

## TOWN OF ASHLAND CITY Regularly Scheduled City Council Meeting April 12, 2022 6:00 PM Agenda

Mayor: Steve Allen Vice Mayor: JT Smith Council Members: Tim Adkins, Gerald Greer, Chris Kerrigan, Kevin Thompson, Tony Young

## CALL TO ORDER

### **ROLL CALL**

### PLEDGE AND PRAYER

### APPROVAL OF AGENDA

### **APPROVAL OF MINUTES**

1. March 08, 2022 Council Meeting Minutes

### **PUBLIC FORUM**

#### REPORTS

2. City Attorney

### **OLD BUSINESS**

- 3. Court Discussion
- 4. Ordinance: Temporary Use Permit
- 5. Ordinance: Amend Residence Requirements
- 6. Ordinance: Amend Parking Spaces
- 7. Ordinance:Budget Amendment #7 (Flood Relief Funds)

### **NEW BUSINESS**

- 8. Ethics Complaint
- 9. Department Head Meeting Discussion
- 10. Civics Bee Donation
- 11. Fire Hall Contract
- 12. Fire Hall Loan
- 13. Freshworks IT Ticketing
- 14. Servline Renewal
- 15. TCRS Contribution for FY22/23
- 16. Resolution: Dissolve Regional Planning
- 17. Resolution: CDBG Grant Participation
- 18. Resolution: TDEC ARP Grant
- <u>19.</u> Resolution: TIPS Cooperative Purchasing
- 20. Resolution: Authorization to Apply for a Senior Center Grant
- 21. Resolution: Amend IT Policy
- 2. Ordinance: Amending Hotel/Motel Tax

- 23. Ordinance: Budget Amendment #8 (ADA Improvements)
- 24. Ordinance: Rezone Request 064-011.01

### SURPLUS PROPERTY NOMINATIONS

25. Surplus Toro Mower

### **EXPENDITURE REQUESTS**

- 26. New Radios for PD
- 27. Award Bid: Road Paving
- 28. Award Bid: ADA Improvements for Johns Park
- 29. Award Bid: Sewer System Rehabilitation

## OTHER

## ADJOURNMENT

Those with disabilities who require certain accommodations in order to allow them to observe and/or participate in this meeting, or who have questions regarding the accessibility of the meeting, should contact the ADA Coordinator at 615-792-6455, M-F 8:00 AM – 4:00 PM. The town will make reasonable accommodations for those persons.



## TOWN OF ASHLAND CITY Regularly Scheduled City Council Meeting March 08, 2022 6:00 PM Minutes

### CALL TO ORDER

Vice Mayor Smith called the meeting to order at 6:04 p.m.

### ROLL CALL

PRESENT Vice Mayor JT Smith Councilman Tim Adkins Councilman Gerald Greer Councilman Chris Kerrigan Councilman Kevin Thompson Councilman Tony Young

ABSENT Mayor Steve Allen

#### PLEDGE AND PRAYER

Councilman Adkins led the pledge and prayer.

#### APPROVAL OF AGENDA

A motion was made by Councilman Kerrigan, seconded by Councilman Thompson, to approve the agenda. All approved by voice vote.

#### APPROVAL OF MINUTES

1. February 8, 2022 Council Meeting Minutes A motion was made by Councilman Greer, seconded by Councilman Kerrigan, to approve the February 8, 2022 Council Meeting Minutes. All approved by voice vote.

#### PUBLIC FORUM

None.

#### REPORTS

None.

#### **OLD BUSINESS**

- 2. Ashland Market Package Liquor Application
  - Ms. Noe stated that this came before the board last month and it was deferred. She stated that we currently have a residence requirement which TCA states may be enforced but the Supreme Court says no. Ms. Noe stated that since the Supreme Court trumps TCA, we cannot have the requirement and the applicant meets all other qualifications. A motion was made by Councilman Greer, seconded by Councilman Adkins, to approve the application. Voting Yea: Councilman Adkins, Councilman Greer, Councilman Young. Voting Nay: Vice Mayor Smith, Councilman Kerrigan, Councilman Thompson. Ms. Noe stated that the vote failed. Councilman Adkins asked what the next steps were. Ms. Noe stated that if it was neither approved nor denied, the certificate is approved after sixty (60) days. She stated she will have to review this since we did not have a majority vote.
- 3. Court Discussion

Councilman Kerrigan stated that this should be deferred until there is more information. Ms. Noe stated that at the last meeting we spoke about electing the Court Clerk, but we do not have time for this election. Councilman Greer asked if we could find out court revenues since there were two (2) very different numbers presented. Ms. Bowman asked if they wanted other cities to come and speak to them. She stated that she could reach out to the auditor again. A motion was made by Councilman Kerrigan, seconded by Councilman Greer, to defer the discussion until the next meeting. All approved by voice vote.

- 4. Ordinance: Temporary Use Permit Councilman Greer stated that there should be some specifics on what the permit covers. Councilman Kerrigan said it should include flowers and produce only. Ms. Noe stated agriculture. A motion was made by Councilman Kerrigan, seconded by Councilman Greer to approve the Ordinance with the changes stated. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Young. Voting Abstaining: Councilman Thompson.
- Ordinance: Budget Amendment #6 (Red light) Ms. Bowman stated that this is a passthrough and we will be reimbursed. A motion was made by Councilman Greer, seconded by Councilman Kerrigan, to approve the budget amendment. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.
- 6. Ordinance: Amend Title 8, Chapter 2: Beer Ms. Noe stated that this is for a second reading, and it will allow for designated areas at special events. A motion was made by Councilman Kerrigan, seconded by Councilman Greer, to approve the amendment. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson. Voting Nay: Councilman Young.

#### **NEW BUSINESS**

- 7. Fireworks Display Contract for Summerfest
  - Mr. Sampson stated that this is for the fireworks show for Summerfest. Councilman... asked if this was the same vendor as last year. Mr. Sampson stated it was a different company. Ms. Noe stated that under section 5 of the agreement, as allowed by law needs to be added in the indemnification. A motion was made by Councilman Kerrigan, seconded by Councilman Young, to approve the agreement. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.
- 8. Clarke Maintenance Agreements for Town of Ashland City Ms. Martin stated that these were agreements to have all the city's generators maintenanced and this year they have offered a three (3) year renewal. Councilman Kerrigan asked if we would prefer the three (3) year agreement. Mr. Biggers stated yes. A motion was made by Councilman Kerrigan, seconded by Councilman Greer, to approve the agreements with the three-year renewal option. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.
- 9. Sewer Plant Increase Discussion

Mr. Biggers stated that due to the amount of time this has taken the price has gone up quite a bit. Ms. Bowman stated that right now it is looking to be about \$6 million over the original cost. She stated that would be \$250,000 to \$300,000 per year on that loan. Ms. Bowman stated that before USDA will continue with the plans, Council must approve that they are willing to cover the rest of the cost. Councilman Thompson asked if there were any grants that could help with the cost. Ms. Bowman stated that we currently have some grant money for it and USDA will look for more, but all projects are coming in over cost right now. She reminded the council that we are under court order to build this sewer plant. A motion was made by Councilman Kerrigan, seconded by Councilman Thompson, to approve the increase. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.

#### 10. Mid Cumberland Agreement

Ms. Martin stated that this is the annual agreement. She stated that if MidCumberland exhausts all of its funds, the city would pay the difference, but GNRC would reimburse it. A motion was made by Councilman Kerrigan, seconded by Councilman Thompson, to approve the agreement. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.

11. Hotel/Motel Tax

Ms. Bowman stated that the council requested to have this increased. She stated that we currently receive 2.5%, but we want to change it to 4%. Ms. Bowman stated that we are looking into the process of having that amended and will have an Ordinance ready at the next meeting.

- 12. Preferred Tank & Tower Agreement Mr. Biggers stated that this agreement is to have the water tanks inspected. Ms. Noe stated that the agreement looked fine. A motion was made by Councilman Adkins, seconded by Councilman Kerrigan, to approve the agreement. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.
- 13. Resolution: Updating Section III Leave Contagious Disease Ms. Bowman stated that the only changes are in red, and it is defining emergency personnel. A motion was made by Councilman Adkins, seconded by Councilman Kerrigan, to approve the Resolution. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.
- 14. Resolution: Updating Section III Leave Inclement Weather Ms. Bowman stated that this is the same as the last. She stated that the only changes are in red, and it is defining emergency personnel. A motion was made by Councilman Greer, seconded by Councilman Kerrigan, to approve the Resolution. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.
- 15. Ordinance: Amend Residence Requirements

Ms. Martin stated that this was to delete the residence requirements in its entirety. Councilman Kerrigan asked if they had a choice. Ms. Noe stated that they did not. Councilman Kerrigan stated that it looks as if we are amending the requirements for this one person because they brought an attorney in. He stated that he believes a lot of people would be upset that we allow this, and that the opportunity should be opened up to others. Councilman Adkins confirmed that this was to delete the requirement. Councilman Kerrigan stated that was correct. A motion was made by Councilman Kerrigan, seconded by Councilman Young, to approve the Ordinance. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.

16. Ordinance: Amend Parking Spaces

Mr. Nicholson stated that this was presented to the Planning Commission by Ms. Valerie Kemp, and it is to decrease the number of parking spaces required at Financial and Real Estate Service offices. He stated that most of these places are in and out or drive-thru and it is recommended by the Planning Commission to approve this. A motion was made by Councilman Kerrigan, seconded by Councilman Greer, to approve the amendment.

Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.

17. Ordinance: Budget Amendment #7 (Flood Relief Funds)

Ms. Bowman stated that this is the flood money that has been sitting in an account for a very long time that the auditors determined the majority of it was water and should be reimbursed. She stated that the council was voting to move the money from the flood fund to the water account and appropriate the money to purchase meters. A motion was made by Councilman Thompson, seconded by Councilman Kerrigan, to approve the amendment. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.

#### SURPLUS PROPERTY NOMINATIONS

#### 18. Surplus Mower

Mr. Biggers stated that they are wanting to surplus this mower because it has already been replaced. A motion was made by Councilman Kerrigan, seconded by Councilman Adkins, to approve the surplus. All approved by voice vote.

#### **EXPENDITURE REQUESTS**

19. Award Bid: PW and PD Roof Replacement

Mr. Biggers stated that he would like to recommend RSS. Councilman Kerrigan asked how much money was set aside for it. Ms. Bowman stated that there was \$200,000 and of that money, \$67,000 was a grant. A motion was made by Councilman Kerrigan, seconded by Councilman Greer, to award the bid to RSS. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.

20. Award Bid: New Fire Hall

Chief Walker stated that the bids were opened today, and we had four (4) bidders submit bids. He stated that the low bid came in around \$700,000 cheaper than the rest and all the others were pretty close. Chief Walker stated that once they left, the low bidder called and withdrew their bid. He stated that he reached out to other Fire Departments who had worked with these bidders in the past for reviews of their work. After much discussion, A motion was made by Councilman Thompson, seconded by Councilman Greer, to award the bid to the Parent Company. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.

- 21. Purchase new lawn mower for Parks and Recreation. Mr. Sampson stated that this was to replace their current lawnmower with a new one. He stated that they have the money in their budget, and it would be through the State contract. A motion was made by Councilman Adkins, seconded by Councilman Kerrigan, to approve the request. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.
- 22. Request to Bid: ADA Improvements for Johns Park Mr. Sampson stated that this was for permission to bid the ADA improvements at Johns Park. A motion was made by Councilman Kerrigan, seconded by Councilman Greer, to approve the request. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.
- 23. Seal and Stripe upper parking lot at Riverbluff Park/Professional Services Mr. Sampson stated that this was to seal and stripe the upper parking lot at Riverbluff Park. A motion was made by Councilman Greer, seconded by Councilman Adkins, to approve the request. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.

#### OTHER

**Sewer Increase Agreement** - Ms. Martin stated that under item #9 on the agenda, there was also an agreement that needed approval as well and we did not get that yet. Ms. Noe stated that it was for the engineering services and there were a few changes to be added to the contract. She stated that under # 52 the language "owner shall indemnify as allowed by law" should be added and under # 58 delete section 6.13 in its entirety. A motion was made by Councilman Kerrigan, seconded by Councilman Greer, to approve the agreement with the changes and additions stated. Voting Yea: Vice Mayor Smith, Councilman Adkins, Councilman Greer, Councilman Kerrigan, Councilman Thompson, Councilman Young.

**Riverbluff Park Entrance** - Councilman Kerrigan asked about the entrance to the park and when it would be fixed. Mr. Sampson stated that he thought it would have been done last week but he planned to contact them. Councilman Kerrigan stated that soccer would be starting next week.

**Bypass Update** - Councilman Young asked for an update on the bypass opening. Mr. Biggers stated that it was scheduled to reopen when school starts back but that he is hoping they are ahead of schedule.

**Tractor-Trailers** - Councilman Young asked about the tractor-trailers and restricting them on certain streets in town. He stated that on Elizabeth Street one got stuck and had to be pulled out and another had to back all the way back down the road. Councilman Young asked if there were signs we could post. Chief Ray stated that we can post them, but we cannot guarantee that they would not drive down anyway.

#### ADJOURNMENT

A motion was made by Councilman Greer, seconded by Councilman Kerrigan, to adjourn the meeting. All approved by voice vote and the meeting adjourned at 7:04 p.m.

MAYOR STEVE ALLEN

CITY RECORDER ALICIA MARTIN, CMFO

#### **ORDINANCE #**

#### AN ORDINANCE AMENDING THE ZONING ORDINANCE OF THE TOWN OF ASHLAND CITY, TENNESSEE BY AMENDING ARTICLE IIII., SECTION 4.030(F) TEMPORARY USE REGULATIONS

- WHEREAS, the Ashland City Planning Commission wishes to establish guidelines for temporary use permits; and
- WHEREAS, the Ashland City Municipal Regional Planning Commission has recommended that the Zoning Ordinance of Ashland City be amended; and
- **WHEREAS**, the Mayor and Council has given due consideration to said recommendation and has conducted a Public Hearing as required by law, now,

### NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF ASHLAND CITY, TENNESSEE that the Zoning Ordinance be amended as follows:

- 4.030. <u>Temporary use regulations</u>. The following regulations are necessary to govern the operation of certain necessary or seasonal uses which are non-permanent in nature. Application for a Temporary Use Permit shall be made to the Building Inspector. Said application shall contain a graphic description of the property to be utilized and a site plan, to determine yard requirements, setbacks, sanitary facilities, and parking spaces for the proposed temporary use. The following uses are deemed to be temporary uses and shall be subject to the specific regulations and time limits which follow, and to the regulations of any district in which such use is located:
  - A. <u>Carnival or Circus</u>: May obtain a Temporary Use Permit in the C-2, I-1 or I-2 Districts; however, such permit shall be issued for a period of not longer than fifteen (15) days. Such use shall only be permitted on lots where adequate off-street parking can be provided, only after a licensed mechanical engineer officially certifies in writing that all pertinent rides are safe.
  - B. <u>Christmas Tree Sale</u>: May obtain a thirty (30) day Temporary Use Permit for the display and sale of Christmas trees on open lots in any district.
  - C. <u>Temporary Buildings</u>: In any district, a Temporary Use Permit may be issued for contractor's temporary office and equipment sheds incidental to construction project. Such permit shall not be valid for more than one (1) year but may be renewed for six-month extensions; however, not more than three (3) extensions for a particular use shall be granted. Such use shall be removed immediately upon expiration of the Temporary Use Permit, whichever occurs sooner.

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- D. <u>Religious Tent Meetings</u>: In any district, except the C-1, Central Business District, a temporary structure may be permitted to house a religious meeting. Such permit shall be issued for not more than a thirty (30) day period. Such activity shall be permitted only on lots where adequate off-street parking can be provided.
- E. <u>Temporary Dwelling Unit In Cases of Special Hardship</u>: In any residential district, a Temporary Use Permit may be issued to place a mobile home (double-wide excluded) temporarily on a lot in which the principal structure was destroyed by fire, explosion or natural phenomenal. The purpose of such placement temporarily shall be to provide shelter for only the residents of the principal structure during the period of reconstruction and to prevent an exceptional hardship on the same. Placement of such temporary structure must not represent a hazard to the safety, health, or welfare of the community. An applicant for a Temporary Use Permit as provided under this subsection must produce a written statement from the Ashland City Utilities System and the Cheatham County Health Department when applicable, approving the water supply and sewerage disposal systems of the temporary structure. Such a permit may be initially issued for six (6) months. A permit may be renewed for up to six (6) months at a time, the total time for all permits not exceeding a total of eighteen (18) months.
- F. <u>Temporary Use Permits</u>: In any district other than industrial, a Temporary Use Permit may be Issued according to the following guidelines:
  - 1. Only one permit, per location, shall be issued during a calendar year. Permit shall be issued only to the property owner of the location provided on the application. Permit is valid only for the location provided on the application.
  - 2. Permit is valid for a period beginning no earlier than April 1st and ending no later than November 1st for each calendar year.
  - 3. Permit limits sales beginning no earlier than 7:00 am and ending no later than 7:00 pm each day.
  - 4. All structures utilized for such sales shall be removed when not in use. All temporary structures vacant for seven days must be removed by the end of the 8th day.
  - 5. All temporary structures must be located no less than thirty (30) feet from the roadway.
  - 6. Adequate off-road parking must be provided.
  - 7. A current business license from Cheatham County and the Town of Ashland City must be provided for the permit to be issued.
  - 8. Cost of the Temporary Use Permit shall be \$25.00.
  - 9. This shall be limited to agriculture products including, but not limited to, produce, food, plants, and horticulture.

BE IT FURTHER ORDAINED, that this Ordinance shall take effect 20 days after its final passage, the public welfare requiring it.

1st reading: Public hearing: 2nd reading:

Mayor Steve Allen

City Recorder Alicia Martin, CMFO

#### ORDINANCE #

# AN ORDINANCE AMENDING THE TOWN OF ASHLAND CITY MUNICIPAL CODE DELETING TITLE 8 SECTION 8-104(2) RESIDENCE REQUIREMENTS IN ITS ENTIRETY

- WHEREAS, Tennessee Code Annotated 57-3-101, et seq., allows municipalities to adopt regulations, procedures and inspection fees when engaging in the lawful sale, storing, transporting, distributing, purchasing and possession of intoxicating liquors within the municipal limits; and
- WHEREAS, Title 8, Section 8-101 (2) of the Town of Ashland City's Municipal Code should be deleted in its entirety

NOW THEREFORE BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE TOWN OF ASHLAND CITY, TENNESSEE that Title 8 Section 8-101 (2) be amended to read in its entirety:

8-104. <u>Restrictions on operators of retail liquor stores. (1) Government employees</u> <u>prohibited from obtaining permit</u>. No person, member of a firm, corporation, or partnership shall operate a retail store for the sale of alcoholic beverages herein defined if he is a holder of a public office, either appointed or elective, or who is a public employee either national, state, city or county except uncompensated appointed members of boards of commissioners who have no duties covering the regulation of permit holders under this chapter. It shall be unlawful for any such person to have any interest in such retail business directly or indirectly, either proprietary or by means of any loan, mortgage, or lien, or to participate in the profits of any such business.

(2) <u>Residence requirements</u>. No person, member or firm, corporation, partnership or association shall own or operate a retail store for the sale of alcoholic beverages as herein defined if he/she shall not have been a resident of Cheatham County as concurrent with state law prior to making application for a license. This requirement as to residence in the case of a corporation, firm, associations, or a partnership shall apply to all of its officers, stockholders, and partners.

**BE IT FURTHER ORDAINED**, this ordinance shall become effective twenty (20) days after its final passage the public welfare requiring it.

1<sup>st</sup> reading: <u>March 08, 2022</u> Public hearing: <u>April 12, 2022</u> 2<sup>nd</sup> reading: <u>April 12, 2022</u>

Mayor Steve Allen

City Recorder Alicia Martin, CMFO

#### **ORDINANCE#**

#### AN ORDINANCE AMENDING THE ZONING ORDINANCE OF THE TOWN OF ASHLAND CITY, TENNESSEE ARTICLE IV., SECTION 4.010.1.C(1)(k) NUMBER OF PARKING SPACES REQUIRED FOR COMMERCIAL ACTIVITIES REGARDING FINANCIAL AND REAL ESTATE SERVICES

- **WHEREAS,** the Town of Ashland City Planning Commission has reviewed and discussed the amendment and has voted to recommend its passage; and
- WHEREAS, the Mayor and Council of Ashland City, Tennessee has given due consideration to amend the Zoning Ordinance of the Town of Ashland City

## NOW, THEREFORE BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE TOWN OF ASHLAND CITY, TENNESSEE, that Article IV., Section 4.010.1 be amended as follows:

#### 4.010.1.C. Commercial Activities

#### 4.010.1.C.(1) <u>Uses Located on Freestanding Sites</u>

The provisions of this subsection shall apply to uses which are located on individual lots of record where no parking is shared with any other use or activity.

		GROSS FLOOR AREA
		(Square Feet)
	ACTIVITY TYPE	PER PARKING SPACE
(a)	Animal Care &	
	Veterinarian Services	300
(b)	Retail Trade - Apparel	
	and Accessories	250
(c)	Retail Trade - Automotive,	
	Marine Craft and Aircraft	
	Sales, Rental, and Delivery	25% of the gross lot area shall allocated to parking.
(d)	Automotive Service and Repair	300
(e)	Building Materials & Farm	
	Equipment Sales	1,000

(f)	Contract Construction Sales	500
(g)	Contract Construction Services	300
(h)	Convenience Retail Sales and Services	150
(i)	Equipment Repair Services	500
(j)	Entertainment and Amusement Services:	
	Art Galleries (Commercial)	400
	Motion Picture Theaters	One (1) space per four (4) seats.
	Theaters (Legitimate)	<ul><li>One (1) space per each four</li><li>(4) permanent seats plus one</li><li>(1) for every twenty-five (25)</li><li>Square feet of area where</li><li>temporary seats are used.</li></ul>
	Bowling Alleys and Billiard Parlors	Five (5) spaces per each alley, or every two (2) tables whichever is applicable.
	Coin Operated Amusement or Arcade	One (1) space per 250
	Commercial Sporting Facilities	One (1) space per employee plus other spaces as determined by the planning commission.
	Dance Halls, Studios and Schools, and Skating Rinks	100

Exhibition Halls and Commercial Auditoriums

Gardens (Botanical and Zoological)

40% of maximum capacity in persons.

One (1) space per employee plus other spaces as determined by the planning commission.

Marinas, Boat Docks Boat Rental

Recording and Motion Picture Productions Studios

Theatrical Producers, Orchestras and Entertainers

**Riding Stables** 

(k)

Resorts and Group Camps

Financial and Real

**Estates Services** 

One (1) space per employee plus other Spaces as determined by the planning commission.

One (1) space per three (3) seats.

One (1) space per each Band, three (3) seats.

Minimum of five (5) Spaces plus one (1) per each employee.

One (1) space per each employee at peak season plus other spaces as required by the planning commission.

400 plus one (1) space per every employee.

(1) Consulting and Administrative Services

400

(m)	Food and Beverage Service - General (Inside Service Only)	150
(n)	Food and Beverage Service General (Containing Drive- Through Facilities)	100
(0)	Food and Alcoholic Beverage	100
	Services	100
(p)	General Business Communications Services	400 plus, one (1) per each employee.
(q)	Communications Services	300
(r)	General Personal Services	
	Funeral and Crematory	
	Services	One (1) space per (100) square feet of gross floor area or where a chapel is provided, one (1) space for each four (4) seats, plus one (1) space for every twenty-five (25) square feet of floor area where temporary seats are used which ever require the greater number of spaces.
	All Others Personal Services	300
(s)	General Retail Trade	250
	Department Store	
	Variety Store Miscellaneous General Merchandise Store	
(t)	Group Assembly	One (1) space per four (4) permanent seats plus one (1) spaces for every twenty-five square feet of

area where temporaryseats are used.

(u)	Professional Services - Medical	300
(v)	Professional Services - Non-Medical	400
(w)	Transient Habitation (Motels and Hotels)	One (1) space per lodging unit in each building serving transient guests.

**BE IT FURTHER ORDAINED**, that this Ordinance shall take effect 20 days after its final passage, the public welfare requiring it.

1<sup>st</sup> reading <u>March 08, 2022</u> Public Hearing <u>April 12, 2022</u> 2<sup>nd</sup> reading <u>April 12, 2022</u>

Mayor Steve Allen

City Recorder Alicia Martin, CMFO

#### **ORDINANCE #**

#### AN ORDINANCE BY THE MAYOR AND CITY COUNCIL TO ACCEPT A BUDGET AMENDMENT FOR THE 21/22 FISCAL YEAR

**WHEREAS,** the Mayor and Council appropriate \$255,448.23 from the Flood Fund to the Water/Sewer Fund to replace meters.

**NOW THEREFORE, BE IT ORDAINED**, by the Council of the Town of Ashland City, Tennessee that this ordinance shall become effective 20 days after final passage the public welfare requiring.

Section 1. A budget amendment consisting of the available funds and appropriations be adopted for the General Fund:

Water/Sewer Fund	<u>Beginning Departmental</u> Budget	Ending Departmental Budget
Water Department	\$2,111,205.00	\$2,366,653.23
1 <sup>st</sup> reading           Public Hearing           2 <sup>nd</sup> reading		
Attest:		
Mayor Steve Allen	City Recorder Alicia	a Martin, CMFO



CUSTOMER INFORMATION				
<b>Billing Contact inform</b>	ation	Shipping Contact Information		
Contact Name: Alicia	Martin	Contact Name (Shippi	ng): Alicia Martin	
Organization: ashlandcitytn.gov		Organization: ashlandcitytn.gov		
Email address: amartin	@ashlandcitytn.gov	Email address: amartin@ashlandcitytn.gov		
Phone:		Phone:		
<b>Bill-To Address:</b> 233 TN Waltz Pkwy, Ste 103 PO Box 36, Ashland City, Tennessee, 37015, United States		<b>Ship-To Address:</b> 233 TN Waltz Pkwy, Ste 103 PO Box 36, Ashland City, Tennessee, 37015, United States		
Subscription Term Start Date:	April 18, 2022	Subscription TermApril 17, 2023End Date:		
Subscription Term:	12 Months	Billing Frequency:	Annual	
PO required on Invoice:	No	PO Number (If Applicable):		
Payment Method:	Credit Card	Payment Terms:	Made In Advance	
Applicable Tax Registration:	US Sales Tax (FEIN)	Tax Registration ID:	62-6000239	
Is Tax Exempt:	No			

Product Instance ID Product Instance Domain		No. of Users
2303901	townofashlandcity.freshdesk.com	1

#### Annual

Туре	Item Name	Net price/Unit	Duration (months)	Quantity	Net Price
Product	Freshdesk Support Desk - Growth Annual	\$15.00	12	1	\$180.00
			ŗ	<b>Fotal Price</b>	\$180.00

Total Net Price:\$180.00
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\*The Fees captured in this Service Order Form is in USD currency.

## COMMERCIAL TERMS

• The Subscription Term will automatically renew for successive terms unless terminated in accordance with the Terms of this Agreement.

#### TERMS

- For any third-party offering or services purchased by a Customer (through the Freshworks Marketplace, provided directly by such third-party, or otherwise facilitated by Freshworks), shall be governed by the applicable customer agreement provided by such third-party and not the Agreement. Customer acknowledges that Freshworks is not responsible for such third party offering or services and Freshworks disclaims all liability resulting from the use of such third-party offering or services.
- The continued activation of Customer's Account is based on the successful payment of the Fees.
- This Service Order Form is governed by the Freshworks Terms of Service found at <u>https://www.freshworks.com/terms/</u>, unless Customer has a written Freshworks master services agreement executed between Customer and Freshworks Inc. for the Services purchased hereunder, in which case such written Freshworks master services agreement will govern (in either case, the "Agreement").
- The Freshworks Products listed above may have supplemental terms associated with their use which are available at <a href="https://www.freshworks.com/terms/supplemental-terms/">https://www.freshworks.com/terms/supplemental-terms/</a>.
- By signing below, Customer represents that the signatory is a duly authorized agent of Customer and hereby waives all claims to the contrary.

Freshworks Inc.		ashlandcitytn.gov	
Name		Name	
Title		Title	
Signature	X	Signature	X
Date			

- Page 20 -



	Date	



HomeServe Insurance Agency, Corp. Phone: 423-309-2019 Email: <u>mark.slater@homeserveusa.com</u>

Name of Insured:	Ashland City Water & Sewer
Name of Insurer:	NWIC
Policy Number:	NWICACWS190006
Expiration date:	April 1, 2022

Ashland City Water & Sewer elects not to renew the above-captioned policy effective April 1, 2022 and elects to replace the above-captioned policy with a policy issued by Virginia Surety Company, Inc.

By: \_\_\_\_\_ Name: Title: Date: \_\_\_\_\_

ServLine® is a registered trademark of HomeServe.

ACORD

## COMMERCIAL INSURANCE APPLICATION

DATE (MM/DD/YYYY)

I

		CANT INFORM	DRMATION SECTION								03/	/16/2022					
AGE	SENCY						CARRIE	R								NAIC CO	DDE
	meServe USA						Assurant/	Virginia Sure	ety								
601	I Merritt 7						COMPANY	POLICY OR PR	OGR	AM NAM	E				PRO	GRAM CO	DE
6th	Floor																
No	rwalk				С	CT 06851	POLICY NU										
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	NTACT Julie Ward						UNDERWRITER UNDERWRITE							ROFFICE			
PHC		35-7702															
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E-M ADD	AIL DRESS:							STATUS OF TRANSACTION BC			JND (Give Date and/or Attach Copy):					_	
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$\times$	COMMERCIAL INLAN	D MARINE	\$		мотс	OR CARRIER		\$							\$		
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#### AGENCY CUSTOMER ID: 00018310

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DESCRIPTION OF OPERATIONS OF OTHER NAMED INSUREDS				1														
		TER	EST (Not all	fields an	ply to	all scenarios - pro	hivo	e only the	e ne	cess	rv data)	Attac	h AC	ORD 45 f	or more Addition	al Inter	ests	
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EM	PLOYEE		OWNER												ITEM CLASS:	п	EM:	
LE/	ASEBACK NER		REGISTRANT												ITEM DESCRIPTIO	N		
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F _	24	ST:						E-I	MAIL	ADDRE	SS:							

#### **GENERAL INFORMATION**

EXPL	AIN ALL "YES" RI	ESPONSES						Y/N
1a.	IS THE APPLIC	ANT A SUBSIDIAF	RY OF ANOTHER ENTITY ?					
	PARENT COMPA	NY NAME			RELATIONSHIP DESCRIPTION	%(	OWNED	
1b.	DOES THE APP	LICANT HAVE AN	IY SUBSIDIARIES?		•	1		
	SUBSIDIARY CO	MPANY NAME			RELATIONSHIP DESCRIPTION	%(	OWNED	
2.	IS A FORMAL S	AFETY PROGRAM	M IN OPERATION?					
	SAFETY M/		SAFETY POSITION MONT	HLY MEETINGS OSHA				
3.	ANY EXPOSUR	E TO FLAMMABL	ES, EXPLOSIVES, CHEMICALS?					
4.	ANY OTHER IN	SURANCE WITH	THIS COMPANY? (List policy num	nbers)				
	LINE OF BUSINE	SS	POLICY NUMBER	LINE OF BUSINESS	POLICY NUM	BER		
			- ,	RENEWED DURING THE PRIOR THR	EE (3) YEARS FOR ANY PREM	ISES OR		
			ants - Do not answer this questi					
	NON-PAYM		GENT NO LONGER REPRESENTS CA	ION CORRECTED (Describe):				
6.		_		R MOLESTATION ALLEGATIONS, DI				
0.								
7.	DURING THE L	AST FIVE YEARS	(TEN IN RI), HAS ANY APPLICAN	IT BEEN INDICTED FOR OR CONVIC	TED OF ANY DEGREE OF THE	CRIME OF FRAUD,		
	,			ONNECTION WITH THIS OR ANY OT		niadan ann an miababla		
		f up to one year of		nsurance. Failure to disclose the exist	ence of an arson conviction is a l	hisdemeanor punisnable		
			. ,					
8.	ANY UNCORRE	CTED FIRE AND/	OR SAFETY CODE VIOLATIONS	?				
	OCCUR DATE	EXPLANATION		R	ESOLUTION	RESOLV	E DATE	
9.	HAS APPLICAN	T HAD A FORECL	OSURE, REPOSSESSION, BANK	RUPTCY OR FILED FOR BANKRUP	CY DURING THE LAST FIVE (5	) YEARS?		
	OCCUR DATE	EXPLANATION		R	ESOLUTION	RESOLV	E DATE	
10.		T HAD A JUDGEN	IENT OR LIEN DURING THE LAS	T FIVE (5) YEARS?				
	OCCUR DATE	EXPLANATION		R	ESOLUTION	RESOLV	E DATE	
L_								
		BEEN PLACED I						
			ability Exposure and/or ACORD 8	ED IN USA, OR US PRODUCTS SOLE 16 for Property Exposure)	IN FOREIGN (	JOUNI KIES?		
13.	DOES APPLICA	NT HAVE OTHER	BUSINESS VENTURES FOR WH	ICH COVERAGE IS NOT REQUESTE	:D?			
L								
14.	DOES APPLICA	NT OWN / LEASE	/ OPERATE ANY DRONES? (If "	YES", describe use)				
15			S TO OPERATE DRONES? (If "YI					
13.			UT OF LIGHT DROMES! (II TI					
				ditional Remarks Schedule, ma	v be attached if more space	e is required)		Į
		2200110 1101		anional Remarks Concudic, Illa	, so allaonea il more spac			
I								

#### PRIOR CARRIER INFORMATION

Y	EAR	CATEGORY		GENERAL LIABILITY	AUTOMOBILE	PROPERTY	OTHER:		
		CARRIER							
		POLICY NUM	MBER						
		PREMIUM		\$	\$	\$	\$		
Ι.		EFFECTIVE	DATE						
Ц	П	age 25 -	DATE					ITEM # 14.	
	- E	aue zo -						110111111111111111111111111111111111111	

#### PRIOR CARRIER INFORMATION (continued)

YEAR	CATEGORY	GENERAL LIABILITY	AUTOMOBILE	PROPERTY	OTHER:
	CARRIER				
	POLICY NUMBER				
	PREMIUM	\$	\$	\$	\$
	EFFECTIVE DATE				
	EXPIRATION DATE				
	CARRIER				
	POLICY NUMBER				
	PREMIUM	\$	\$	\$	\$
	EFFECTIVE DATE				
	EXPIRATION DATE				
LOSS	HISTORY	Check if none (Attack	Loss Summary for Additional L	oss Information)	

ENTER ALL CLAIMS OR LOSSES (REGARDLESS OF FAULT AND WHETHER OR NOT INSURED) OR OCCURRENCES THAT MAY GIVE RISE TO CLAIMS FOR THE LAST YEARS TOTAL LOSSES: \$ SUBRO-CLAIM DATE OF GATION OPEN LINE DATE OF CLAIM AMOUNT PAID AMOUNT RESERVED TYPE / DESCRIPTION OF OCCURRENCE OR CLAIM OCCURRENCE Y/N Y/N

#### SIGNATURE

Copy of the Notice of Information Practices (Privacy) has been given to the applicant. (Not required in all states, contact your agent or broker for your state's requirements.)

PERSONAL INFORMATION ABOUT YOU, INCLUDING INFORMATION FROM A CREDIT OR OTHER INVESTIGATIVE REPORT, MAY BE COLLECTED FROM PERSONS OTHER THAN YOU IN CONNECTION WITH THIS APPLICATION FOR INSURANCE AND SUBSEQUENT AMENDMENTS AND RENEWALS. SUCH INFORMATION AS WELL AS OTHER PERSONAL AND PRIVILEGED INFORMATION COLLECTED BY US OR OUR AGENTS MAY IN CERTAIN CIRCUMSTANCES BE DISCLOSED TO THIRD PARTIES WITHOUT YOUR AUTHORIZATION. CREDIT SCORING INFORMATION MAY BE USED TO HELP DETERMINE EITHER YOUR ELIGIBILITY FOR INSURANCE OR THE PREMIUM YOU WILL BE CHARGED. WE MAY USE A THIRD PARTY IN CONNECTION WITH THE DEVELOPMENT OF YOUR SCORE. YOU MAY HAVE THE RIGHT TO REVIEW YOUR PERSONAL INFORMATION IN OUR FILES AND REQUEST CORRECTION OF ANY INACCURACIES. YOU MAY ALSO HAVE THE RIGHT TO REQUEST IN WRITING THAT WE CONSIDER EXTRAORDINARY LIFE CIRCUMSTANCES IN CONNECTION WITH THE DEVELOPMENT OF YOUR CREDIT SCORE. THESE RIGHTS MAY BE LIMITED IN SOME STATES. PLEASE CONTACT YOUR AGENT OR BROKER TO LEARN HOW THESE RIGHTS MAY APPLY IN YOUR STATE OR FOR INSTRUCTIONS ON HOW TO SUBMIT A REQUEST TO US FOR A MORE DETAILED DESCRIPTION OF YOUR RIGHTS AND OUR PRACTICES REGARDING PERSONAL INFORMATION. (Not applicable in AZ, CA, DE, KS, MA, MN, ND, NY, OR, VA, or WV. Specific ACORD 38s are available for applicants in these states.) (Applicant's Initials):

Applicable in AL, AR, DC, LA, MD, NM, RI and WV: Any person who knowingly (or willfully)\* presents a false or fraudulent claim for payment of a loss or benefit or knowingly (or willfully)\* presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison. \*Applies in MD Only.

Applicable in CO: It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado Division of Insurance within the Department of Regulatory Agencies.

Applicable in FL and OK: Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony (of the third degree)\*. \*Applies in FL Only.

Applicable in KS: Any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to or by an insurer, purported insurer, broker or any agent thereof, any written statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act.

Applicable in KY, NY, OH and PA: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties (not to exceed five thousand dollars and the stated value of the claim for each such violation)\*. \*Applies in NY Only.

Applicable in ME, TN, VA and WA: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties (may)\* include imprisonment, fines and denial of insurance benefits. \*Applies in ME Only.

Applicable in NJ: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

Applicable in OR: Any person who knowingly and with intent to defraud or solicit another to defraud the insurer by submitting an application containing a false statement as to any material fact may be violating state law.

Applicable in PR: Any person who knowingly and with the intention of defrauding presents false information in an insurance application, or presents, helps, or causes the presentation of a fraudulent claim for the payment of a loss or any other benefit, or presents more than one claim for the same damage or loss, shall incur a felony and, upon conviction, shall be sanctioned for each violation by a fine of not less than five thousand dollars (\$5,000) and not more than ten thousand dollars (\$10,000), or a fixed term of imprisonment for three (3) years, or both penalties. Should aggravating circumstances [be] present, the penalty thus established may be increased to a maximum of five (5) years, if extenuating circumstances are present, it may be reduced to a minimum of two (2) vears

THE UNDERSIGNED IS AN AUTHORIZED REPRESENTATIVE OF THE APPLICANT AND REPRESENTS THAT REASONABLE INQUIRY HAS BEEN MADE TO OBTAIN THE ANSWERS TO QUESTIONS ON THIS APPLICATION. HE/SHE REPRESENTS THAT THE ANSWERS ARE TRUE, CORRECT AND COMPLETE TO THE BEST OF HIS/HER KNOWLEDGE.

PRODUCER'S SIGN	ATURE	PRODUCER'S NAME (Please Print)		STATE PRODUCER LICENSE NO (Required in Florida)			
APPLICANT'S SIGN	ATURE		DATE	NATIONAL P	RODUCER NUMBER	2	
- Page 26 -					ITEM # 14.		
- Faye 20 -	LC(02)	Dama 4 of 4			11 LIVI # 14.	-	

AGENCY CUSTOMER ID: 00018310

LOC #:



## ADDITIONAL REMARKS SCHEDULE

C ADDITIONAL		KKS SCHEDULE	Page of
AGENCY HomeServe USA		NAMED INSURED Ashland City Water & Sewer	
POLICY NUMBER ACWS04012022			
CARRIER	NAIC CODE		
Assurant/Virginia Surety		EFFECTIVE DATE:	04/01/2022
ADDITIONAL REMARKS			
THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORI         FORM NUMBER:       125       FORM TITLE:       Commercial Applica			
Policy Water/Sewer Combined Loss Protection Residential: Rate: \$3.05 Limit: \$ Water Line Protection Residential: Rate: \$4.95 Sewer Line Protection Residential: Rate: \$6.50	2500.00 1-adj	per 12 mos over 2 billing cycles	
Water/Sewer Combined Loss Protection Commercial: Rate: \$5.95(single) Water Line Protection Commercial: Rate: \$13.50(single) \$27.00(multi) Sewer Line Protection Commercial: Rate: \$13.50(single) \$27.00(multi)	) \$11.90(multi)	) Limit: \$2500.00 1-adj per 12 mos o	ver 2 billing cycles
Remove Vacancy exclusion.			

Remove exclusion for leaky faucets. Remove exclusion for leaks in pressure reducing valves.

Please refer to the Utility's attached leak adjustment policy for additional information regarding guidelines and qualifications for leak adjustments.

Estimated total water connections: 2195

Estimated total sewer connections: 1729

Inland Marine (C) - Leak and Line Water/Sewer Combined Loss Protection Residential: Rate: \$3.05 Limit: \$2500.00 1-adj per 12 mos over 2 billing cycles Water Line Protection Residential: Rate:\$4.95 Sewer Line Protection Residential: Rate: \$6.50

Water/Sewer Combined Loss Protection Commercial: Rate: \$5.95(single) \$11.90(multi) Limit: \$2500.00 1-adj per 12 mos over 2 billing cycles Water Line Protection Commercial: Rate: \$13.50(single) \$27.00(multi) Sewer Line Protection Commercial: Rate: \$13.50(single) \$27.00(multi)

Remove Vacancy exclusion. Remove exclusion for leaky faucets. Remove exclusion for leaks in pressure reducing valves.

Please refer to the Utility's attached leak adjustment policy for additional information regarding guidelines and qualifications for leak adjustments.

Estimated total water connections: 2195

Estimated total sewer connections: 1729



AGENCY CUSTOMER ID: 00018310

DATE (MM/DD/YYYY)

## **EQUIPMENT FLOATER SECTION**

		ATER SECTION	3/16/2022		
AGENCY HomeServe USA		CARRIER		NAIC CODE	
		Assurant/Virginia Surety			
POLICY NUMBER	EFFECTIVE DATE	APPLICANT / FIRST NAMED INSURED		-	
ACWS04012022	4/1/2022	Ashland City Water & Sewer			
TERRITORY OF OPERATION		TYPE OF OPERATION			
COVERAGE / DEDUCTIBLE					

EG		NT STOR	RAGE				UNSCHED	ULE	ED EQUIPME	NT				
LOC.	MO. IN		MAXIN	MUM VALUE			DES	SCRIF	PTION	MAXIN	IUM ITEM	AMT. OF I	NSURANCE	coins
#	STORAGE	IN BU	UILDING	OUTSIDE	TYPE OF SEC	URITY								
		\$		\$										
		\$		\$										
		\$		\$										
AC	DITION	AL INTE	REST / C	CERTIFICATE RECI	PIENTS A	CORD 45 A	ttached			1				
INT	EREST	RAN	K:	NAME AND ADDRESS	REFERENCE #:				CERTIFICATE RE	QUIRED	IN	TEREST IN I	TEM NUMBER	
	LOSS PA	YEE									LOCATION:		BUILDING:	
	LIENHOL	DER									SCHEDULED		ER:	
	J										OTHER			
				ITEM DESCRIPTION:										
INT	EREST	RAN	к:	NAME AND ADDRESS	REFERENCE #:				CERTIFICATE RE	QUIRED	IN	TEREST IN I	TEM NUMBER	
	LOSS PA	YEE									LOCATION:		BUILDING:	
	LIENHOL	DER									SCHEDULED		ER:	
	J										OTHER			
				ITEM DESCRIPTION:										
INT	EREST	RAN	К:	NAME AND ADDRESS	REFERENCE #:				CERTIFICATE RE	QUIRED	IN	TEREST IN I	TEM NUMBER	
	LOSS PA	YEE									LOCATION:		BUILDING:	
	LIENHOL	DER									SCHEDULED		ER:	
	J										OTHER			
			ļ											
				ITEM DESCRIPTION:										

**GENERAL INFORMATION** 

I	EXPLAIN ALL "YES" RESPONSES		Y/N	1
I	1. EQUIPMENT RENTED, LOANED TO / FROM OTHERS WITH / WITHOUT OPERATORS?			
ł	2. IS APPLICANT OPERATING EQUIPMENT NOT LISTED HERE?		┼──	_
	2. IS APPLICANT OPERATING EQUIPMENT NOT LISTED HERE?			
I	3. PROPERTY USED UNDERGROUND?			
I				
I				
ł	4. ANY WORK DONE AFLOAT?		-	-
I				
I				
Į			┶┓	_
	Attach to ACORD 125 © 1991-2013 ACORD CORPORATION. All r	ITEM # 1	1.1	•
	The ACORD name and logo are registered marks of ACORD	,,/,#,	, <del>-</del> .	

TYPE MANUFACTURER MANUFACTURER TYPE TYPE	DESCRIPTION	MODEL	ID # / SERIA			NEW / USED	DATE PURCHASED
TYPE MANUFACTURER	DESCRIPTION	MODEL	I		1		
MANUFACTURER	DESCRIPTION			MODEL YEAR	CAPACI	ſY	AMOUNT OF INSURANC
			ID # / SERIA	L NO.		NEW / USED	DATE PURCHASED
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	DESCRIPTION		ID # / SERIA	L NO.		NEW / USED	DATE PURCHASED
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#### Applicable in AL, AR, DC, LA, MD, NM, RI and WV

Any person who knowingly (or willfully)\* presents a false or fraudulent claim for payment of a loss or benefit or knowingly (or willfully)\* presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison. \*Applies in MD Only.

#### Applicable in CO

It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado Division of Insurance within the Department of Regulatory Agencies.

#### Applicable in FL and OK

Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony (of the third degree)\*. \*Applies in FL Only.

#### Applicable in KS

Any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to or by an insurer, purported insurer, broker or any agent thereof, any written statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act.

#### Applicable in KY, NY, OH and PA

Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties\* (not to exceed five thousand dollars and the stated value of the claim for each such violation)\*. \*Applies in NY Only.

#### Applicable in ME, TN, VA and WA

It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties (may)\* include imprisonment, fines and denial of insurance benefits. \*Applies in ME Only.

#### Applicable in NJ

Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

#### Applicable in OR

Any person who knowingly and with intent to defraud or solicit another to defraud the insurer by submitting an application containing a false statement as to any material fact may be violating state law.

#### Applicable in PR

Any person who knowingly and with the intention of defrauding presents false information in an insurance application, or presents, helps, or causes the presentation of a fraudulent claim for the payment of a loss or any other benefit, or presents more than one claim for the same damage or loss, shall incur a felony and, upon conviction, shall be sanctioned for each violation by a fine of not less than five thousand dollars (\$5,000) and not more than ten thousand dollars (\$10,000), or a fixed term of imprisonment for three (3) years, or both penalties. Should aggravating circumstances [be] present, the penalty thus established may be increased to a maximum of five (5) years, if extenuating circumstances are present, it may be reduced to a minimum of two (2) years.

THE UNDERSIGNED IS AN AUTHORIZED REPRESENTATIVE OF THE APPLICANT AND REPRESENTS THAT REASONABLE INQUIRY HAS BEEN MADE TO OBTAIN THE	
ANSWERS TO QUESTIONS ON THIS APPLICATION. HE/SHE REPRESENTS THAT THE ANSWERS ARE TRUE, CORRECT AND COMPLETE TO THE BEST OF HIS/HER	
KNOWLEDGE.	

PRODUCER'S SIGNATURE	PRODUCER'S NAME (Please Print)		STATE PROD (Required in	UCER LICENSE NO Florida)
APPLICANT'S SIGNATURE		DATE	NATIONAL P	RODUCER NUMBER
Page 20				ITEM # 14



## **Partner Form**

# Please complete the entire form including the W9 and return to julie.ward@homeserveusa.com

1. Partner Name	2. Tax ID Number				
3. Payment Address (Number, Street and Apt. or Suite No.)					
4. City	5. State	6. Zipcode			

#### Accounts (queries and remittances): Must be supplied

1. Contact Name	2. Contact Phone
3. Contact Email	
4. Contact Title / Position	

Paymen	Payment Method				
	Direct Deposit (ACH)- (Please complete page 2)				
	Check				

## Send completed form to:

SourcingVendorRequests@homeserveusa.com

## Direct Deposit (ACH) Enrollment Form and Agreement

#### All of the following information is required if Direct Deposit (ACH) payment is selected:

1. Partner Name	2. Tax ID Number		
3. Payment Address (Number, Street and Apt. or Suite No.)			
4. City	5. State	6. Zipcode	
7. Payment Notification Contact Person	8. Phone	I	
9. Remit to Email	10. Financial Institution		
11. Routing Number	12. Account Number		
12. Swift Code (If International; Currency will be defaulted to the Co	unty of Domesticity unless otherwise	e specified.)	

I hereby authorize HomeServe USA to automatically deposit payments to the account listed above. I certify that I am authorized to enter into this agreement on behalf of the account holder. I verify that the information provided on this form is correct and that HomeServe USA may rely on it.

Authorized Signature:			

Title: \_\_\_\_\_ Date: \_\_\_\_\_

ITEM # 14.

► Go to www.irs.gov/FormW9 for instructions and the latest information.

	2 Business name/disregarded entity name, if different from above		
e. ns on page 3.	following seven boxes.	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any)	
Print or type. Specific Instructions	LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is <b>not</b> disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner.	Exemption from FATCA reporting code (if any)	
See <b>Sp</b>	5 Address (number, street, and apt. or suite no.) See instructions. Requester's name an	nd address (optional)	
	6 City, state, and ZIP code		
	7 List account number(s) here (optional)		
Par	Taxpayer Identification Number (TIN)		
		urity number	
reside	p withholding. For individuals, this is generally your social security number (SSN). However, for a nt alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other s, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>		

TIN, later.	or
Note: If the account is in more than one name, see the instructions for line 1. Also see What Name and	Employer identification number
Number To Give the Requester for guidelines on whose number to enter.	

#### Certification Part II

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign	Signature of
Here	U.S. person >

## **General Instructions**

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

### **Purpose of Form**

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

· Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest),
- 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)
- Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

ITEM # 14.

Date 🕨

ACORD <sup>®</sup> CAN	ICELLATION REQUE	EST / POLICY REL	EASE	DATE (MM/DD/YYYY) 03/30/2022
PRODUCER PHONE (A/C, No, Ext):	(423) 435-7702	COMPANY NAME AND ADDRESS	NAIC CODE:	
HomeServe USA 601 Merritt 7		National Water Insurance Compa 10 Hospital Center Common, Su	-	
6th Floor Norwalk	CT 06851	Hilton Head		SC 29926
	JB CODE:	POLICY TYPE		
AGENCY 00018310 CUSTOMER ID:		Inland Marine (C)		
INSURED NAME AND ADDRESS		CANCELLED POLICY INFOR	MATION	
Ashland City Water & Sewer		POLICY NUMBER NWICACWS190008		
P.O. Box 36			CANCELLATION DATE	ТІМЕ
		EFFECTIVE DATE AND HOUR OF CANCELLATION	04/01/2022	12:01
Ashland City	TN 37015		EFFECTIVE DATE	EXPIRATION DATE
1		POLICY TERM	04/01/2022	05/01/2022
CANCELLATION REQUEST (Policy attached)	The undersigned agrees that: The above referenced po No claims of any type wi under this policy for loss	te SIGNATURES section below) blicy is lost, destroyed or being retained Il be made against the Insurance Comp es which occur after the date of cancel t will be made in accordance with the to	d. pany, its agents or its represen lation shown above.	
SIGNATURES				
X		X		
WITNESS	DATE	SIGNATURE OF NAMED INSURE	D	DATE
	DATE	SIGNATURE OF NAMED INSURE		
LIENHOLDER MORTGAGEE L	.OSS PAYEE LENDER'S LOSS PAYABLE	AUTHORIZED SIGNATURE (Not applicable in NH per RSA 41)	2:5 I)	LE DATE
	OSS PAYEE LENDER'S LOSS PAYABLE	(Not applicable in NH per RSA 41)		
· · · · · · · · · · · · · · · · · · ·	true and accurate, and I understand	I that any misrepresentation ma	ly be deemed a fraudulen	t act.
FOR AGENCY / COMPANY USE REASON FOR CAN				
		MET	OD OF CANCELLATION	
NOT TAKEN OTHER (Ide	ntify)	FLAT	FULL TERM PREMIUM	\$
COMPANY		SHORT RATE PRO RATA		
Virgina Surety Company			UNEARNED FACTOR	
POLICY NUMBER	EFFECTIVE DATE		RETURN	•
ACWS05012022	05/01/2022	PREMIUM CALCULATION SUBJECT TO AUDIT	PREMIUM	\$
REMARKS (ACORD 101, Additional Remarks Schedule,	, may be attached if more space is required)			
New York Only: If you do not keep you suspended. If your vehicle is still uning surrender your registration certificate a coverage to the Department of Motor	sured after 90 days, your driver <sup>r</sup> s l and plates before your insurance	license will be suspended. To	avoid these penalties, y	ou must
NAME AND ADDRESS		REQUEST / RELEASE DISTRI	BUTION	
				R'S LOSS PAYABLE
HomeServe USA			HOLDER	
601 Merritt 76th FL		COMPANY	NCE COMPANY	
ATTN: Brian Nell	<b>OT</b>			DATE
Norwolk	CT 06851	PRODUCER'S SIGNATURE		DATE
A (/05)		@ 1088-201 <sup>,</sup>	17 ACORD CORPORATIO	N All
- Page 34 - (105)	The ACORD name and logo	are registered marks of ACORD		ITEM # 14.



## Employer Contribution Rate Certification Tennessee Consolidated Retirement System (TCRS) Actuarial Valuation at June 30, 2021



#### Acknowledgement of employer rate effective July 1, 2022 through June 30, 2023

Department Code: 0080800 Department Name: ASHLAND CITY TOWN OF

I hereby acknowledge and agree that I have reviewed the background information on rates provided to me and also located on the Treasury Website at: <u>https://publicreports.treasury.tn.gov.</u> I further acknowledge the upward trends concerning future employer contribution rates.

Please select one of the options below

	The Minimum Emp Optional: We choos	loyer rate: 6.03% se to pay a higher contribution	6.5%	
Emplo	oyer Signature		_Title	
Date		Phone	Fmail	

The first department code listed on the Employer Actuarially Determined Contribution (ADC) Rate sheet is your master code. The master code is responsible for determining the rate and submitting the completed employer contribution rate certification to TCRS. The rate selected will be applicable for <u>all</u> department codes listed on the Employer Actuarially Determined Contribution (ADC) Rate sheet. It is the master code's responsibility to notify these departments of the new rates.

Please return the completed rate certification no later than May 31, 2022 via one of the following methods:

By email: TCRS.EmployerReporting@tn.gov By mail: TCRS Employer Reporting 502 Deaderick Street, 15<sup>th</sup> Fl. Nashville, TN 37243

### Tennessee Consolidated Retirement System Employer Actuarially Determined Contribution (ADC) Rate

### Department Code(s): 808.00 ASHLAND CITY TOWN OF

Applicable period for this employer rate	through June 30, 2023				
Actuarial valuation date	June 30, 2021				
Actuarial experience study date	June 30, 202	0			
Investment rate of return assumption	6.75%				
Key Elements of the Pension Plan (Employer Elect	tions)	<u> </u>	· · · · · · · · · · · · · · · · · · ·		
Base plan formula		1.5% formula times years of servic	e		
Employee contribution rate		5% of salary			
<b>Vesting period</b>		5 years			
Retiree COLAs		Provided, CPI based, capped at 3%	I		
nployer ADC Rate Actuarial P		Actuarial Present Value of Benefit	al Present Value of Benefits (PVB) Summary		
Rate Components:		Actuarial value of assets	\$ 8,870,592		
Normal cost	4.78 %	Expected employee contributions	1,627,388		
Unfunded accrued liability amortization	1.10 %	Expected employer normal cost	1,518,310		
Administrative cost	<u> </u>	Unfunded accrued liability	403,466		
Total employer ADC rate	6.03 %	Total PVB	\$ 12,419,756		
Employees Covered by Benefit Terms					
Inactive employees or beneficiaries curre	enefits 28				
Annualized Retirement Benefit: \$	\$ <i>227,9</i> 35				
Inactive employees entitled to but not ye	fits 55				
Active employees	<u> </u>				
Annualized Salary: \$3,369,628					
		Total 150			

#### Amortization of Unfunded Accrued Liability

Actuarial Valuation Date	Unfunded Accrued Liability (Negative Unfunded Accrued Liability)	Annual Amortization Amount	Amortization Period at June 30, 2021 (in years)
June 30, 2013	\$0	\$0	0.00
June 30, 2015*	(271,292)	(28,625)	14.00
June 30, 2016	197,107	19,954	15.00
June 30, 2017	370,091	36,094	16.00
June 30, 2018	29,127	2,746	17.00
June 30, 2019	(180,414)	(16,499)	18.00
June 30, 2020	(172,678)	(15,359)	19.00
June 30, 2021	431,525	37,419	20.00
Total	\$ 403,466	\$ 35,730	_

\*Beginning June 30, 2015, valuations are performed annually.

#### RESOLUTION \_\_\_\_\_

A RESOLUTION OF THE TOWN OF ASHLAND CITY, TENNESSEE TO DISSOLVE THE ASHLAND CITY MUNICIPAL REGIONAL PLANNING COMMISSION.

Whereas, the Ashland City Municipal Regional Planning Commission has had the authority vested as a regional planning commission to have planning authority beyond the corporate limits of the Town of Ashland City.

Whereas, the Ashland City Municipal Regional Planning Commission adopted a resolution pursuant to Tennessee Code Annotated Section 13-3-102, to request that the Mayor and Council of the Town of Ashland City approve a request to the Local Government Planning Advisory Committee to dissolve the Ashland City Municipal Regional Planning Commission and revert back to a Municipal Planning Commission.

Whereas, planning and control of development beyond the corporate limits has not been shown to be advantageous to the Town.

NOW, THEREFORE, BE IT RESOLVED, that the Mayor and Council of the Town of Ashland City hereby request the Local Government Planning Advisory Committee to revert the Ashland City Municipal Regional Planning Commission back to a municipal planning commission without the designation of a regional planning commission.

Entered this the 12<sup>th</sup> day of April, 2022.

Steve Allen, Mayor

Alicia Martin, City Recorder

#### **RESOLUTION 2022-**

#### A RESOLUTION OF THE TOWN OF ASHLAND CITY, TENNESSEE TO PARTICIPATE IN THE COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM

**WHEREAS**, the State Department of Economic and Community Development will reimburse for projects relating to sewer system improvements; and

WHEREAS, the Town would like to submit the grant application for up to \$600,000; and,

WHEREAS, the Town agrees to match funds for this grant up to \$132,000; and,

**WHEREAS**, the Town of Ashland City now seeks to participate in this grant program for infrastructure needs within the city.

## NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE TOWN OF ASHLAND CITY, TENNESSEE the following:

**SECTION 1:** That the Town of Ashland City is hereby authorized to submit application for *"Community Development Block Grant"* reimbursement grant through Economic and Community Development.

**SECTION 2:** That the Town of Ashland City further authorizes Brian Stinson and Clint Biggers to work with GNRC in order to apply for and manage this grant application.

We, the undersigned City Council members, meeting in Regular Session on this 12th day of April, 2022 move the adoption of the above Resolution.

Councilmember \_\_\_\_\_\_ moved to adopt the Resolution.

Councilmember \_\_\_\_\_\_ seconded the motion.

Voting in Favor \_\_\_\_\_

Voting Against \_\_\_\_\_

Attest:

Steve Allen, Mayor

City Recorder Alicia Martin, CMFO

#### **RESOLUTION 2022-**

#### A RESOLUTION OF THE TOWN OF ASHLAND CITY, TENNESSEE TO PARTICIPATE IN THE TDEC ARP NON-COMPETITIVE GRANT PROGRAM

- WHEREAS, Tennessee Department of Environment and Conservation will reimburse up to \$955,082.25 if awarded for water infrastructure projects; and
- WHEREAS, the Town agrees to match funds for this grant being 25% of the purchase amounts up to \$238,770.56; and,

WHEREAS, the Mayor and City Council would like to apply for these grant funds.

## NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE TOWN OF ASHLAND CITY, TENNESSEE the following:

**SECTION 1:** That the Town of Ashland City is hereby authorized to submit an application for the *"ARP Non-Competitive Grant Program"* reimbursement grant through TDEC.

**SECTION 2:** That the Town of Ashland City further authorizes Brian Stinson to apply for and manage this grant.

We, the undersigned City Council members, meeting in Regular Session on this 12th day of April, 2022 move the adoption of the above Resolution.

Councilmember \_\_\_\_\_\_ moved to adopt the Resolution.

Councilmember \_\_\_\_\_\_\_ seconded the motion.

Voting in Favor \_\_\_\_\_

Voting Against \_\_\_\_\_

Attest:

Mayor Steve Allen

City Recorder Alicia Martin, CMFO

## **Resolution** #

## A RESOLUTION TO AUTHORIZE COOPERATIVE PURCHASING AGREEMENTS FOR THE USE AND BENEFIT OF ALL TOWN DEPARTMENTS

- **WHEREAS,** T.C.A. §12-3-1205 allows for master cooperative purchasing agreements upon the approval and consent of the local legislative body; and
- **WHEREAS,** cooperative purchasing agreements allow local government to purchase goods and services from other local, state, and national cooperative purchasing alliances that were competitively bid under the same circumstances required by law by the purchasing entity; and
- **WHEREAS,** these master cooperative agreements reduce time and personnel resources needed to competitively bid goods and services at the local level, but still allow local governments to take advantage of the lowest and best pricing available for the needed goods and services; and
- **WHEREAS,** Tennessee state law was recently amended at the request of the Tennessee Association of Public Purchasing for all Tennessee counties to take advantage of cooperative purchasing agreements in effect throughout our state and nation; and
- WHEREAS, T.C.A. §12-3-1205(b), states as follows:
  - (1) Notwithstanding any other law to the contrary, any municipality, county, utility district, or other local government of the state may participate in, sponsor, conduct, or administer a cooperative purchasing agreement for the procurement of any goods, supplies, services, or equipment with one (1) or more other governmental entities outside this state, to the extent the laws of the other state permit the joint exercise of purchasing authority, or with an agency of the United States, to the extent federal law permits the joint exercise of purchasing authority, in accordance with an agreement entered into between or among the participants; provided, such goods, supplies, services, or equipment were procured in a manner that constitutes competitive bidding and were advertised, evaluated, and awarded by a governmental entity and made available for use by other governmental entities.
  - (2) A municipality, county, utility district, or other local government of the state may participate in a master agreement by adopting a resolution accepting the terms of the master agreement. If a participant in a joint or multi-party agreement is required to advertise and receive bids, then it will be deemed sufficient for those purposes that the purchasing entity or the entity that procured the bid complied with its own purchasing requirements. The participant shall acquire and maintain documentation that the purchasing entity or entities that procured the bid complied with its own purchasing requirements.
- **WHEREAS,** the Town of Ashland City desires to take advantage of the newly created law and reduce the taxpayer burden for duplication of services while still taking advantage of the lowest and best pricing under the master cooperative agreements that have been competitively bid under the same circumstances required by law by the purchasing entity.

**NOW THEREFORE BE IT RESOLVED** by the Council of the Town of Ashland City that the Town agrees to the terms of the newly created law and authorizes use of the following master cooperative purchasing agreement:

(1) The Interlocal Purchasing System (TIPS)

**BE IT FURTHER RESOLVED** that the established list of authorized cooperative purchasing agreements may be amended at any time by the Town of Ashland City Council.

**ADOPTED** by the Board of Mayor and Aldermen this the 12<sup>th</sup> day of April, 2022.

Approved:

Attest:

Mayor Steve Allen

City Recorder Alicia Martin CMFO

### **RESOLUTION NO.**

## A RESOLUTION OF THE TOWN OF ASHLAND CITY, TENNESSEE AUTHORIZING THE MAYOR TO APPLY FOR A SENIOR CENTER GRANT

WHEREAS, the Senior Center Grant offered by Greater Nashville Regional Council will assist with operation expenses; and

WHEREAS, The Town of Ashland City acknowledges this grant is a 100% grant; and

**WHEREAS,** the Town of Ashland City authorizes Mayor Steve Allen to execute a contract, if selected, with the grantee agency of the Area Agency on Aging and Disability.

**NOW, THEREFORE BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE TOWN OF ASHLAND CITY, TENNESSEE** that the Mayor be authorized to sign a grant contract with the Greater Nashville Regional Council.

We, the undersigned City Council members, meeting in Regular Session on this 12th day of April, 2022 move the adoption of the above Resolution.

Councilmember \_\_\_\_\_\_ moved to adopt the Resolution.

Councilmember \_\_\_\_\_\_ seconded the motion

Voting in Favor \_\_\_\_\_

Voting Against \_\_\_\_\_

Attest:

Steve Allen, Mayor

Alicia Martin, City Recorder

#### **RESOLUTION NO. 2022-**

# A RESOLUTION OF THE CITY COUNCIL OF THE TOWN OF ASHLAND CITY AMENDING THE IT POLICY

WHEREAS, the City Council for the Town of Ashland City has established an IT Policy by Resolution 2021-30; and

WHEREAS, the IT Policy shall be amended with the attached changes.

NOW, THEREFORE BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE TOWN OF ASHLAND CITY, TENNESSEE, that the IT Policy updates and changes, attached hereto, is hereby approved and adopted and shall replace any previously adopted sections of the IT Policy and shall become effective immediately following passage of this resolution.

We, the undersigned City Council members, meeting in Regular Session on this 12th day of April, 2022 move the adoption of the above Resolution.

Councilmember	moved to ado	pt the Resolution.
Counciliantemper		pi nie Resolution.

Councilmember \_\_\_\_\_\_ seconded the motion.

Voting in Favor \_\_\_\_\_

Voting Against \_\_\_\_\_

Attest:

Mayor Steve Allen

City Recorder Alicia Martin, CMFO

## Information Technology (IT) Policy

## Information Technology Citywide Technology Standards

This policy provides procedures, standards, and guidelines to plan for, acquire, implement, and manage the City's computer systems. To satisfy that intent, rules have been formulated to ensure that information resources fit together in a citywide system capable of providing ready access to information, computing, and communication resources. This policy and related information technology standards apply to hardware and software acquired and/or developed by all departments. While every attempt is made to respect the privacy of our users, general usage is monitored in order to detect unauthorized access and illegal activities. When illegal or inappropriate activities are suspected, users' files may be inspected. Anyone making use of this computer system expressly consents to such monitoring and is advised that evidence of criminal activity may be provided to law enforcement officials. The development of a citywide computer system requires the establishment of technical standards based upon international industry standards to the maximum extent possible. Information Technology is responsible for establishing, updating, and communicating the City's Information Technology Standards. The City's dependence on computer technology requires policies and procedures to provide adequate protection for these resources. For these reasons, internal procedures will address security for standalone and shared computer resources. All City Departments will apply the Information Technology adopted Information Technology Policies and standards to all procurement and application development projects to the maximum extent possible. Exemption Process Occasionally, departments may have special conditions or extraordinary requirements that prevent them from conforming to a standard. Department managers may request an exemption from the Information Technology Department.

### **IT Mission**

To provide innovative and secure technology serving the city government and its residents.

## **IT Vision**

Connecting employees and citizens using efficient, leading-edge technology to promote enhanced government services.

## **IT Values**

- Accountability
- Teamwork & Coordination
- Confidentiality & Privacy
- Adaptability & Flexibility
- Achievement & Excellence

- Creativity & Innovation
- Respect
- Hard Work & Effort
- Customer Focused

## **Responsibilities of the Department of Information Technology**

- The information technology (IT) department shall be responsible for maintaining, installing, upgrading, and supporting all information technology hardware, software, and online systems; providing internet security; backing up data; researching and providing technical expertise for information technology-related issues.
- The IT department shall provide services to all departments of the city.

## Powers and duties of the Department of Information Technology

- Manage and coordinate internal information technology systems and data processing functions.
- Coordinate the acquisition, development, and implementation of computer applications, and recommend changes and improvements to operations and programming.
- Direct the design, coordination, and operation of the local and wide area network and the evaluation and implementation of computers though out the city.
- Develop and operate automated information systems for the purpose of providing efficient data handling.
- Coordinate with departments, recommend and establish policies, procedures, and standards for the development of the City's technology operations, subject to the approval of the Council.
- To provide leadership to the city council, Mayor, and directors on the alignment of technology with city initiatives, planning priorities, policy, and strategic objectives.

## **Acquisition of Technology Resources**

No City Department Head or employee shall acquire, through purchase, lease or any form of contract, any information technology resources for the City except through, in coordination with, or in accordance with, policies, guidelines, standards, and procedures established by the Technology Department and subject to approval by Council.

## **Guidelines for Technology Policy**

- No one shall use any City computer or network facility for non-City business without proper authorization.
- No one shall connect any computers or equipment to City's network unless approved by Information Technology

- No one shall download, copy or install any software that violates copyright or licensing agreements.
- Games are prohibited on ALL City computers.
- No one shall use City E-mail for personal correspondence.
- No one shall give any passwords for any City computer to any unauthorized person, nor obtain any other person's password.
- No one shall misrepresent his or her identity or relationship to the city when on the Internet or E-mailing.
- City personnel may use the Internet for personal use while on breaks or as permitted by their Department Head.
- No one shall attempt to gain unauthorized access to other users' files or systems.
- Users shall not use any other e-mail services on City-owned computers other than those provided by Information Technology.

City computers and network facilities comprise all computers owned or administered by the Town of Ashland City that are connected to the City's communication facilities, including departmental computers, mobile devices, and voice over IP telephones, and also the City's computer network facilities accessed by anyone from anywhere. Some exclusions apply to the City's guest network as it is open to everyone.

Violations of these policies incur the same types of disciplinary measures as violations of other City policies or state or federal laws, including criminal prosecution in serious cases.

(A) No one shall use any City computer or network facility without proper authorization. No one shall assist in, encourage, or conceal from authorities any unauthorized use, or attempt at unauthorized use, of any of the City's computers or network facilities. Comment: Computers and networks are just like any other City facilities – they are to be used only by people who have permission. Using a computer without permission is theft of services and is illegal under state and federal laws.

(B) No one shall knowingly endanger the security of any City Computer or network facility, nor willfully interfere with others' authorized computer usage. Comment: Many of the other regulations given here deal with specific acts of this kind. You should not assume that other malicious acts or deliberate security violations are permissible merely because there is no specific rule against them.

(C) No one shall use the City's communication facilities to attempt unauthorized use, nor to interfere with others' legitimate use, of any computer or network facility anywhere. Comments: State and federal laws forbid malicious disruption of computers. Town of Ashland City does not tolerate individuals who invade others' privacy, steal computer services, or commit misrepresentation or fraud; nor pranksters who attempt to disrupt computers or network facilities for any other purpose. The mere lack of security measures does not mean that a computer is open to anyone who wishes to use it. The same goes for unauthorized use of communication paths. (D) No one shall connect any computer or device to any of the City's networks unless it meets technical and security standards and is specifically approved by Information Technology. Comments: The applicable requirements depend on what kind of connection is being made. For example, connecting to the citywide network requires special authorization, because one improperly configured machine on a network can cause widespread disruption.

(E) All users shall share computing resources in accordance with policies set for the computers involved, giving priority to more important work and cooperating with other users of the same equipment. Comments: If you need an unusual amount of disk space, CPU time, or other resources, check with the administrators in charge of the computer rather than risk disrupting others' work. When resources are tight, work that is necessary to the City's mission must take priority over computing that is done to pursue personal interest or self-training on side topics. Also, no matter how important your work may be, you are only entitled to one person's fair share of the machine unless additional resources are available and appropriate permission has been granted. Priorities for any particular machine are set by the administrators in charge of it in consultation with the user community. Obtaining extra computer resources through any form of deception (e.g., secretly opening multiple accounts, misrepresenting the nature of your work, or the like) is strictly prohibited.

(F) No one without specific authorization shall use any City Computer or network facility for noncity business. Comments: By law, the city can only provide computer services for its own work, not for private use. In this respect the City's computers are different from those owned by colleges or corporations. It is improper to use the City's computers for political campaigns, fund-raising, commercial enterprises, mass mailings, or other outside activities that have not been granted the use of the City's facilities. Do not store personal files, including but not limited to, pictures, documents, and music on City computers. The Information Technology Department reserves the right to remove personal files from City computers. You should be aware that the ability to use a computer and/or service does not constitute permission or authorization. If you have questions, contact your supervisor or someone from the Information Technology Department.

(G) No one shall give any password for any City computer or network facility to any unauthorized person, nor obtain any other person's password by any unauthorized means whatsoever. No one except the System or LAN Administrators in charge of a computer is authorized to issue passwords for that computer. Comments: Giving your password to an unauthorized person can be a crime under Tennessee law. The criterion is not whether you trust them, but whether the city has authorized them. Passwords protect the City's network, not just the individual machines to which they apply. The city insists that each account be used only by the person to whom it belongs, so that if problems are detected or abuse is alleged, the responsible person can be identified. If a department cannot keep passwords secure, it cannot connect its machines to the citywide network. In general, you should never share your password with anyone else. Likewise, you must never use or disclose a password that was given to you improperly. Do not store the password for one computer in another computer. It is easy for anyone to walk up to your personal computer. Passwords must

be changed every 90 days. You are responsible for choosing a secure password. Don't use names, nicknames, phone numbers, or recognizable words in any language, because some people guess passwords by automatically trying every word in a large dictionary. A strong password should include upper- and lower-case letters, numbers, and/or symbols. Also, a phrase such as "57ityMwb" is a good password, and it's easy to remember because it stands for "57 is the year Michael was born." Your password is secret. System or LAN administrators will not typically ask you for it. The computer will never ask you to type it unless you are logging in or changing your password. Beware of computer programs that ask you to "log in again" or type your password at any other time; they are likely to be scams. (There are rare exceptions on some computers; check with your system manager. If anything, that you don't understand ever happens after you type your password, then change your password immediately.) In some situations, the city authorizes more than one person to a single account, but this is seldom the best way to conduct collaborative work. Instead, use file sharing, groups, and related features of the system you are using. Email can be redirected automatically to an assistant, who can then forward it to you using a separate mailbox.

(H) No one shall misrepresent his or her identity or relationship to the City when obtaining or using City computer or network privileges. Comments: Naturally, you must not claim to be someone else, nor claim to have a different relationship to the city than you actually do, when obtaining a computer account or access to a lab. You must not falsify your name, address, email address, or affiliation when sending email or other messages from a city computer. Doing so can be illegal as well as being an unacceptable use of the City's facilities. On some systems, there are ways to post messages without revealing your name and address. Anonymous communication is permissible when there is a legitimate need for additional privacy. It is not a cover for fraudulent or obnoxious behavior, and in cases of abuse, anonymous messages may be traced to their source. Deceptive communication, in which you claim to be some other specific person, is never permitted. You can create confusion, and possibly violate trademark law, by using someone else's trademark as your name on the internet.

(I) No one without specific authorization shall read, alter, or delete any other person's computer files or electronic mail. This rule applies regardless of whether the operating system of the computer permits these acts. Comments: Do not try to guess or steal other people's passwords, or read their files, even if the computer permits this.

(J) No one shall download, copy, install, or use any software or data files in violation of applicable copyrights or licensing agreements. Comments: This rule forbids making unauthorized copies, for use elsewhere, of software residing on the City's computers. It also forbids installing or downloading ANY games or using pirated software on City computers. Unauthorized copying is usually a violation of federal copyright law. Some software is "site licensed" and can be used on any City computer. (The terms of various site licenses differ.) Some software is genuinely free; the author allows everyone to use it free of charge. Before copying software, be sure what you are doing is legal, and consult people who have full information. If strangers show up at your computer site saying they are there to check software licenses, you should immediately contact Information Technology and

your administrative superiors. Software licenses do not normally authorize these surprise inspections, and there is a substantial risk that the "inspectors" are not legitimate.

(K) No one shall create, install, or knowingly distribute a computer virus, "Trojan Horse," or other surreptitiously destructive program on any City computer or network facility, regardless of whether any demonstrable harm results. Comments: A virus is a hidden computer program that secretly copies itself onto users' disks, often damaging data. A Trojan horse is a program with a hidden, destructive function, or a program designed to trick users into revealing confidential information such as passwords. Even when the harm done by programs of these types is not readily evident, they confuse beginning computer users, degrade CPU performance, and waste the time of system managers who must remove them.

(L) No one without proper authorization shall modify or reconfigure the software or hardware of any City computer or network facility. Comments: Do not modify the hardware, operating system, or application software of a city computer unless someone has given you explicit permission to do so from Information Technology. The other users with whom you share the machine, and the technician on whom you rely for support, are expecting to find it set up exactly the way they left it. City personnel shall adhere to the software license agreement provided with each software product purchased. Only city owned software shall reside on City owned computers. Authorized evaluation software may be permitted for a fixed period of time. Software is copyright protected in the same manner as other media such as records, books, and film. The fact that software is so easy to copy does not legitimize its duplication. The City will purchase and track the requisite number of licenses and use all commercial software in accordance with licensing agreements.

- The following procedures shall be followed to ensure adherence to software licensing agreements:
  - Software may be loaded onto City computers only if (1) it is licensed by the City, or (2) it is licensed to an employee of the City and IT, or Department Head has approved its use.
  - 2. Users are responsible for ensuring that backups of critical data files are made. Users may contact Information Technology for assistance with backups.
  - 3. Configuration of each workstation shall be determined first by citywide policy and then departmental policy. Only within those parameters is personal preference to be exercised. Information Technology personnel may reconfigure systems and delete unauthorized software and data. Any exceptions, which have been authorized, should be noted in a file.
  - 4. Computers or terminals shall not be left unattended in a state, which affords unauthorized access to records that compromises security.

(M) Users shall not place confidential information in computers without protecting it appropriately. The city cannot guarantee the privacy of computer files, electronic mail, or other information stored or transmitted by computer unless special arrangements are made. Comments: Due to the nature of most e-mail systems, the physical security of

messages cannot be guaranteed. As with voice mail and fax, e-mail systems transmit information through wires or through the airwaves. Because there is a security risk in the use of e-mail, it is suggested that care be taken when transmitting sensitive and non-public data through e-mail. Depending on the content, there may be times when e-mail is not the appropriate vehicle to send a message. The contents of the message determine whether the message is public or non-public. Remember that public data is accessible to the public.

Example uses of e-mail that will not be tolerated:

- Illegal activities
- Wagering, betting, or selling chances
- Harassment
- Fundraising, except for agency-sanctioned activities
- Commercial activities
- Other unethical activities

Since the e-mail messages are City records, you should be aware that department heads have the right to access them at any time with the assistance of the Information Technology department. However, the content of e-mail messages is not routinely monitored or disclosed. Monitoring or disclosure may occur under subpoena or other legal actions, in connection with charges of improper or illegal actions by an individual, unexpected absence of an employee, disciplinary proceedings against an employee, and other appropriate business or technical reasons. Problems or issues regarding agency e-mail should be directed to the Information Technology Director and/or department heads. Ordinary electronic mail is not private. Do not use it to transmit computer passwords, credit card numbers, personally identifiable information (PII) or information that would be damaging if made public. Bear in mind that some records are required by law and by City policy, to be kept confidential. It is also necessary to protect confidential information about employees. The city will normally respect your privacy but cannot guarantee it absolutely. There are many ways a normally private file can end up being read by others. If email is misaddressed, it may go to one or more recipients who will read it and try to correct the address. For your own protection, system administrators will often look at unusual activity to make sure your account hasn't fallen victim to an attack. Encryption is available for portable devices and email. Contact the Information Technology department for more information. The Tennessee Open Record Act applies to information stored in computers. This act gives citizens the right to obtain copies of "public records" as defined by state law. Requests for public records must be made through proper administrative channels. If you are using personal email to conduct City business, your personal email would become subject to public record requests. If you have a concern regarding any possible violation of the above rules by anyone, please forward the message with your complaint to Amartin@ashlandcitytn.gov.

(N) Users shall take full responsibility for messages that they transmit through the City's computers and network facilities. No one shall use the City's computers to transmit fraudulent, defamatory, harassing, obscene, or threating messages, or any communications prohibited by law. Comments: Electronic mail (e-mail) is an authorized and recommended method of inter and intradepartmental communications. All City personnel who are assigned an individual e-mail address shall become proficient in the use of the e-mail system. Personnel that have been assigned an individual email address should check incoming messages in a timely manner each workday. All personnel should respond to e-mail, which requires a response, in a timely manner. Any use of technology provided by the

City is considered to be public record and may be subject to public disclosure and/or review by authorized city managers in accordance with applicable law. Personnel should understand that they have no legitimate expectation of privacy with regard to any use of technology provided for their use by the city (including but not limited to email, text messaging, internet usage, and telephone/cell phone usage). Never send or keep anything that you would mind seeing on the evening news or being subject to public disclosure. Routine back up of electronic mail will occur as part of the system maintenance. You have exactly the same responsibilities on the computer network as when using other forms of communication. You must obey laws against fraud, defamation, harassment, obscenity, solicitation of illegal acts, threatening or inciting violence, and the like. Bear in mind that uninvited amorous or sexual messages are likely to be construed as harassment. If you are bothered by uninvited email, ask the sender to stop, and then, if necessary, consult your system administrator. Use of the computers to circulate chain letters and pyramid schemes is not permitted. If someone says, "Forward a copy of this to everyone you know on the Internet," don't. Such messages often contain misunderstood or outdated information, or even outright hoaxes. Even when the information is legitimate, chain forwarding is a needlessly expensive way to distribute it. Never participate in schemes to deliberately flood a computer with excessive amounts of email. "Mail bombing" can incapacitate a whole computer or even a whole subnetwork, not just the intended victim. It is considered good practice to use your real name, rather than a nickname or pseudonym, in the headers of all outgoing communications. Use of nicknames is often interpreted as a sign of immaturity or an indication that you are not taking full responsibility for what you are sending out. All users should be aware that there is no guarantee that electronic mail actually came from the person or site indicated in it. Deceptive electronic mail is easy to fake, including the technical information in the header. Doing so is of course prohibited and is in many cases against the law. Hoaxes, pranks, and con games are common on the Internet. Be on the lookout for misguided "warnings" (about computer viruses, impending legislation, etc.) and false appeals for charity (usually involving dying children). If you get a message that spurs you to take immediate action, it is very likely to be a hoax, even if the person who passed it along to you was perfectly sincere. Also, genuine appeals that are several years old are still circulating as if they were current. Rather than spreading the appeal or "warning", post a question to the Information Technology department. Use prudent caution when sending out any messages that appears to be an official communication from the city. If the header identifies your message as coming from an administrative office or from the office of someone other than yourself (e.g., "City Clerk"), recipients will presume that you are speaking for that office or person. It is important to distinguish actions taken to punish a person from actions taken to protect a system. If your account appears to have been misused or broken into, your system administrator will inactivate it and contact you or wait to hear from you. This is done to stop the misuse and does not presume that you are the guilty person; you can expect to have your privileges reinstated right away, with new password, as soon as you identify yourself and indicate willingness to follow the rules. Thus, you can resume using the computer while investigation of the incident continues.

(O) Those who publish World Wide Web pages or similar information resources on City computers shall take full responsibility for what they publish; shall respect the acceptable-use conditions for the computer on which the material resides; shall obey all applicable laws; and shall not publish commercial advertisements. References and links to commercial sites, advertisements, and especially paid advertisements, are not permitted. Users shall not accept payments, discounts, free merchandise or services, or any other remuneration in return for placing anything on their web pages or similar facilities. Comments: All Internet users are expected to be responsible cyber-citizens. That means

knowing the tools, rules and etiquette and behaving accordingly. This includes the selection of materials to post; posts should reflect well on the City and not violate anyone's trust or copyright laws. The viewing, downloading or printing of pornography is strictly prohibited. Any personnel caught viewing, downloading or printing pornography may be subject to MAJOR disciplinary action. Personnel are encouraged to use Internet for research, education, and communications, provided it is for City related business. Personnel shall not use the Internet for non-city business use while on City time. City personnel are not permitted to use the Internet or wide area network services for any illegal purpose. This includes unauthorized access to protected resources for the city. Transmitting unprofessional communications or using City resources for unsolicited advertising for personal gain is strictly prohibited. The information technology department uses network equipment to block access to specific parts of the Internet that by definition have no valid use normally here at the Town of Ashland City. Examples of these areas include pornography, gambling and streaming media. If you find that in the course of your job that you need access to these web sites, your department manager should submit a request to human resources to request access. Human Resources will approve the request and submit a help desk ticket to information technology to grant the requested access. Web pages on the City's network are subject to the same rules as other uses of the same facilities. Different City computers are set up for different purposes; System administrators can advise about what is permitted at any particular site. Only Town of Ashland City Departments are allowed to have pages hosted on the City's computer systems. Furthermore, only links to government agencies will be allowed on the City's web page(s) unless other links are specifically approved by Information Technology. When you publish something on the World Wide Web, you are putting it before a potential audience of millions. You have the same responsibilities as if you were publishing a newspaper. If the content is libelous or deceptive, people can sue you and you can be held personally liable. Since there are laws against distributing obscene material (not just creating it), a link to an obscene web site can be a violation of the law. This is true regardless of the status of the Communications Decency Act or other new laws that specifically mention computers. You are not allowed to view any material that is sexually explicit or obscene. Additionally, the City's sexual harassment policy prohibits you from displaying sexually explicit material, which interferes with anyone's work or personal performance or creates an intimidating, hostile, or offensive environment. If you want to reproduce copyrighted pictures, cartoons, or comic strips on your web page, you must have the copyright owner's permission. It is not sufficient to reproduce the owner's copyright notice; you must actually obtain permission for yourself. Brief textual quotations do not always require permission as long as the source is acknowledged and you are not reproducing a complete work (poem, essay, etc.). You must not accept payments, discounts, or anything of value in return for placing anything on your web page. The City's disk space and communication capacity are not yours to sell. This applies to all computers directly connected to the City's network, even if they are privately owned.

(P) Users shall not utilize any electronic mail services other than those maintained by Town of Ashland City's Information Technology Department. Comments: You are prohibited from using other mail services such as AOL, Yahoo<sup>™</sup>, Hotmail, MSN, etc. on City computers. These types of servers cause several problems including (but not limited to) a lack of security and increased bandwidth usage.

(Q) Data which is exempted from disclosure under the Freedom of Information Act (Public law 93-502) or whose disclosure is forbidden by the Privacy Act (Public law 93-579) will not be

transmitted over the Internet network unless encrypted. Comments: Logon Ids and passwords are frequently classified as sensitive information.

(R) Users shall not store City data on personal online storage accounts. Comments: User data belongs to the City and shall only be stored on City approved servers and cloud solutions.

(S) Users shall report any suspicious activity to the Information Technology department immediately. Comments: Users should call the Information Technology department immediately. Users should then notify their supervisors of the suspicious activity. New state and federal laws concerning computer abuse continue to be passed, and important court decisions occur frequently. For up-to-date guidance about specific questions, consult the Information Technology Department

## **Computer Usage (Possible Employee Misuse)**

Purpose

In order to ensure that Town of Ashland City work rules and procedures are being followed, a department head or Human Resources may need to review the use of a computer or the network (including the Internet) at the Town of Ashland City. This policy provides a process by which IT is authorized to monitor and report the use of City computers and files stored on any computer or server on the network and the Internet.

#### Policy

IT will not initiate the monitoring of the usage of any computer on the Town of Ashland City network without the authorization as described below.

- Any request under this policy will be kept confidential by the IT department.
- To request the monitoring of the usage of a Town of Ashland City computer, the department head and HR director will jointly contact IT. The request will include the beginning and ending date for the requested monitoring.
- To request access to an employee's email, a date range or keywords should be provided. If the employee email access is for a department head, the HR director or the mayor can initiate the request.
- To request access to an employee's files stored on the network, the department head will contact IT. If the employee file access is for a department head, the HR director or the mayor can initiate the request. IT will provide access to the employee's files for the department head.

## **Email Signature**

All emails should be signed with employee first and last name, job title, department name, town name and logo. And all emails should have the following disclaimer:

Disclaimer: This electronic message may contain information that is CONFIDENTIAL or legally privileged. It is intended only for the use of the individual(s) and entity named in the message. If you are not an intended recipient of this message, please notify the sender immediately and delete the material from your computer. Do not deliver, distribute, or copy this message and do not disclose its contents or take any action in reliance on the information it contains.

## **IT Ticketing**

All employees must submit an IT ticket through the Freshdesk Support Portal in order to receive technical support or assistance. The IT department receives a high volume of requests from all departments daily and in order to be efficient and productive, this will be the most effective way to track all incoming requests.

As an employee of the Town of Ashland City, I certify that I have read and understand the IT Policy. I agree to abide by the policy.

Employee

Date

Human Resources

Date

#### **ORDINANCE NO.**

### AN ORDINANCE BY THE TOWN OF ASHLAND CITY, TENNESSEE AMENDING ORDINANCE #529 HOTEL-MOTEL TAX

- WHEREAS, the Tennessee Legislature recently amended TCA §67-4-1402 via Public Chapter No. 496 (HB1515/SB1030) which provides that any occupancy tax levy must not exceed four percent (4%) of the consideration charged for the space, unless a levy or authorization to levy an amount in excess of four percent (4%) existed prior to July 1, 2021 and the hotel-motel tax may be imposed by the local government; and
- **WHEREAS,** the Town of Ashland City, Tennessee currently imposes a hotel-motel tax in the amount of two- and one-half percent (2.5%) of the consideration charged by the operator; and
- WHEREAS, the Mayor and Council of the Town of Ashland City, Tennessee would like to increase the current imposed hotel-motel tax of two- and one-half percent (2.5%) in accordance with TCA §67-4-1402 to four percent (4%).

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF ASHLAND CITY, TENNESSEE, that a four percent (4%) hotel-motel tax shall be imposed; and

**BE IT FURTHER ORDAINED,** that this Ordinance shall take effect twenty (20) days after final passage, the public welfare requiring it.

First Reading: September 21, 2021 Public Hearing: September 21, 2021 Second Reading: October 12, 2021

ATTEST:

Mayor Steve Allen

City Recorder Alicia Martin, CMFO

### **ORDINANCE #**

#### AN ORDINANCE BY THE MAYOR AND CITY COUNCIL TO ACCEPT A BUDGET AMENDMENT FOR THE 21/22 FISCAL YEAR

WHEREAS, the Mayor and Council appropriate \$77,000 to the General Fund for the ADA Improvement Bid at Johns Park.

**NOW THEREFORE, BE IT ORDAINED**, by the Council of the Town of Ashland City, Tennessee that this ordinance shall become effective 20 days after final passage the public welfare requiring.

Section 1. A budget amendment consisting of the available funds and appropriations be adopted for the General Fund:

Water/Sewer Fund	<u>Beginning Departmental</u> <u>Budget</u>	Ending Departmental Budget
Finance Department	\$6,125,295.00	\$6,202,295.00
1 <sup>st</sup> reading Public Hearing 2 <sup>nd</sup> reading		
Attest:		
Mayor Steve Allen	City Recorder Alicia	a Martin, CMFO

#### **ORDINANCE NO.**

### AN ORDINANCE TO AMEND THE OFFICIAL ZONING MAP OF THE TOWN OF ASHLAND CITY, TENNESSEE, BY REZONING PARCEL 011.01 OF CHEATHAM COUNTY TAX MAP 064, LOCATED ON HIGHWAY 12 SOUTH

- **WHEREAS,** the Town of Ashland City has recognized the need to reclassify certain parcels located within its corporate limits to a zoning district classification more appropriate to the existing land use and the surrounding area to promote and protect the health, safety, morals, convenience, order, prosperity, and other aspects of general welfare; and
- WHEREAS, a request has been made to the Ashland City Municipal-Regional Planning Commission to rezone said subdivision; and
- WHEREAS, the Ashland City Municipal-Regional Planning Commission has reviewed and recommended to the Town Council that the Official Zoning Map, be amended as hereinafter described; and

## NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF ASHLAND CITY, TENNESSEE:

SECTION 1. Pursuant to provisions of Sections 13-7-201 to 13-7-204, Tennessee Code Annotated, the property described herein is rezoned as follows:

The parcel included on Tax Map 64, Parcel 011.01, located on Highway 12 South be rezoned from R-4 PUD (High Density Residential) district to the R-1 (Low Density Residential), as taken from the records of the Assessor of Property of Cheatham County, Tennessee as of April 2022. This area to be zoned R-1 is marked with a red "X" and shown on the map below.

SECTION 2. This ordinance shall be effective 20 days after its final passage, the public welfare requiring it.

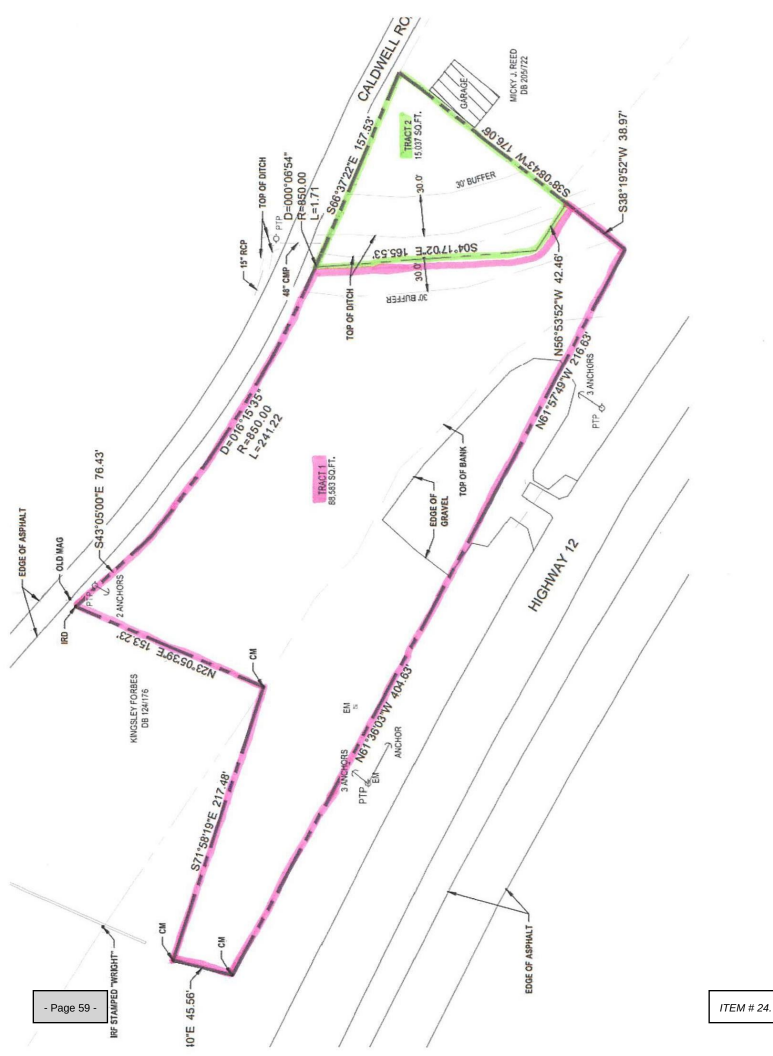
Recommended by Ashland City Municipal-Regional Planning Commission regularly called meeting on <u>April 4, 2022</u>. First Reading <u>April 12, 2022</u> Second Reading <u>May 10, 2022</u>

ATTEST:

Mayor Steve Allen

City Recorder Alicia Martin CMFO





## SURPLUS PROPERTY NOMINATION FORM

TOWN OF ASHLAND CITY, TENNESSEE

TOWN OF ASHLAND

Department:

to Resolution 2018-05

The following items are hereby nominated for designation as surplus city property pursuant

Parkst Recreation

Item 2013 Toro Mower 72"ZTR Diesel Mower Description Senal Number 328427 Age grears old Asset Number None 6 years Estimated Remaining Useful Life (Years) Purchase Price \$12,000.00 Current Estimated Value: \$5,000.00 Reason for making the nomination: Mower has been replaced with 2 new one. Mower will be listed on govdeals.com Scott 9. Sampton Date: March 30, 2022 Signature

#### GREER COMMUNICATIONS, INC.

661 HORACE CROW DRIVE CLARKSVILLE, TN. 37043 PHONE# (931) 645-6358 FAX# (931) 645-1240

#### NAME / ADDRESS

ASHLAND CITY POLICE DEPARTMENT 233 TN WALTZ PARKWAY ASHLAND CITY, TN. 37015

[	P.O. NO.	TERMS	Serial Nur	nber	PRO	JECT	Model Number
		Net 30					
ITEM		DESCRIPTION		Q	TY	COST	TOTAL
NX-5300K2	NXDN CONVEN INCLUDE KRA-2	RADIO (450-520 MHZ ITIONAL, STANDARD 7 ANTENNA, KNB-L2/ dard) BATTERY, KSC- IP	Keypad, to M Li-Ion		12	849.	30 10,191.60
PROGRAMMIN	G TUNING & PRO PURCHASED	GRAMMING OF RAD	IO WHEN		12	28.	3 337.56
КМС-72W		/55/67 NOISE-CANCI COMPATIBLE WITH 0/NX-3300	Eling		12	80.	10 961.20
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QUOTE

DATE	W.O.#
1/13/2022	79105

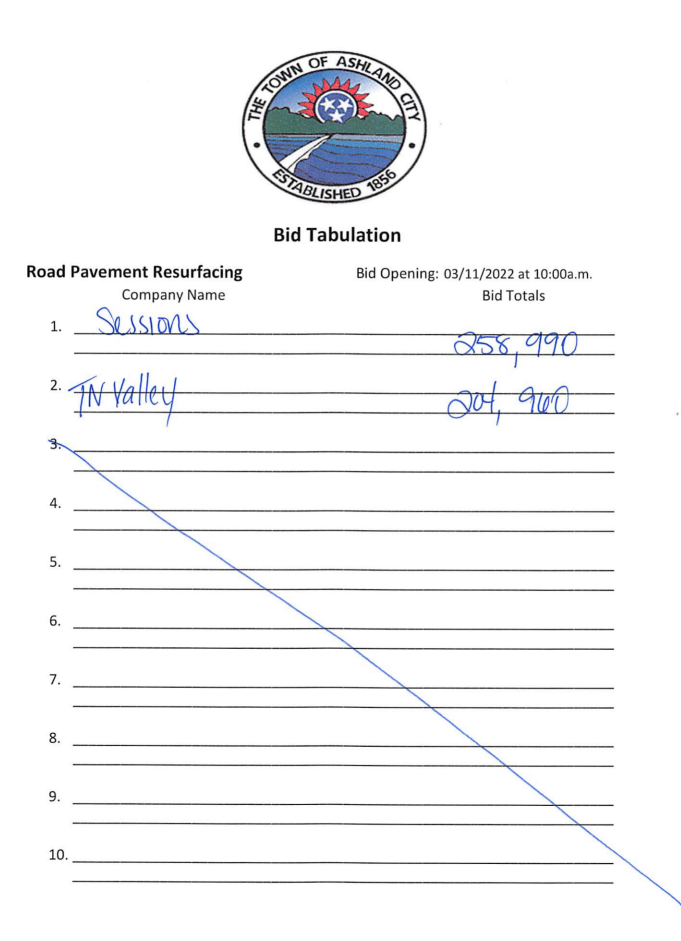
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ITEM # 26.

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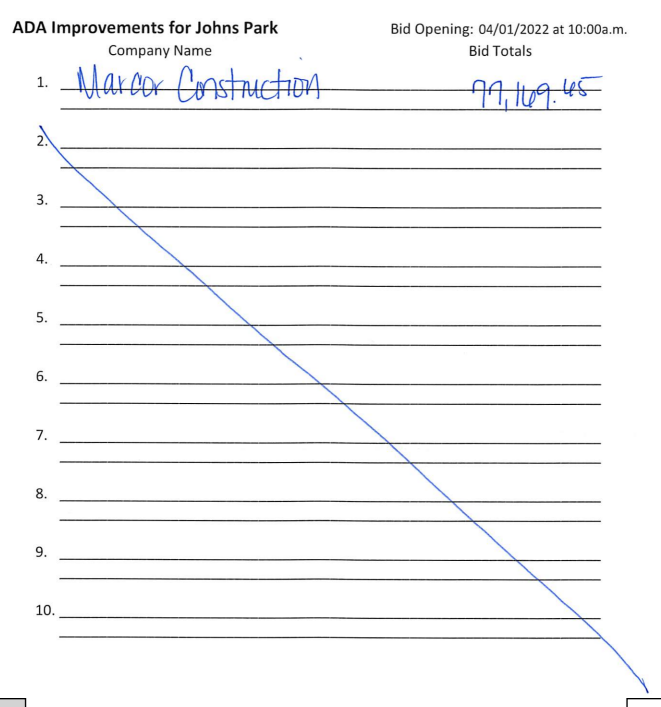
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l of 1





**Bid Tabulation** 



TOWN OF ASHLAND CITY SEWER REHABILITATION BID DATE: 3/8/2022 BID TIME: 2:00 P.M. , C.S.T.		
CONTRACTOR	BASE BID	
BLD Services, LLC TN Lic # 61980	\$ 3,179,406.95	
Bobby Luttrell & Sons, LLC TN Lic # 55481	\$2,585,487.50	
Gulf Coast Underground TN Lic # 68834		
Insituform Technologies, LLC TN Lic # 42362		
Vortex Services, LLC TN Lic # 66806		