Marijuana Facilities. City Council may adopt future ordinances and amendments of existing ordinances pertaining to Marijuana Facilities as provided by the Act. The City shall provide Applicants and existing approved facilities with a copy of any applicable ordinance amendments and/or Administrative Rules adopted pursuant to this subsection at no cost upon request. Applicable ordinance amendments and Administrative Rules adopted pursuant to this subsection shall be available for public inspection at the City Clerk's office. Any Marijuana Facility ordinances and/or Administrative Rules adopted by City Council at any time shall be binding upon and applicable to all Applications reviewed and/or acted upon subsequent to the adoption and/or amendment of any Marijuana Facility ordinances and/or Administrative Rules. Applicants shall be afforded a reasonable opportunity to supplement a pending Application to satisfy any requirements under City Marijuana Facility ordinances and/or Administrative Rules adopted subsequent to the filing of an Application while action on the Application remains pending. Notice of Marijuana Facility ordinances and/or Administrative Rules shall be published by way of the City's website, local news publications, meeting agendas and/or in the manner required by law. The applicant bears the responsibility of keeping themselves informed of changes in

JENNIFER A. STUART, City Clerk
CITY OF WALLED LAKE

LINDA S. ACKLEY, Mayor
CITY OF WALLED LAKE

Introduced: June 16, 2020

Adopted: _____

Effective: _____

STATE OF MICHIGAN
COUNTY OF OAKLAND
CITY OF WALLED LAKE

ORDINANCE NO. C-353-20

AN ORDINANCE TO AMEND CHAPTER 18
“BUSINESSES”, OF THE CITY OF WALLED LAKE CODE
OF ORDINANCES ARTICLE XII “RECREATIONAL
MARIHUANA ESTABLISHMENTS” TO REGULATE AND
REQUIRE LOCAL LICENSING OF RECREATIONAL
MARIHUANA BUSINESSES AND ESTABLISHMENTS
WITHIN THE CITY AS PROVIDED BY STATE LAW.

THE CITY OF WALLED LAKE ORDAINS:

Section 1 of Ordinance

Chapter 18 “Businesses”, Article XII, “Recreational Marihuana Establishments” of the Code of Ordinances, City of Walled Lake, Michigan, is hereby amended as follows:

Section 18-403. General License Requirements, Limitations and Conditions.

- (a) *{unchanged}*
- (b) A City operating license shall be conditional upon the applicant obtaining and possessing a valid State operating license for the same Marihuana Establishment authorized by the City operating license and obtaining all other applicable approvals as may be required by local ordinance or rule, state law, the Rules, the Act or building code. For purposes of administering City Codes and Ordinances, a conditionally approved application shall be deemed an approved application. A conditionally approved City operating license shall be held in escrow by the City until the Applicant provides, or the City receives, written verification that the Applicant has obtained: 1) a valid State operating license for a Marihuana Establishment at the same location as a previously approved equivalent medical facility, and; 2) certificate(s) of occupancy as may be required by the Act, Rules or applicable building and zoning regulations for the Marihuana Establishment location, and; 3) zoning approvals, other than site plan approval, as may be required by applicable zoning regulations. In the event the Applicant fails to provide verification of the above requirements within one (1) year of notification of conditional approval of a City operating license, the City operating license shall be deemed canceled. Upon obtaining timely verification of the above requirements and receipt of the applicant’s yearly operating fee, the City shall deliver the City operating license to the Applicant. An approved City operating license shall not authorize active operation of a Marihuana Establishment until delivered to the Applicant by the City and the Applicant pays all required fees.

- (c) A City operating license shall not be approved, issued or renewed for a Marihuana Establishment located within five hundred feet (500 ft.) of a school or for a Marihuana Retailer located within five hundred feet (500 ft.) of a City approved (including site plan approval) Marihuana Retailer or Provisioning Center. For purpose of this Article “School” means any public or private school meeting all requirements of the compulsory education laws of the state.
- (d) through (f) *{unchanged}*

Section 18-406. Criteria for issuance, denial of license.

(a) through (c) *{unchanged}*

(d) The City Manager shall deny a City operating license for any of the following:

- 1) The applicant lacks a City operating license and/or a City approved site plan for a comparable equivalent medical facility at the same location;
- 2) Two or more violations by the applicant within a calendar year of any state law or City ordinance regulating medical or adult use marijuana and/or related facilities;
- 3) The applicant lacks state pre-qualification;
- 4) The proposed marihuana establishment is not comparable or equivalent to an approved medical facility at the same location;
- 5) The applicant is in default to the City in an amount exceeding \$100.00 including, but not limited to, non-payment of past due taxes, fees, fines, judgments or contractual obligations or if any unpaid, past due or delinquent City taxes, assessments or liens have not been paid in full as of the date of application for the property where an existing or proposed marihuana establishment is located;
- 6) The proposed marihuana establishment fails to comply with any applicable state law, the Act, the Rules or any applicable code, including building code requirements, or local ordinance, rule or zoning regulation.

(e) *{unchanged}*

(f) An aggrieved party may appeal any decision, action or condition by the City Manager in the same manner and pursuant to the same procedures for appealing a suspension or revocation as provided by Sec. 18-41.

(g) *{unchanged}*

Section 18-412. Adoption of Rules, Amendments, Applicability.

Administrative Rules establishing pre-application eligibility requirements, application review and action procedures, priorities and other implementing procedures may be adopted by resolution of City Council for purposes of further implementing and administering local regulation of Marihuana Establishments. Adopted City Administrative Rules applicable to Marijuana Facilities shall apply to applications for Marihuana Establishments provided any City Administrative Rules expressly applicable to Marihuana Establishments shall be controlling in the event of a conflict. City Council may adopt future ordinances and amendments of existing ordinances pertaining to Marihuana Establishments as provided by the Act. The City shall provide Applicants and existing approved facilities with a copy of any applicable ordinance amendments and/or Administrative Rules adopted pursuant to this subsection at no cost upon request. Applicable ordinance amendments and Administrative Rules adopted pursuant to this subsection shall be available for public inspection at the City Clerk's office. Any Marihuana Establishment ordinances and/or Administrative Rules adopted by City Council at any time shall be binding upon and applicable to all Applications reviewed and/or acted upon subsequent to the adoption and/or amendment of any Marihuana Establishment ordinances and/or Administrative Rules. Applicants shall be afforded a reasonable opportunity to supplement a pending Application to satisfy any requirements under City Marihuana Establishment ordinances and/or Administrative Rules adopted subsequent to the filing of an Application while action on the Application remains pending. Notice of Marihuana Establishment ordinances and/or Administrative Rules shall be published by way of the City's website, meeting agendas and/or in the manner required by law. The applicant bears the responsibility of keeping themselves informed of changes in applicable Marihuana Establishment ordinances and Administrative Rules by way of notifications and publications provided to the general public.

Section 2 of Ordinance

Amended only as specified above and in this ordinance, the City of Walled Lake Code of Ordinances shall remain in full force and effect. In the event of a conflict between the Act and any provision of this ordinance, the applicable provisions of the Act shall apply.

Section 3 of Ordinance

If any provision of this ordinance is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision.

Section 4 of Ordinance

All proceedings pending and all rights and liabilities existing, acquired, or incurred at the time this ordinance takes effect are saved and may be consummated according to the law when they were commenced.

Section 5 of Ordinance

This ordinance and the rules, regulations, provisions, requirements, orders, and matters established and adopted hereby shall take effect and be in full force and effect upon publication in accordance with the applicable provisions of state law and City.

AYES:

NAYS:

ABSENTS:

ABSTENTIONS:

STATE OF MICHIGAN)
) SS
COUNTY OF OAKLAND)

JENNIFER A. STUART, City Clerk
CITY OF WALLED LAKE

LINDA S. ACKLEY, Mayor
CITY OF WALLED LAKE

Introduced: June 16, 2020
Adopted: _____
Effective: _____

CITY OF WALLED LAKE
TRAFFIC CONTROL ORDER

DATE OF ORDER: July 16, 2020
NUMBER: 20-02

SPEED:

PARKING:

OTHER: 30 Minute Parking – E. Walled Lake Dr between Liberty & N. Pontiac Trail

Pursuant to Chapter 78, Walled Lake City Code, as amended, same being the Uniform Traffic Code for Cities, Townships and Villages of Michigan, as amended, and in the interest of Public Safety and convenience, the following Traffic Control Order is hereby issued by Paul J. Shakinas, duly authorized as Traffic Engineer for the City of Walled Lake.

Issuance of this Traffic Control Order was preceded by study and investigation of traffic conditions on the following public road or roads in the City of Walled Lake, Michigan:

- **30 Minute Parking on Northside/Southside of E. Walled Lake Dr Between Liberty & North Pontiac Trail (Downtown Area)**

After said investigation, it is hereby ordered and directed that the Department of Public Services erect 30 MINUTE PARKING signs at the above listed locations no later than possible.

Signs in accordance with the Michigan Manual of Uniform Traffic Control Devices as required by the Walled Lake City Code, said signs to give notice of the following determination: **ERECT “30 MINUTE PARKING” SIGNS ON E. WALLED LAKE DRIVE AS DESCRIBED WITH FULL FORCE AND EFFECT FOR 90 DAYS OR PERMANENTLY WITH CITY COUNCIL APPROVAL.**



PAUL J. SHAKINAS
Traffic Engineer

Approval by Council:

Traffic Control Order number **20-02** having been presented to the Council of the City of Walled Lake, Michigan, for study and approval, is hereby approved and it is hereby ordered and directed that this order be filed in the office of the City Clerk and a copy thereof in the office of the Chief of Police of said City.

It is further ordered and directed that this order shall become effective upon being filed with the Clerk and upon erection of adequate signs giving notice of the existence of aforesaid Traffic Control Number **20-02**.

Adopted at the _____ meeting of the City Council, _____, 2020.

CITY OF WALLED LAKE COUNCIL

By: _____
Jennifer Stuart, City Clerk

Walled Lake Downtown

30 Minute Parking Area



Legend

-  Cycletherapy Bicycle Sales and Services
-  Lake Plaza Liquor Barrels-Wine





MEMORANDUM

City of Walled Lake · 1499 E. West Maple Road · Walled Lake, MI 48390 · (248) 624-4847

To: Walled Lake City Council

From: Vahan Vanerian, City Attorney

Re: *1st Reading of Residential Design Standards Zoning Ordinance Amendment*

Date: July 2, 2020

Attached for first reading please find a proposed amendment to the City's zoning ordinance adopting Residential Design Standards for residential structures that was initiated by the planning commission. The text amendments were drafted by the City's planning consultant. Also attached please find the planning consultant's memos that provide further detail regarding the substantive provisions of the proposed zoning ordinance amendment. Following the required public hearing at the June 9th planning commission meeting, the planning commission recommended adoption of the new Residential Design Standards ordinance.

The proposed amendment would create new Residential Design Standards for the construction or erection of residential structures, including manufactured housing but excluding mobile homes located in a mobile home park. The Residential Design Standards include foundation, roof, door, storage area, material, overhang and attachment requirements, *etc.* as stated and set forth in the text of the proposed ordinance amendment. The proposed ordinance amendment also requires connection to the City's water and sewer system for all new construction and the alteration or reconstruction of an existing home. Chapter 82, Article II "Sewer Service" generally requires abandonment of septic systems and connection to an available public sewer for all new and existing homes. However, if the public sewer is located more than 200' from the building, the property owner/occupant may obtain an exemption from the mandatory connection requirement upon providing proof that the septic system is safe and non-polluting.

The City's Water Service ordinance (Chapter 82, Article III) requires connection to the City's municipal system for new construction, but does not require connection to the City's water system for an addition or alteration of an existing home served by an existing well. As written, the proposed zoning ordinance amendment appears to create a new well abandonment/water system connection requirement for the alteration or reconstruction of an existing home served by an existing well. It should be noted that the planning commission did not specifically discuss creating new Water/Sewer system connection requirements in any detail.

Recommendation: That subsection B. 3. of the proposed amendment be revised to state that connection to the public sewer shall be in accordance with, and as required by, the connection requirements set forth in Chapter 82, Article II of the City's Sewer Service ordinance. It is further recommended that Council evaluate the new water service connection requirement that would apply to the alteration or reconstruction of an existing home served by an existing well, including possible exceptions to the well abandonment/public system connection requirement similar to the sewer system connection exceptions. As previously stated, the required public hearing was held by the planning commission at the June 3rd meeting and the proposed zoning ordinance amendment is now before Council for first and second reading.

STATE OF MICHIGAN
COUNTY OF OAKLAND
CITY OF WALLED LAKE

ORDINANCE NO. C-354-20

AN ORDINANCE TO AMEND CHAPTER 51, “ZONING”, OF TITLE V, “ZONING AND PLANNING”, THE CITY OF WALLED LAKE ZONING ORDINANCE, TO AMEND ARTICLE 2.00, SECTION 2.02 “DEFINITIONS”, AND ADOPTING A NEW SECTION 21.52 “RESIDENTIAL DESIGN STANDARDS”

THE CITY OF WALLED LAKE ORDAINS:

Section 1. Purpose

The purpose of this Zoning Ordinance Amendment is to adopt Residential Design Standards to enhance the aesthetics, safety and quality of residential dwellings pursuant to the *Michigan Zoning Enabling Act* (“MZEA”), MCL 125.3101, *et seq.*

Section 2. Amendment to Article 2.00

The City of Walled Lake Zoning Ordinance is hereby amended at Article 2.00, Section 2.02 “Definitions” by deleting the following Definitions: “**DWELLING UNIT**”; “**DWELLING, MULTIPLE FAMILY**”; “**DWELLING, SINGLE FAMILY**”; “**DWELLING, TWO FAMILY**”; “**DWELLING, ROW OR TOWN HOUSE**”; “**MANUFACTURED HOUSING**”; “**MOBILE HOME**”.

Section 3. Amendment to Article 2.00

The City of Walled Lake Zoning Ordinance is hereby amended at Article 2.00, Section 2.02 “Definitions” by amending the definition of “**DWELLING**” in its entirety to read as follows:

DWELLING: Any building, or part thereof, containing sleeping, kitchen, and bathroom facilities designed for and occupied by one family for living, cooking and sleeping purposes. In no case shall a travel trailer, motor home, automobile, tent or other portable building not defined as a recreational vehicle be considered a dwelling. In the case of mixed occupancy where a building is occupied in part as a dwelling unit, the part so occupied shall be deemed a dwelling unit for the purposes of this chapter.

- (a) **DWELLING, ACCESSORY APARTMENT:** A dwelling unit that is accessory to and typically contained within a conventional single-family dwelling, and which is occupied by persons related to the occupant of the principal residence by blood, marriage or legal adoption, or domestic servants or gratuitous guests.

An accessory apartment commonly has its own sleeping, kitchen and bath facilities or areas and usually a separate entrance. May also be referred to as an in-law apartment or granny flat.

- (b) **DWELLING, MANUFACTURED:** A building or portion of a building designed and constructed for long-term use as a dwelling which is secured permanently to a foundation on land also owned by the same owner of the manufactured dwelling and not located in a Mobile Home Park. The manufactured dwelling shall also be characterized by one or all of the following:
1. The structure is produced and substantially assembled in a factory off the premises upon which it is intended to be located.
 2. The structure is designed to be transported once to a property in a nearly complete form, where it is permanently connected to utilities.
 3. The structure is designed to be used as either an independent building or as a module to be combined with other elements to form a complete building on the site.
- (c) **DWELLING, MOBILE HOME:** A structure, transportable in one (1) or more sections, which is built upon a chassis and designed to be used as a dwelling with or without permanent foundation, when connected to the required utilities, and includes the plumbing, heating, air-conditioning and electrical systems contained in the structure as defined and regulated in the Mobile Home Commission Act, PA 96 of 1987, as amended. Recreational vehicles as described and regulated in this section shall not be considered MOBILE HOME DWELLINGS for the purpose of this chapter.
- (d) **DWELLING, MULTIPLE-FAMILY:** A building or portion thereof designed for and containing three or more dwelling units. Examples of multiple-family dwellings units include those commonly known as apartments, which are defined as follows:
1. **APARTMENT:** An attached dwelling unit with party walls, contained in a building with other dwelling units which are commonly reached off of a common stair, landing or walkway. Apartments are typically rented by the occupants. Apartment buildings often may have a central heating system and other central utility connections. Apartments typically do not have their own yard space. Apartments are also commonly known as garden apartments or flats.
 2. **EFFICIENCY UNIT or STUDIO APARTMENT:** A type of multiple-family or apartment unit consisting of one principal room, plus bathroom and kitchen facilities, hallways, closets, and/or a dining alcove located directly off the principal room.
- (e) **DWELLING, ONE-FAMILY OR SINGLE-FAMILY:** An independent, detached dwelling designed for and used or held ready for use by one family only.

- (f) **DWELLING, SINGLE-FAMILY ATTACHED or TOWNHOUSE:** A single-family dwelling connected to other single family dwellings with party walls, designed as part of a series of three or more dwellings, each with their own front and rear door which opens to the outdoors, its own basement, and typically, with its own utility connections and front and rear yards. Townhouses are sometimes known as row houses.
- (g) **DWELLING, SITE BUILT:** A dwelling unit which is substantially built, constructed, assembled, and finished on the premises which are intended to serve as its final location. Site built dwelling units shall include dwelling units constructed of pre-cut materials and panelized wall, roof and floor section when such sections require substantial assembly and finishing on the premises which are intended to serve as its final location.
- (h) **DWELLING, TWO-FAMILY or DUPLEX:** An independent, detached building containing two dwelling units. Also known as a duplex dwelling.
- (i) **DWELLING UNIT:** One or more rooms, along with bathroom and kitchen facilities, designed as a self-contained unit for occupancy by one family for living, cooking and sleeping purposes.

Section 4. Amendment to Article 21.00

The City of Walled Lake Zoning Ordinance is hereby amended at Article 21.00, “General Provisions”, by adopting a new Section 21.52 “Residential Design Standards” to read as follows:

Section 21.52 - Residential Design Standards

- A. ***Compliance with design standards.*** All dwellings shall be erected or constructed only if in compliance with the following residential design standards. The Zoning Administrator shall have the authority to determine if the following requirements are being complied with.
- B. ***General requirements.***
 - 1. Use. All dwellings shall be used only for the purposes permitted in the zoning district in which they are located.
 - 2. Code Compliance. Dwellings shall be constructed in compliance with applicable state, federal, or local laws or ordinances. Mobile home dwellings shall comply with the most recent regulations specified by the United States Department of Housing and Urban Development, Mobile Home Construction and Safety Standards, 24 CFR 3280, as amended and with the Mobile Home Commission Act, PA 96 of 1987, as amended.
 - 3. Utility connections. All dwellings shall be connected to the public sewer and water systems.

4. Area and bulk regulations. All dwellings, including any mobile home dwelling unit, shall comply with the minimum floor area requirements specified for the zoning district where the structure is located. Mobile home dwellings shall comply with all regulations normally required for all dwellings in the zoning district in which it is located, unless specifically indicated otherwise herein.
5. Foundation. All dwellings shall be firmly attached to permanent foundation constructed on the site in accordance with the building code and shall have a wall of the same perimeter dimensions as the dwelling and constructed of such materials and type as required in the applicable building code for the relevant dwelling type. Mobile home dwellings shall be placed on a permanent foundation to form a complete enclosure under the exterior walls. All foundations shall be constructed in accordance with the adopted Building Code of the city. A mobile home dwelling shall be securely anchored to its foundation in order to prevent displacement during windstorms. The wheels, tongue and hitch assembly, and other towing appurtenances, shall be removed before attaching a mobile home dwelling to its permanent foundation.
6. Elevation Widths. All single-family dwellings shall have a minimum width across front, side and rear elevations of twenty-four (24) feet and comply in all respects with the building code.
7. Storage Area. A single-family dwelling shall contain a storage area in a basement located under the dwelling, in an attic area, in closet areas, or in a separately constructed building of equal or of better quality than the principal dwelling. The required storage area shall be equal to ten (10) percent of the square footage of the dwelling or two hundred (200) square feet, whichever shall be less.
8. Attachments. Dwellings shall contain no additions, rooms, exterior attachments, extensions or other areas which are not constructed with a quality or workmanship equal to the original structure, including permanent attachments to the principal structure and construction of a foundation as required herein.
9. Exterior materials. The exterior siding shall consist of materials that are generally acceptable for site-built dwellings in the vicinity, provided that the reflection from the exterior surface shall be no greater than from white semi-gloss exterior enamel, and provided further that any exterior is comparable in composition, appearance, and durability to the exterior siding commonly used in standard residential construction.
10. Exterior doors. All single-family, attached single-family and two-family dwellings shall have not less than two (2) exterior doors which shall not be located on the same side of the building with permanently attached porches or decks with steps connected to the door areas where a difference in elevation requires the same.
11. Roof pitch. The pitch of the main roof shall have a minimum vertical rise of

one foot for each four feet of horizontal run, and the minimum distance from the eaves to the ridge shall be ten feet, except where the specific housing design dictates otherwise (i.e., French provincial, Italianate, and the like). The roof shall be finished with a type of shingle or other material that is commonly used in standard on-site residential construction, including, but not limited to, metal roofing products.

12. Roof overhang. Dwellings shall be designed with either a roof overhang of not less than six inches on all sides and with windowsills and roof drainage systems to concentrate roof drainage at collection points along the sides of the dwelling.
13. Compatibility with other dwellings. New dwellings shall be aesthetically compatible in design and appearance with other residences in the vicinity. All such dwellings shall be either designed, positioned on a site or provided with front yard landscaping as to prevent monotony in appearance. To assess compatibility, the Zoning Administrator shall evaluate the dwelling's architectural design and character which shall include, but not be limited to, the position of windows, exterior wall colors and color combinations, type of materials, architectural design elements, architectural style, percentage of materials, and other features of the new structure in relation to these elements of the existing structures within five hundred feet (500 ft.).
14. Mobile Home Dwelling Regulations. Mobile home dwellings shall only be located in a Mobile Home Park. The foregoing standards shall not apply to a mobile home dwelling located in a licensed mobile home park except to the extent allowed by State or Federal law, or otherwise specifically required in the City Zoning Ordinance pertaining to such parks.

C. Application Requirements. All applications for a building permit to construct any dwelling shall be required to include building elevation plans in order to determine compliance with the residential design standards.

Section 5. Severability

If any section, clause or provision of this ordinance shall be declared to be unconstitutional, void, illegal or ineffective by any court of competent jurisdiction, such section, clause or provision declared to be unconstitutional, void or illegal shall thereby cease to be a part of this ordinance; but the remainder of this ordinance shall stand and be in full force and effect.

Section 6. Savings

All proceedings pending and all rights and liabilities existing, acquired or incurred at the time this ordinance takes effect are saved and may be consummated according to the law in force when they are commenced.

**STATE OF MICHIGAN
COUNTY OF OAKLAND
CITY OF WALLED LAKE**

ORDINANCE NO. C-355-20

**AN ORDINANCE TO AMEND CHAPTER 70, “STREETS,
SIDEWALKS AND OTHER PUBLIC PROPERTY”, BY
ADOPTING A NEW ARTICLE V, ESTABLISHING
“PARKING ON CITY PROPERTY” OF THE CITY OF
WALLED LAKE CODE OF ORDINANCES; AUTHORIZING
THE ADMINISTRATION OF THE CITY MANAGER TO
ENFORCE PARKING ON MUNICIPAL PROPERTY**

The City of Walled Lake Ordains:

Section 1 of Ordinance - General Rules and Jurisdiction.

Chapter 70 “Streets, Sidewalks and Other Public Property” of the City of Walled Lake Code of Ordinances is hereby amended by adopting Article V “Parking on City Owned Property” which shall read as follows:

ARTICLE V. PARKING ON CITY OWNED PROPERTY

Sec. 70-221. Purpose

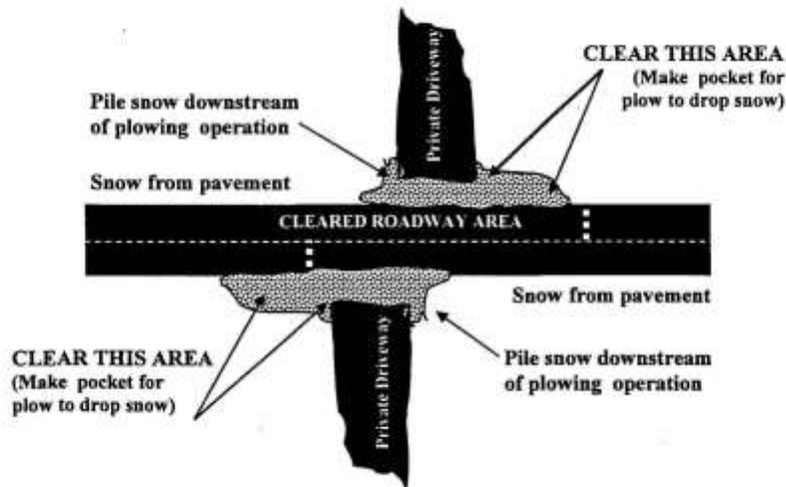
The provisions of this Article shall apply in and to all the grounds, buildings, facilities, and territory owned by the City of Walled Lake and its residents. Where the need for parking space for residents, business owners and employees of the City of Walled Lake while engaged in the work of the City makes it advisable, parking on property belonging to the City may be limited, restricted or prohibited by order of the proper authority; such limitation, restriction or prohibition shall be indicated by signs, or devices of uniform character indicating the distance, place and space, and it shall be unlawful for any person to park a vehicle in violation of such limitation, restriction or prohibition.

Sec. 70-222. Parking Restrictions and Time Limits

Except as expressly stated elsewhere in this ordinance, bona fide users of the municipal facilities served by City owned parking facilities, public parking on city property is prohibited. The City Manager shall issue an order that violators parked on City property exceeding 3 hours for activities not related to City business shall be cited for a municipal civil infraction. For the purposes of this section, City owned property includes the Public Safety Campus (i.e. City Hall, Police Department, Fire Station, Library and Public Works), Michigan Airline Trailhead and property directly west of the Public Safety Campus while under the ownership of the City of Walled Lake. For purposes of this section City owned property shall not include public parking facilities for public parks.

Sec. 70-223. Snow Emergencies.

No parking on any public street, city street, highway, parking lot, or alley after snowfall and/or drifting snow of two (2) inches or more, prior to snow removal or plowing by the City on said street, city street, highway, parking lot, or alley. All vehicles found in violation of this traffic control order shall be ticketed and the owner, if possible, notified to remove said vehicle from the street, city street, highway, parking lot, or alleyway. In addition, the vehicle and/or trailer may be removed from the public street, highway, parking lot, or alleyway at the expense of the owner.



Sec. 70-224. Parking of commercial vehicles on residential street prohibited, penalty.

- 1) Parking of commercial vehicles on residential streets for more than six (6) hours is prohibited. In the event the owner or persons in possession of said motor vehicle fails to remove the same after the lapse of six (6) hours, the police department may in its discretion cause the same to be towed away and placed in the impound.
- 2) Cost of towing, storage and any other fines assessed by the court must be paid by the owner or person in possession of said motor vehicle prior to the release of said motor vehicle.
- 3) Any person, firm or corporation violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in an amount not to exceed \$100.00 or be imprisoned for a period of not more than 30 days, or both such fine and imprisonment.

Sec. 70-225. Prohibited parking.

Except when necessary to avoid conflict with other traffic or in compliance with law or the directions of a police officer, or in compliance with an official City traffic-control device or marking reasonably indicating an exception, no person shall:

- A. Park a vehicle as follows:

1. a. On the roadway side of a parked vehicle; or
 - b. On the roadway side of the space in which a vehicle may be parked. Both subsections (A)(1)(a) and (b) of this section are pursuant to “double parking,” with the following exemption: commercial vehicles making deliveries to businesses may park in this manner for not more than 10 minutes on public rights-of-way; provided, that such parking does not unreasonably block or otherwise interfere with the free movement of vehicular traffic, and is prohibited on all public rights-of-way between the hours of 3:00 p.m. and 6:00 p.m. Monday to Friday;
2. On a sidewalk or street planting strip within the right-of-way;
3. Within an intersection;
4. Within 20 feet of a crosswalk;
5. Property owners are responsible for providing their own parking for their employees and patrons. Parking in any municipal parking lot for more than three (3) hours, for non-city business, is subject to towing and associated fines;
5. Between a safety zone and the adjacent curb or within 30 feet of points on the curb immediately opposite the ends of a safety zone, unless official signs or markings indicate a different no-parking area opposite the ends of a safety zone;
6. Alongside or opposite any street excavation or obstruction when stopping, standing, or parking would obstruct traffic;
7. Upon any bridge or any elevated structure upon a street or within a street tunnel;
8. On any railroad tracks;
9. In the area between roadways of a divided highway, including crossovers;
10. Upon any street in such a manner so as to unreasonably block or obstruct vehicles lawfully traveling on such street;
11. On that portion of a street bordered by painted red curb markings;
12. In violation of any sign maintained by the City giving notice of a parking prohibition;
13. Upon a parade route which has been posted 24 hours prior to such parade;
14. Stopping or parking a vehicle within 10 feet of a United States mailbox. Exemption: temporary stopping or parking a vehicle for the purpose of, and while engaged in, the delivery or pickup of postal items.

- B. Park a vehicle, except momentarily, for the purpose of picking up or discharging a passenger or passengers, as follows:
1. In front of a public or private driveway or within five feet of the end of the curb radius leading thereto;
 2. Within 15 feet of a fire hydrant;
 3. Within 20 feet of a crosswalk;
 4. Within 30 feet upon the approach to any flashing signal, stop sign, yield sign or traffic-control signal located at the side of a roadway;
 5. Within 20 feet of the driveway entrance to any fire station and on the side of the street opposite the entrance to any fire station within 75 feet of the entrance when properly signposted;
 6. Within 50 feet of the nearest rail of a railroad crossing;
 7. At any time during street sweeping hours when signs or other reasonable method(s) have been utilized to provide prior notice of said prohibition.
- C. It is unlawful to park any vehicle upon any street for the principal purpose of:
1. Displaying advertising;
 2. Displaying such vehicle for sale on residential property;
 3. Selling merchandise from any vehicle.
- D. It is unlawful for any person to park any motor vehicle or trailer on a public street or parking lot for the purpose of sleeping therein or maintaining the same as a temporary or permanent residence or shelter, except as follows:
1. It shall be a defense to a charge under this subsection that the offense was necessitated by a temporary emergency situation and that no reasonable alternative was available to the defendant under the circumstances.

Sec. 70-226. Enforcement.

The City Manager is hereby authorized, either through the Office of the City Manager or through such other city departments or divisions to which the City Manager may delegate the authority, to cause the relief of parking on City owned property, in accord with procedures set forth in this division and applicable laws.

JENNIFER A. STUART, City Clerk
CITY OF WALLED LAKE

LINDA S. ACKLEY, Mayor
CITY OF WALLED LAKE

Introduced: July 21, 2020
Adopted: _____, 2020
Effective: _____, 2020

CITY OF WALLED LAKE
TRAFFIC CONTROL ORDER

DATE OF ORDER: July 21, 2020
NUMBER: 20-1

SPEED:
PARKING: No Parking – Other than City Business
OTHER:

Pursuant to Chapter 78, Walled Lake City Code, as amended, same being the Uniform Traffic Code for Cities, Townships and Villages of Michigan, as amended, and in the interest of Public Safety and convenience, the following Traffic Control Order is hereby issued by Paul J. Shakinas, duly authorized as Traffic Engineer for the City of Walled Lake.

Issuance of this Traffic Control Order was preceded by study and investigation of traffic conditions on the following public road or roads in the City of Walled Lake, Michigan:

- **ERECT PARKING SIGNS AT EACH ENTRANCE OF THE PUBLIC SAFETY COMPLEX LOCATED AT 1499 E. WEST MAPLE RD. SIGNS SHALL STATE “MUNICIPAL BUSINESS ONLY – 3 HOUR LIMIT – VIOLATORS WILL BE TICKETED PER ORDINANCE C-181-98”**
- **ERECT “NO BACKING INTO PARKING SPACES” ALONG THE NORTHERN PARKING SPACES OF THE PUBLIC SAFETY CAMPUS PARKING LOT**

After said investigation, it is hereby ordered and directed that the Department of Public Services erect NO PARKING signs at the above listed locations no later than possible.

Signs in accordance with the Michigan Manual of Uniform Traffic Control Devices as required by the Walled Lake City Code, said signs to give notice of the following determination: **ERECT NO PARKING SIGNS AT THE PUBLIC SAFETY CAMPUS AS DESCRIBED WITH FULL FORCE AND EFFECT FOR 90 DAYS OR PERMENATLY WITH CITY COUNCIL APPROVAL.**



PAUL J. SHAKINAS
Traffic Engineer

Approval by Council:

Traffic Control Order number 20-1 having been presented to the Council of the City of Walled Lake, Michigan, for study and approval, is hereby approved and it is hereby ordered and directed that this order be filed in the office of the City Clerk and a copy thereof in the office of the Chief of Police of said City.

It is further ordered and directed that this order shall become effective upon being filed with the Clerk and upon erection of adequate signs giving notice of the existence of aforesaid Traffic Control Number 20-1.

Adopted at the _____ meeting of the City Council, _____, 2020.

CITY OF WALLED LAKE COUNCIL

By: _____
Jennifer Stuart, City Clerk