



City of Cincinnati

801 Plum Street
Cincinnati, OH 45202

Agenda - Final

Budget, Finance & Governance Committee

Chairperson Jeff Cramerding
Vice Chair Evan Nolan
Councilmember Mark Jeffreys
Councilmember Anna Albi
Vice Mayor Jan-Michele Kearney
Councilmember Meeka Owens
Councilmember Scotty Johnson
Councilmember Seth Walsh
Councilmember Ryan James

Monday, January 26, 2026

1:00 PM

Council Chambers, Room 300

AGENDA

EXECUTIVE SESSION

Pursuant to Ohio Revised Code 121.22(G)(1)

PRESENTATIONS

Mill Creek Valley Conservancy District

Andrea Yang, Executive Director, Greater Cincinnati Water Works

MOTIONS

1. [202600150](#) **MOTION**, submitted by Councilmembers Owens and Jeffreys, **WE MOVE** that the City Administration prepare a report by March 1st, 2026 updating the Council on all active LEED Tax Abatements. **FURTHER WE MOVE** that the Administration provide statistics on the amount of LEED tax abatements that have been amended or canceled since passage of the original ordinance in 2007 (Ord. 446-2007) and since the 2023 revision (Ord. 106-2023).

Sponsors: Owens and Jeffreys

Attachments: [202600150](#)

2. [202600188](#) **MOTION**, submitted by Councilmembers Jeffreys, Cramerding, Nolan, Owens, Albi and Walsh, **WE MOVE** for City Council to begin the annual review of the City Manager. The review will be based on the ten categories listed below and will follow the timeline listed below. (BALANCE ON FILE IN THE CLERK'S OFFICE) (STATEMENT ATTACHED)

Sponsors: Jeffreys, Cramerding, Nolan, Owens, Albi and Walsh

Attachments: [202600188](#)

PAYMENTS

3. [202600171](#) **ORDINANCE (EMERGENCY)** submitted by Sheryl M. M. Long, City Manager, on 1/22/2026, **AUTHORIZING** the payment of \$1,325.58 to Broadcast Music, Inc. from Cincinnati Recreation Commission (CRC) Recreation Special Activities Fund non-personnel operating budget account no. 050x199x1910x7452 as a moral obligation for outstanding charges for music licensing services.

Sponsors: City Manager

Attachments: [Transmittal](#)
 [Ordinance](#)

4. [202600159](#) **ORDINANCE (EMERGENCY)** submitted by Sheryl M. M. Long, City Manager, on 1/22/2026, **AUTHORIZING** a payment of \$8,740 from Greater Cincinnati Water Works Water Works Capital Fund capital improvement program project account no. 756x300x0000x7634x213354, "Grandin Ln/Grandin Rd/Torrence," to United Title Services, LLC as a moral obligation for title services for water main infrastructure improvements in Hyde Park provided after January 1, 2025.

Sponsors: City Manager

Attachments: [Transmittal](#)
 [Ordinance](#)

GRANTS

5. [202600160](#) **ORDINANCE** submitted by Sheryl M. M. Long, City Manager, on 1/22/2026, **AUTHORIZING** the City Manager to apply for, accept, and appropriate a grant from the U.S. Department of Justice, Office of Justice Programs, Bureau of Justice Assistance, FY 2025 Patrick Leahy Bulletproof Vest Partnership Program (ALN 16.607), to provide the Cincinnati Police Department with reimbursement of up to \$263,250 for bulletproof vest body armor expenditures for Fiscal Years 2026 and 2027, which are estimated at \$526,500; and **AUTHORIZING** the Director of Finance to deposit the grant funds into Law Enforcement Grant Fund 368, project account no. 26VEST.

Sponsors: City Manager

Attachments: [Transmittal](#)
 [Ordinance](#)

6. [202600172](#) **ORDINANCE (EMERGENCY)** submitted by Sheryl M. M. Long, City Manager, on 1/22/2026, **ESTABLISHING** new capital improvement program project account no. 980x233x262346, "Gilbert Ave Safety Phase 1 Rehab PID

115756," to provide resources for the Gilbert Avenue Safety Project Phase 1 (PID 115756) (the "Gilbert Avenue Safety Project"), a two-mile long Complete Street along Gilbert Avenue beginning at Court Street and ending at Martin Luther King Jr. Boulevard, including but not limited to pavement rehabilitation, intersection and traffic signal improvements, bus stop improvements, shortened crosswalks, and protected bike lanes; **AUTHORIZING** the City Manager to apply for, accept, and appropriate grant resources of up to \$3,800,000 from the Federal Highway Administration (ALN 20.205), administered by the Ohio Department of Transportation ("ODOT"), to newly established capital improvement program project account no. 980x233x262346, "Gilbert Ave Safety Phase 1 Rehab PID 115756," to provide resources for the Gilbert Avenue Safety Project; **AUTHORIZING** the Director of Finance to deposit grant resources into capital improvement program project account no. 980x233x262346, "Gilbert Ave Safety Phase 1 Rehab PID 115756"; and **AUTHORIZING** the City Manager to do all things necessary to cooperate with the Director of ODOT to complete the Gilbert Avenue Safety Project.

Sponsors: City Manager

Attachments: [Transmittal](#)
[Ordinance](#)

FUNDING AGREEMENT

7. [202600176](#) **ORDINANCE** submitted by Sheryl M. M. Long, City Manager, on 1/22/2026, **AUTHORIZING** the City Manager to enter into and execute a Funding Agreement, in substantially the form of Attachment A hereto, to enable the Millcreek Valley Conservancy District to develop the revenue and capacity to operate, maintain, repair, and replace the Mill Creek Local Flood Protection Project when it is completed and turned over to the district by the United States Army Corps of Engineers; **AUTHORIZING** the expenditure of up to \$1,500,000 from Stormwater Management Enterprise Fund 107; and **DECLARING** the project to be for a public purpose.

Sponsors: City Manager

Attachments: [Transmittal](#)
[Ordinance](#)
[Attachment A](#)

COMMUNICATIONS

8. [202600221](#) **COMMUNICATON**, submitted by Councilmember Cramerding regarding FYI Memo: \$5.42M Public Safety Funding Update.

Attachments: [COMMUNICATION](#)

PRESENTATION

9. [202600203](#) **PRESENTATION** submitted by Sheryl M. M. Long, City Manager, dated 1/26/2026, regarding Mill Creek Valley Conservancy District/MVCD.

Sponsors: City Manager

Attachments: [Transmittal](#)
[Presentation](#)

ADJOURNMENT



202600150

Meeka D. Owens
Cincinnati City Council

January 14th, 2026

MOTION: Review of LEED Tax Abatements

WE MOVE that the City Administration prepare a report by March 1st, 2026 updating the Council on all active LEED Tax Abatements.

FURTHER WE MOVE that the Administration provide statistics on the amount of LEED tax abatements that have been amended or canceled since passage of the original ordinance in 2007 (Ord. 446-2007) and since the 2023 revision (Ord. 106-2023).

Councilmember Meeka D. Owens

Mason Jeffery



Mark Moore

Mark Jeffreys
Councilmember

Motion: City Manager Review

January 20th, 2026

WE MOVE for City Council to begin the annual review of the City Manager. The review will be based on the ten categories listed below and will follow the timeline listed below.

WE FURTHER MOVE that the City Manager has provided Council with a self-evaluation, including the ten categories listed below and specific goals.

WE FURTHER MOVE that Councilmembers communicate to internal and external stakeholders to provide informal feedback to use for their own evaluation of the City Manager.

STATEMENT

This motion is to begin with the annual City Manager review. Based on the ten categories (see below) the City Manager will provide a self-evaluation to Council following the timeline (see below). Councilmembers are encouraged to communicate with internal and external stakeholders to gain informal feedback. This will be used to aid them with their own evaluation of the City Manager.

EVALUATION CATEGORIES:

Budget Priorities:

1. Public Safety & Health
2. Growing Economic Opportunities
3. Thriving Neighborhoods
4. Fiscal Stability
5. Excellent & Equitable Service Delivery

Council Priorities:

1. **Management:** recruitment, retention, employee morale, major hires
2. **Leadership:** ability to prioritize, delegate, and lead
3. **Government Efficiencies:** remove unnecessary bureaucracy, move projects forward, use data-driven approach
4. **Relationship with Council and Mayor**
5. **Communication Skills:** internal and external

PROPOSED TIMELINE

- **Monday, January 26th, 2026: Budget & Finance Committee: Council considers the City Manager's End of Year Report (File #202502136) in executive session.**
- **Monday, February 2nd, 2026: Budget & Finance Committee: Council enters executive session to discuss review.**
- **Monday, February 9th, 2026: Budget & Finance Committee: Council enters executive session to discuss review (TENTATIVE).**
- **Monday, February 23rd, 2026: Budget & Finance Committee: Deliberate and release final report of the City Manager Review publicly.**

Moss Jeffery

Jeff Cramerding

Evan T. Nolan

Michael D. Owens

Anna Elli

Soph

January 22, 2026

To: Mayor and Members of City Council 202600171
From: Sheryl M. M. Long, City Manager
Subject: **Emergency Ordinance – Cincinnati Recreation Commission (CRC): Moral Obligation Payment to Broadcast Music, Inc.**

Attached is an Emergency Ordinance captioned:

AUTHORIZING the payment of \$1,325.58 to Broadcast Music, Inc. from Cincinnati Recreation Commission (CRC) Recreation Special Activities Fund non-personnel operating budget account no. 050x199x1910x7452 as a moral obligation for outstanding charges for music licensing services.

Approval of this Emergency Ordinance would authorize the payment of \$1,325.58 as a moral obligation to Broadcast Music, Inc. for music licensing services.

The City purchases an annual license from Broadcast Music, Inc. to publicly play and provide clearance to over 22.4 million songs in their catalog for all City of Cincinnati departments.

A payment in the amount of \$1,325.58 for music licensing services provided to the City of Cincinnati was not properly encumbered on time. To prevent this from happening again, CRC will implement a process to ensure all funds are fully encumbered at the time the agreement is executed, thereby avoiding future discrepancies.

The reason for the emergency is the immediate need to pay Broadcast Music, Inc for the outstanding charges in a timely manner.

The Administration recommends passage of this Emergency Ordinance.

cc: Andrew Dudas, Budget Director
Steve Webb, Finance Director

Attachment

EMERGENCY

AEP

- 2026

AUTHORIZING the payment of \$1,325.58 to Broadcast Music, Inc. from Cincinnati Recreation Commission Recreation Special Activities Fund non-personnel operating budget account no. 050x199x1910x7452 as a moral obligation for outstanding charges for music licensing services.

WHEREAS, the City of Cincinnati purchases an annual license from Broadcast Music, Inc. ("BMI") to publicly play and provide clearance to over 22.4 million songs in BMI's catalog for all City departments; and

WHEREAS, a payment of \$1,325.58 for music licensing services provided to the City was not properly encumbered on time; and

WHEREAS, to prevent this from happening again, the Cincinnati Recreation Commission will implement a process to ensure all funds are fully encumbered at the time an agreement is executed, thereby avoiding future discrepancies; and

WHEREAS, sufficient funds are available in Cincinnati Recreation Commission Recreation Special Activities Fund non-personnel operating budget account no. 050x199x1910x7452 to pay for these services; and

WHEREAS, Council desires to pay BMI \$1,325.58 for the outstanding charges; now, therefore,

BE IT ORDAINED by the Council of the City of Cincinnati, State of Ohio:

Section 1. That the Director of Finance is authorized to pay \$1,325.58 to Broadcast Music, Inc. from Cincinnati Recreation Commission Recreation Special Activities Fund non-personnel operating budget account no. 050x199x1910x7452 as a moral obligation for outstanding charges for music licensing services.

Section 2. That the proper City officials are authorized to do all things necessary and proper to carry out the provisions of Section 1.

Section 3. That this ordinance shall be an emergency measure necessary for the preservation of the public peace, health, safety, and general welfare and shall, subject to the terms

of Article II, Section 6 of the Charter, be effective immediately. The reason for the emergency is the immediate need to pay Broadcast Music, Inc. for the outstanding charges in a timely manner.

Passed: _____, 2026

Aftab Pureval, Mayor

Attest: _____
Clerk

January 22, 2026

To: Mayor and Members of City Council 202600159

From: Sheryl M. M. Long, City Manager

Subject: **Emergency Ordinance – Law: Moral Obligation Payment to United Title Services, LLC**

Attached is an Emergency Ordinance captioned:

AUTHORIZING a payment of \$8,740 from Greater Cincinnati Water Works Water Works Capital Fund capital improvement program project account no. 756x300x0000x7634x213354, “Grandin Ln/Grandin Rd/Torrence,” to United Title Services, LLC as a moral obligation for title services for water main infrastructure improvements in Hyde Park provided after January 1, 2025.

This Emergency Ordinance authorizes a payment of \$8,740 from Greater Cincinnati Water Works Water Works Capital Fund capital improvement program project account no. 756x300x0000x7634x213354, “Grandin Ln/Grandin Rd/Torrence,” as a moral obligation to United Title Services, LLC for title services for water main infrastructure improvements in Hyde Park provided after January 1, 2025.

The Real Estate Division of the Law Department authorized services from United Title Services, LLC under Professional Services Work Order Agreement (MAC0001923) pursuant to Master Agreement 55X0012 to provide title reports for 26 properties for the Grandin Road Water Main Replacement project (WW003937) for Greater Cincinnati Water Works. The agreement expired on January 1, 2025, but United Title Services, LLC did not complete the title reports by that date and continued to provide title services in the absence of an agreement. Sufficient resources are available in Greater Cincinnati Water Works Water Works Capital Fund capital improvement program project account no. 756x300x0000x7634x213354, “Grandin Ln/Grandin Rd/Torrence,” to make the payment.

The reason for the emergency is the immediate need to make payment to United Title Services, LLC for outstanding charges in a timely manner.

The Administration recommends passage of this Emergency Ordinance.

cc: Andrew Dudas, Budget Director
Steve Webb, Finance Director

Attachment

EMERGENCY

KKF

- 2026

AUTHORIZING a payment of \$8,740 from Greater Cincinnati Water Works Water Works Capital Fund capital improvement program project account no. 756x300x0000x7634x213354, “Grandin Ln/Grandin Rd/Torrence,” to United Title Services, LLC as a moral obligation for title services for water main infrastructure improvements in Hyde Park provided after January 1, 2025.

WHEREAS, the Real Estate Division of the Law Department authorized services from United Title Services, LLC under Professional Services Work Order Agreement (MAC0001923) pursuant to Master Agreement 55X0012 to provide title reports for 26 properties for the Grandin Road Water Main Replacement project (WW003937); and

WHEREAS, the agreement expired on January 1, 2025, but United Title Services, LLC did not complete the title reports by that date and continued to provide title services in the absence of an agreement; and

WHEREAS, sufficient funds are available in Greater Cincinnati Water Works Water Works Capital Fund capital improvement program project account no. 756x300x0000x7634x213354, “Grandin Ln/Grandin Rd/Torrence,” to pay United Title Services, LLC for the services rendered; and

WHEREAS, Council desires to pay \$8,740 to United Title Services, LLC as a moral obligation for title services for water main infrastructure improvements in Hyde Park provided after January 1, 2025; now, therefore,

BE IT ORDAINED by the Council of the City of Cincinnati, State of Ohio:

Section 1. That the Director of Finance is authorized to pay \$8,740 from Greater Cincinnati Water Works Water Works Capital Fund capital improvement program project account no. 756x300x0000x7634x213354, “Grandin Ln/Grandin Rd/Torrence,” to United Title Services, LLC as a moral obligation for title services for water main infrastructure improvements in Hyde Park.

Section 2. That the proper City officials are authorized to do all things necessary and proper to carry out the provisions of Section 1.

Section 3. That this ordinance shall be an emergency measure necessary for the preservation of the public peace, health, safety, and general welfare and shall, subject to the terms of Article II, Section 6 of the Charter, be effective immediately. The reason for the emergency is the immediate need to make payment to United Title Services, LLC for outstanding charges in a timely manner.

Passed: _____, 2026

Aftab Pureval, Mayor

Attest: _____
Clerk

January 22, 2026

To: Mayor and Members of City Council 202600160

From: Sheryl M. M. Long, City Manager

Subject: **Ordinance – Police: Patrick Leahy Bulletproof Vest Partnership (BVP) Program**

Attached is an Ordinance captioned:

AUTHORIZING the City Manager to apply for, accept, and appropriate a grant from the U.S. Department of Justice, Office of Justice Programs, Bureau of Justice Assistance, FY 2025 Patrick Leahy Bulletproof Vest Partnership Program (ALN 16.607), to provide the Cincinnati Police Department with reimbursement of up to \$263,250 for bulletproof vest body armor expenditures for Fiscal Years 2026 and 2027, which are estimated at \$526,500; and **AUTHORIZING** the Director of Finance to deposit the grant funds into Law Enforcement Grant Fund 368, project account no. 26VEST.

This Ordinance authorizes the City Manager to apply for, accept, and appropriate a grant from the United States Department of Justice (DOJ), Office of Justice Programs (OJP), Bureau of Justice Assistance (BJA), FY 2025 Patrick Leahy Bulletproof Vest Partnership Program (ALN 16.607), to provide the Cincinnati Police Department with reimbursement of up to \$263,250 for bulletproof vest body armor expenditures for Fiscal Years 2026 and 2027, which are estimated at \$526,500. This Ordinance further authorizes the Director of Finance to deposit the grant funds into Law Enforcement Grant Fund 368, project account no. 26VEST.

The FY 2025 Patrick Leahy Bulletproof Vest Partnership Program (ALN 16.607) is available through the United States Department of Justice, Office of Justice Programs, to provide the Cincinnati Police Department with a maximum allowable reimbursement amount of up to fifty percent of the departmental expenditure for bulletproof vest body armor in Fiscal Years 2026 and 2027, up to a maximum of \$263,250. The departmental expenditure for bulletproof vest body armor is expected to be \$526,500 for the next two fiscal years.

The City applied for this grant prior to the deadline of December 19, 2025, but no grant funds will be accepted without approval by the City Council.

There are no new FTEs/full time equivalents associated with this grant, and no matching funds are required.

Acceptance of this grant is in accordance with the “Live” goal to “[c]reate a more livable community” as described on pages 156-162 of Plan Cincinnati (2012).

The Administration recommends passage of this Ordinance.

cc: Andrew Dudas, Budget Director
Steve Webb, Finance Director

Attachment



AUTHORIZING the City Manager to apply for, accept, and appropriate a grant from the U.S. Department of Justice, Office of Justice Programs, Bureau of Justice Assistance, FY 2025 Patrick Leahy Bulletproof Vest Partnership Program (ALN 16.607), to provide the Cincinnati Police Department with reimbursement of up to \$263,250 for bulletproof vest body armor expenditures for Fiscal Years 2026 and 2027, which are estimated at \$526,500; and **AUTHORIZING** the Director of Finance to deposit the grant funds into Law Enforcement Grant Fund 368, project account no. 26VEST.

WHEREAS, a grant is available from the U.S. Department of Justice, Office of Justice Programs, Bureau of Justice Assistance, FY 2025 Patrick Leahy Bulletproof Vest Partnership Program (ALN 16.607), to provide the Cincinnati Police Department with a maximum allowable reimbursement of up to fifty percent of the departmental expenditure for bulletproof vest body armor in Fiscal Years 2026 and 2027, up to \$263,250; and

WHEREAS, the departmental expenditure for bulletproof vest body armor is expected to be \$526,500 for the next two fiscal years; and

WHEREAS, the City applied for this grant prior to the grant application deadline of December 19, 2025, but no grant funds will be accepted without approval by Council; and

WHEREAS, acceptance of this grant does not require matching funds, and there are no new FTEs/full time equivalents associated with this grant; and

WHEREAS, reimbursing the Cincinnati Police Department expenditure for bulletproof vest body armor in accordance with the “Live” goal to “[c]reate a more livable community” as described on pages 156-162 of Plan Cincinnati (2012); now, therefore,

BE IT ORDAINED by the Council of the City of Cincinnati, State of Ohio:

Section 1. That the City Manager is authorized to apply for, accept, and appropriate a grant from the U.S. Department of Justice, Office of Justice Programs, Bureau of Justice Assistance, FY 2025 Patrick Leahy Bulletproof Vest Partnership Program (ALN 16.607), to provide the Cincinnati Police Department with reimbursement of up to \$263,250 for bulletproof vest body armor expenditures for Fiscal Years 2026 and 2027, which are estimated at \$526,500.

Section 2. That the Director of Finance is authorized to deposit the grant funds into Law Enforcement Grant Fund 368, project account no. 26VEST.

Section 3. That the proper City officials are authorized to do all things necessary and proper to carry out the terms of the grant and Sections 1 and 2.

Section 4. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: _____, 2026

Aftab Pureval, Mayor

Attest: _____
Clerk

January 22, 2026

To: Mayor and Members of City Council 202600172

From: Sheryl M. M. Long, City Manager

Subject: **Emergency Ordinance – DOTE: FHWA ODOT Grant for Gilbert Avenue Safety Project**

Attached is an Emergency Ordinance captioned:

ESTABLISHING new capital improvement program project account no. 980x233x262346, “Gilbert Ave Safety Phase 1 Rehab PID 115756,” to provide resources for the Gilbert Avenue Safety Project Phase 1 (PID 115756) (the “Gilbert Avenue Safety Project”), a two-mile long Complete Street along Gilbert Avenue beginning at Court Street and ending at Martin Luther King Jr. Boulevard, including but not limited to pavement rehabilitation, intersection and traffic signal improvements, bus stop improvements, shortened crosswalks, and protected bike lanes; **AUTHORIZING** the City Manager to apply for, accept, and appropriate grant resources of up to \$3,800,000 from the Federal Highway Administration (ALN 20.205), administered by the Ohio Department of Transportation (“ODOT”), to newly established capital improvement program project account no. 980x233x262346, “Gilbert Ave Safety Phase 1 Rehab PID 115756,” to provide resources for the Gilbert Avenue Safety Project; **AUTHORIZING** the Director of Finance to deposit grant resources into capital improvement program project account no. 980x233x262346, “Gilbert Ave Safety Phase 1 Rehab PID 115756”; and **AUTHORIZING** the City Manager to do all things necessary to cooperate with the Director of ODOT to complete the Gilbert Avenue Safety Project.

Approval of this Emergency Ordinance authorizes the following:

1. The establishment of capital improvement program project account no. 980x233x262346, “Gilbert Ave Safety Phase 1 Rehab PID 115756,” to provide resources for the Gilbert Avenue Safety Project Phase 1 (PID 115756) (the “Gilbert Avenue Safety Project”), a two-mile long Complete Street along Gilbert Avenue beginning at Court Street and ending at Martin Luther King Jr. Boulevard, including but not limited to pavement rehabilitation, intersection and traffic signal improvements, bus stop improvements, shortened crosswalks, and protected bike lanes.
2. The City Manager to apply for, accept, and appropriate a grant of up to \$3,800,000 from the Federal Highway Administration (FHWA) (ALN 20.205), administered by the Ohio Department of Transportation (ODOT).

3. The Director of Finance to deposit resources into capital improvement program project account no. 980x233x262346, "Gilbert Ave Safety Phase 1 Rehab PID 115756".

The grant requires matching resources of up to \$950,000, which will be provided from resources currently available in existing capital improvement program project account no. 980x232x242359, "Gilbert Avenue Complete Street" and other anticipated eligible grant resources. There are no new FTEs/full time equivalents associated with this grant.

Providing resources for the Gilbert Avenue Safety Project is in accordance with the "Connect" goal to "[d]evelop an efficient multi-modal transportation system that supports neighborhood livability" as well as the strategies to "[e]xpand options for non-automotive travel," and "[p]lan, design, and implement a safe and sustainable transportation system" as described on pages 129-137 of Plan Cincinnati (2012).

The reason for the emergency is the immediate need to accept the grant resources to meet established project deadlines.

The Administration recommends passage of this Emergency Ordinance.

cc: Andrew Dudas, Budget Director
Steve Webb, Finance Director

Attachment



EMERGENCY

JWF

- 2026

ESTABLISHING new capital improvement program project account no. 980x233x262346, “Gilbert Ave Safety Phase 1 Rehab PID 115756,” to provide resources for the Gilbert Avenue Safety Project Phase 1 (PID 115756) (the “Gilbert Avenue Safety Project”), a two-mile long Complete Street along Gilbert Avenue beginning at Court Street and ending at Martin Luther King Jr. Boulevard, including but not limited to pavement rehabilitation, intersection and traffic signal improvements, bus stop improvements, shortened crosswalks, and protected bike lanes; **AUTHORIZING** the City Manager to apply for, accept, and appropriate grant resources of up to \$3,800,000 from the Federal Highway Administration (ALN 20.205), administered by the Ohio Department of Transportation (“ODOT”), to newly established capital improvement program project account no. 980x233x262346, “Gilbert Ave Safety Phase 1 Rehab PID 115756,” to provide resources for the Gilbert Avenue Safety Project; **AUTHORIZING** the Director of Finance to deposit grant resources into capital improvement program project account no. 980x233x262346, “Gilbert Ave Safety Phase 1 Rehab PID 115756”; and **AUTHORIZING** the City Manager to do all things necessary to cooperate with the Director of ODOT to complete the Gilbert Avenue Safety Project.

WHEREAS, on December 16, 2025, on behalf of the City of Cincinnati, the Ohio Department of Transportation (“ODOT”) applied for a grant of up to \$3,800,000 from the Federal Highway Administration (ALN 20.205) to support the Gilbert Avenue Safety Project Phase 1 (PID 115756) (the “Gilbert Avenue Safety Project”), a two-mile long Complete Street beginning at Court Street to the south and ending at Martin Luther King Jr. Boulevard to the north, including but not limited to pavement rehabilitation, intersection and traffic signal improvements, bus stop improvements, shortened crosswalks, and protected bike lanes; and

WHEREAS, the City’s estimated local match of up to \$950,000 will be provided from resources currently available in existing capital improvement program project account no. 980x232x242359, “Gilbert Avenue Complete Street,” and other anticipated eligible grant resources; and

WHEREAS, there are no new FTEs/full time equivalents associated with the acceptance of this grant; and

WHEREAS, ODOT has already applied for the grant on behalf of the City, but no grant funds will be accepted without approval by Council; and

WHEREAS, providing resources for the Gilbert Avenue Safety Project is in accordance with the “Connect” goal to “[d]evelop an efficient multi-modal transportation system that supports neighborhood livability” as well as the strategies to “[e]xpand options for non-automotive travel ” and “[p]lan, design, and implement a safe and sustainable transportation system” as described on pages 129-137 of Plan Cincinnati (2012); now, therefore,

BE IT ORDAINED by the Council of the City of Cincinnati, State of Ohio:

Section 1. That the Director of Finance is authorized to establish new capital improvement program project account no. 980x233x262346, “Gilbert Ave Safety Phase 1 Rehab PID 115756,” to provide grant resources for the Gilbert Avenue Safety Project Phase 1 (PID 115756) (the “Gilbert Avenue Safety Project”), a two-mile long Complete Street beginning at Court Street in the south and ending at Martin Luther King Jr. Boulevard in the north, including but not limited to pavement rehabilitation, intersection and traffic signal improvements, bus stop improvements, shortened crosswalks, and protected bike lanes.

Section 2. That the City Manager is authorized to apply for, accept, and appropriate grant resources of up to \$3,800,000 from the Federal Highway Administration (ALN 20.205), administered by the Ohio Department of Transportation (“ODOT”), to newly created capital improvement program project account no. 980x233x262346, “Gilbert Ave Safety Phase 1 Rehab PID 115756,” to provide resources for the Gilbert Avenue Safety Project.

Section 3. That the Director of Finance is authorized to deposit the grant resources into capital improvement program project account no. 980x233x262346, “Gilbert Ave Safety Phase 1 Rehab PID 115756.”

Section 4. That the City Manager is authorized to do all things necessary to cooperate with the Director of ODOT in order to complete the Gilbert Avenue Safety Project.

Section 5. That the proper City officials are authorized to do all things necessary and proper to carry out the terms of the grant and Sections 1 through 4.

Section 6. That this ordinance shall be an emergency measure necessary for the preservation of the public peace, health, safety, and general welfare and shall, subject to the terms

of Article II, Section 6 of the Charter, be effective immediately. The reason for the emergency is the immediate need to accept the grant resources to meet established project deadlines.

Passed: _____, 2026

Aftab Pureval, Mayor

Attest: _____
Clerk

January 22, 2026

To: Mayor and Members of City Council

From: Sheryl M.M. Long, City Manager

Subject: Ordinance –MVCD Funding Agreement

202600176

Attached is an Ordinance captioned:

AUTHORIZING the City Manager to enter into and execute a Funding Agreement, in substantially the form of Attachment A hereto, to enable the Millcreek Valley Conservancy District to develop the revenue and capacity to operate, maintain, repair, and replace the Mill Creek Local Flood Protection Project when it is completed and turned over to the district by the United States Army Corps of Engineers; **AUTHORIZING** the expenditure of up to \$1,500,000 from Stormwater Management Enterprise Fund 107; and **DECLARING** the project to be for a public purpose.

The Millcreek Valley Conservancy District (MVCD) is an Ohio Conservancy District formed under R.C. 6101 to provide local flood protection, water stewardship, and recreational use along the Mill Creek across municipal and township boundaries stretching from the Hamilton and Butler County line south to the Barrier Dam. MVCD of the local partner U.S. Army Corps of Engineers (USACE) that will be responsible for the operation and maintenance of over \$275 million in Mill Creek Channel flood management improvements (the “Project”) following the USACE’s imminent completion of construction. The MVCD currently lacks revenue and organizational capacity to meet these responsibilities. This Ordinance is to authorize the City Manager to enter into a Funding Agreement to provide a loan in the amount of up to \$1.5 million for MVCD to complete the R.C. 6101 process to approve assessment revenue and to build the organization’s capacity to manage the Project.

As background, the City of Cincinnati sits at the confluence of the Mill Creek and the Ohio River, where stormwater from the Mill Creek watershed empties into the Ohio River. Both waterways have experienced historic flooding with significant loss of life and property. In 1938, the City and the USACE entered into an agreement to construct the Barrier Dam Project to protect the Mill Creek valley from inundation when the Ohio River floods. After another devastating flood in 1958, nine local governments, with the support of the Cincinnati Chamber of Commerce, petitioned to form the MVCD in 1962 as a R.C. 6101 Conservancy District to prevent flooding along the Mill Creek in Hamilton County. MVCD and the USACE partnered in the design of the Mill Creek Channel Project, which was comprised of a series of channelization projects, pumping plants, and addition of two pumps at the Barrier Dam to facilitate conveyance of stormwater from the Mill Creek drainage basin to the Ohio River to prevent flooding of upstream communities. The Mill Creek Channel protects over a billion dollars of property and infrastructure from flood damage, including MSDGC’s largest sewage treatment plant, a significant railway corridor, a portion of I-75, GE Aviation and P&G facilities, and residences in multiple communities along the creek. In a 1979 agreement,

MVCD also agreed to take over the City's OMRR&R responsibilities for the Barrier Dam in exchange for property for the Mill Creek Channel project.

The MVCD currently is run by a three-member board with no permanent staff, funded by an annual \$20,000 contribution from the City of Cincinnati as well as intermittent funding from the Village of Evendale and the City of Sharonville. MVCD has requested support in the amount of \$1,500,000 from the City to complete the R.C. 6101 process to approve assessment revenue and to build the organization's capacity to manage the Project upon the USACE's completion of the project. The attached loan agreement provides for a loan to the MVCD of this amount, and the MVCD agrees to: seek support from multiple sources, including the other eight communities that formed the MVCD, to expand the Conservancy District boundaries and levy assessments so that all properties contributing drainage to the Projects (within Hamilton County) share in the cost, and to develop the capacity and revenue to discharge its responsibilities for the OMRR&R of the Barrier Dam and the Mill Creek Channel projects.

The MVCD has indicated that it will file a petition with the Conservancy court to dissolve the organization if there does not appear to be a path for the organization to become sustainable and able to meet its responsibilities for this significant regional flood protection infrastructure. This would leave the City with ownership, maintenance responsibility, and costs of the portions of the Project within the City. It would also make cross-jurisdictional collaboration for flood management in the Mill Creek Valley more difficult. Finally, there are a number of efforts to improve water quality, recreational and economic development opportunities along the Mill Creek that would face greater challenges to their efforts if MVCD were dissolved.

To ensure that MVCD can take over the OMRR&R responsibilities of the Barrier Dam, the City believes that it is in the best interest of the City to provide financial support in the form of a loan in the amount of \$1,500,000 over a maximum of six years from the Stormwater Management Utility budget (Fund 107) in accordance with the terms of the Agreement, attached as Exhibit A.

The Administration recommends passage of this Ordinance.

cc: Andrea Yang, Executive Director, Greater Cincinnati Water Works

AUTHORIZING the City Manager to enter into and execute a Funding Agreement, in substantially the form of Attachment A hereto, to enable the Millcreek Valley Conservancy District to develop the revenue and capacity to operate, maintain, repair, and replace the Mill Creek Local Flood Protection Project when it is completed and turned over to the district by the United States Army Corps of Engineers; **AUTHORIZING** the expenditure of up to \$1,500,000 from Stormwater Management Enterprise Fund 107; and **DECLARING** the project to be for a public purpose.

WHEREAS, the Millcreek Valley Conservancy District (“MVCD”) is a political subdivision of the state of Ohio created as a conservancy district through the cooperation of Cincinnati, Sharonville, Evendale, Reading, Lockland, Arlington Heights, Elmwood Place, St. Bernard, and Sycamore Township pursuant to Ohio Revised Code (“R.C.”) Chapter 6101 to prevent and control flooding in the Mill Creek Valley in the eighteen miles from the Hamilton County-Butler County boundary southward to the Mill Creek Barrier Dam in Cincinnati; and

WHEREAS, the MVCD and the United States Army Corps of Engineers (“USACE”) are parties to a 1975 Cooperative Agreement for the USACE to construct the Mill Creek Local Flood Protection Project (then estimated at over \$100,000,000) to facilitate conveyance of stormwater from the Mill Creek drainage basin to the Ohio River to prevent flooding of upstream communities within and outside of the City of Cincinnati, and for MVCD, as the local project sponsor, to own and be responsible for property acquisition during construction, and Operation, Maintenance, Repair, Rehabilitation, and Replacement (“OMRR&R”) following completion of the project; and

WHEREAS, under a 1979 agreement between the City and the MVCD, the MVCD agreed to assume responsibilities for OMRR&R of the City-owned Barrier Dam upon completion of the Mill Creek project in exchange for the City’s transfer of over 100 acres of property for the project at no cost; and

WHEREAS, collectively, the Barrier Dam and the Mill Creek project protect tens of thousands of residents and over a billion dollars of residential, commercial and industrial property, railroads, and public infrastructure in multiple communities along the eighteen-mile creek from flooding; and

WHEREAS, the USACE has indicated that completion and turnover of the Mill Creek project to MVCD is imminent, at which time MVCD will become responsible for OMRR&R of the Barrier Dam and the Mill Creek project; and

WHEREAS, currently, the MVCD does not have stable and sufficient funding or organizational capacity to fulfill its OMRR&R responsibilities for the project as it has no permanent staff and is completely reliant on intermittent contributions from the Village of Evendale and the City of Sharonville, and annual contributions from the City of Cincinnati; and

WHEREAS, the MVCD requires financial assistance to complete an appraisal of benefits, pursuant to R.C. Chapter 6101, to levy an annual assessment on properties benefitted by the flood control project so that it may have stable revenue to become a self-funded and sustainable Conservancy District able and assume its responsibilities for OMRR&R of the Barrier Dam and the Mill Creek project; and

WHEREAS, the City desires to support the MVCD to expand its boundaries to include properties within Hamilton County that drain to the Mill Creek so that they will share in flood management infrastructure costs, to complete the appraisal of benefits and other steps for Conservancy Court approval to levy assessments, and to develop the capacity and revenue to take care of the OMRR&R of the Barrier Dam and the Mill Creek project, all in the best interest of the City; now, therefore,

WHEREAS, this ordinance is in accordance with the vision to “[a]ddress climate change and build a more sustainable, equitable, and resilient future” and the strategy to reduce flooding by increasing green infrastructure as described on pages 24 and 140 of Green Cincinnati Plan (2023); now, therefore,

BE IT ORDAINED by the Council of the City of Cincinnati, State of Ohio:

Section 1. That the City Administration is hereby authorized to execute a Funding Agreement, in substantially the form of Attachment A, and to expend up to \$1,500,000 in funds from Stormwater Management Enterprise Fund 107 to support the Millcreek Valley Conservancy District (“MVCD”) to become a self-funded, sustainable, and reliable Conservancy District with the goal of taking full responsibility for the Operation, Maintenance, Repairs, Rehabilitation, and Replacement (“OMRR&R”) of the Barrier Dam and the Mill Creek Channel Projects.

Section 2. Financial support is necessary to discharge the City’s responsibilities for the OMRR&R of the Barrier Dam and the Mill Creek Channel projects and that the expenditure of funds serves a public purpose.

Section 3. That the proper City officials are hereby authorized to take all necessary and proper actions to fulfill the terms of Sections 1 and 2 of this ordinance.

Section 4. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: _____, 2026

Aftab Pureval, Mayor

Attest: _____
Clerk

INTERGOVERNMENTAL FUNDING AGREEMENT
(Mill Creek Valley Conservancy District)

THIS INTERGOVERNMENTAL FUNDING AGREEMENT ("**Agreement**") is made as of the Effective Date (as defined on the signature page hereof) by and between the **CITY OF CINCINNATI**, an Ohio municipal corporation, the address of which is 801 Plum Street, Cincinnati, Ohio 45202 ("**City**") and **THE MILL CREEK VALLEY CONSERVANCY DISTRICT**, a political subdivision and public corporation of the State of Ohio formed under Ohio R.C. 6101, the address of which is c/o J. Donald Mottley, 41 South High Street, Suite, 1800, Columbus, OH 43215 ("**MVCD**" or the "**District**").

RECITALS:

- A. The City of Cincinnati sits at the confluence of the Mill Creek and the Ohio River, where stormwater from the Mill Creek watershed empties into the Ohio River. Both waterways have experienced historic flooding with significant loss of life and property, leading Cincinnati and other local communities to work with the U.S. Army Corps of Engineers (USACE) to construct two local flood protection projects ("**LFPs**" of the "**Flood Protection Projects**"), the Cincinnati LFP (also known as the "**Barrier Dam Project**") and the Mill Creek LFP (also known as the "**Mill Creek Channel Project**").
- B. USACE constructed the Barrier Dam Project in 1948 to protect areas adjacent to the Mill Creek against flooding from the Ohio River up to the 1937 flood level of 80 feet. The City and USACE are parties to an agreement for the City to be the local sponsor responsible for maintenance and operation following project completion.
- C. Following the 1959 Mill Creek flood, nine local governments, including the City of Cincinnati petitioned to form the MVCD in 1962 as an Ohio Conservancy District under R.C. 6101 to provide local flood protection, water stewardship, and recreational use along the Mill Creek across municipal and township boundaries stretching from the Hamilton and Butler County line south to the Barrier Dam.
- D. After extensive study, with nine million dollars in support from Hamilton County and five million from the State of Ohio, MVCD and USACE partnered in the design of the Mill Creek Channel Project, which was comprised of a series of channelization projects, pumping plants, and addition of two pumps at the Barrier Dam to facilitate conveyance of stormwater from the Mill Creek drainage basin to the Ohio River to prevent flooding of upstream communities. Over 96% of the value benefits of the project were projected to be north of the I-75 bridge at Ronald Reagan highway near Cincinnati's northern boundary. MVCD and USACE entered into a 1975 Cooperative Agreement for USACE to construct the project, for MVCD to be the local sponsor for the Mill Creek Channel Project and to be responsible for property acquisition during construction, and Operation, Maintenance, Repair, Rehabilitation and Replacement (OMRR&R) following completion of the Project.
- E. Under a 1979 agreement between the City of Cincinnati and MVCD, MVCD agreed to take over responsibilities for OMRR&R of the Barrier Dam Project upon completion of the Mill Creek Channel Project and the City agreed to provide over 100 acres of property for the project at no cost to MVCD.
- F. Collectively, the Barrier Dam and the Mill Creek Channel protect over a billion dollars of property and infrastructure, and residents in multiple communities along the 18-mile creek from flood damage.
- G. The USACE has indicated that it is ready to declare the Mill Creek Channel Project complete and trigger OMRR&R requirements for the MVCD for both the Barrier Dam Project and the Mill Creek Channel Project.
- H. MVCD has requested that the City provide financial assistance to complete the R.C. 6101 appraisal of benefits required to levy an annual assessment on benefited properties to enable MVCD to be a

self-funded, sustainable and reliable Conservancy District able to undertake its responsibilities for OMRR&R of the Barrier Dam and the Mill Creek Channel. The MVCD has indicated that if it fails to obtain assessment revenue, it will not have the funding to meet these critical responsibilities.

- I. The MVCD has represented to the City that it is seeking support from multiple sources, including the nine communities that formed the MVCD, to take the necessary steps to become a self-funded, sustainable and reliable Conservancy District, and has requested support from the City's Stormwater Management Utility in the approximate amount of \$1,500,000 over a maximum of six years and three phases for this purpose.
- J. The City believes that supporting MVCD to expand the Conservancy District boundaries so that properties contributing drainage to the Projects (within Hamilton County) also share in the costs, complete the appraisal of benefits and other steps for Conservancy Court approval to levy assessments, and support MVCD to develop the capacity and revenue to discharge its responsibilities for the OMRR&R of the Barrier Dam and the Mill Creek Channel LFP projects, is in the best interest of the City. Therefore, the City is agreeable to providing financial support in the form of a loan in the amount of \$1,500,000 over a maximum of six years (approximately \$500,000 per phase) from the Stormwater Management Utility budget (Fund 301) in accordance with the terms of this Agreement.
- K. Funding for this Agreement was authorized by Ordinance No. _____-2026, passed by City Council on _____, 2026.

NOW, THEREFORE, for and in consideration of the promises, covenants, and agreements herein contained, the parties mutually agree as follows:

1. PERFORMANCE. MVCD shall use best efforts to take the necessary steps to expand the Conservancy District boundaries to include the Mill Creek Watershed within Hamilton County, complete the appraisal of benefits and other steps for Conservancy Court approval to levy assessments, and become a self-funded, sustainable, and reliable Conservancy District with the goal of taking full responsibility for the Operation, Maintenance, Repairs, Rehabilitation and Replacement (OMRRR&R) of the Barrier Dam and the Mill Creek Channel Projects as measured by the performance measures as more fully described in **Exhibit A** (*Performance Measures*).

2. TERM. The term of this Agreement shall commence on the Effective Date and shall expire following MVCD's full repayment to the City of the Loan Funds (the "**Term**"), unless this Agreement is sooner terminated as provided herein. Either party may terminate the Agreement for convenience upon delivery of written notice of termination to the other party in accordance with Section 5 stating the expiration date of not less than seven (7) days from date of written notice. In the event of early termination, MVCD shall be responsible for repayment of the total Loan Funds received prior to the date of termination, and the repayment provisions of this Agreement shall survive termination.

3. LOAN TERMS AND DISBURSEMENT CONDITIONS. Subject to the terms and conditions of this Agreement, the City agrees to lend to MVCD an amount not to exceed the sum of one million, five hundred thousand dollars and no cents (\$1,500,000) ("**Loan Funds**") to be disbursed over three Phases in the amount of no more than five hundred thousand and no cents (\$500,000) per Phase as described in **Exhibit B** over a maximum of six years.

- A. **Budgeted and Eligible Expenses.** MVCD shall use the Loan Funds only for the expenses authorized by the City as Eligible Expenses and for no other purpose, in accordance with an annual operating budget approved by the City and the Phases as set forth in **Exhibit B** (*Initial Budget and Eligible Expenses*). Modifications to the budget can be approved by the City at its discretion so long as modification does not exceed the total amount of the Loan Funds.

- B. **Disbursement Conditions.** Disbursement of the Loan Funds shall be conditioned on timely performance in accordance with the Performance Measures and Phases as set forth in **Exhibit A** (*Performance Measures*) and be made in accordance with the annual operating budget as approved by the City. In no circumstances shall the City be obligated to disburse any Loan Funds, for expenses other than Eligible Expenses, outside of the approved annual budget and modifications, or in excess of the amount of those actual Eligible Expenses documented to the satisfaction of the City.
1. Initial Advance Payment. MVCD may request an initial advanced payment from the Phase 1 funding in an amount to be approved by the Deputy Director of the City Stormwater Management Utility and GCWW Chief Financial Officer but in no circumstances greater than five hundred thousand and no cents (\$500,000.00). The advanced payment request shall be made in writing to the Deputy Director of the City Stormwater Management Utility and include detailed information regarding amount and proposed uses of funds.
 2. Conditions Subsequent to Disbursement. The City's disbursement to MVCD of the Loan Funds is subject to the following requirements:
 - i. MVCD shall deposit all Funds received directly into a single commercial checking account which shall be used for the receipt and disbursement of Loan Funds received from the City or other sources for the purposes set forth in this Agreement.
 - ii. Disbursements made by MVCD shall be by numbered checks drawn on MVCD's commercial checking account or by ACH transactions *provided that* MVCD transaction records clearly indicate the person or entity to which payment was made and the transaction easily can be associated with a particular invoice, receipt, awarded grant, payroll record, contract, or similar record establishing the purpose of the payment.
 - iii. No payment shall be made for items designated as ineligible costs.
 - iv. MVCD's required reports to the City shall be accompanied by documentation satisfactory to the City indicating expenses incurred and payments made, such as grants awarded, payroll records, invoices, time sheets indicating hours worked, contracts, receipts, canceled checks, carbons of checks or check registers and corresponding bank statements or reasonable facsimiles thereof, and such other information and supporting documentation as the City may require.
 3. Reimbursement. MVCD may request disbursement of the Loan Funds during the six years following the Effective Date to be disbursed on a reimbursement basis. The City shall have the sole discretion to deny reimbursement for expenses for activities that are determined by the City, in its sole discretion, to be in conflict with the City's interests. Disbursement requests shall not be submitted more frequently than once a month and shall include invoices and any other documentation of the services, labor, materials, fees or other expenses that the City deems necessary.
- C. **Repayment.** MVCD agrees to repay the loan over 16 years at a 0% interest rate with no payments required during the first six years of the Agreement, followed by annual payments equal to 1/10 of the total disbursed balance) for remaining 10 years, or less if MVCD elects to accelerate repayments.

4. PROHIBITION AGAINST PAYING FOR ANY SERVICE RENDERED OR EXPENSE INCURRED PRIOR TO THE DATE OF THIS AGREEMENT. The Loan Proceeds provided for by this Agreement may only be disbursed for Eligible Expenses incurred after the Effective Date. No Loan Funds shall be spent for any Eligible Expense incurred prior to the Effective Date without express written approval by the City.

5. NOTICES. All notices shall be personally delivered or sent by U.S. mail addressed to the parties as follows, with an electronic copy emailed to the email address listed below, or addressed in such other way in respect to either party as that party may from time to time designate. MVCD shall promptly notify the City of any change of address. If MVCD sends a notice to the City that the City is in default under this Agreement, MVCD shall simultaneously send a copy of such notice by U.S. certified mail to: City Solicitor, City of Cincinnati, 801 Plum Street, Room 214, Cincinnati, Ohio 45202.

<u>To the City:</u> Arun Hindupur, Deputy Director City of Cincinnati: Stormwater Management Utility 4747 Spring Grove Ave. Cincinnati, Ohio 45202 arun.hindupur@gcww.cincinnati-oh.gov	<u>To MVCD:</u> MVCD C/O Don Mottley 41 South High Street, Suite 1800 Columbus, Ohio 43215 mottley@taftlaw.com
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6. INDEPENDENT STATUS. MVCD shall not be considered to be an officer, agent, servant, or employee of the City. MVCD shall have exclusive control of and the exclusive right to control the details of the activities performed under this Agreement and all persons performing the same and shall be solely responsible for the acts and omissions of its officers, agents, employees, contractors and subcontractors, if any. Nothing herein shall be construed as creating a partnership or joint venture between the City and MVCD. No person performing any of the work or services described hereunder shall be considered an officer, agent, servant or employee of the City, nor shall any such person be entitled to any benefits available or granted to employees of the City.

7. COMPLIANCE WITH LAWS, REGULATIONS, AND PROGRAMS. MVCD shall obtain all necessary permits, licenses, and other governmental approvals and shall comply with all applicable federal, state, and local laws, codes, ordinances, and other governmental requirements applicable to the activities under this Agreement, including any and all applicable rules, orders, guidelines, laws, regulations, and binding directives issued by the federal government, the State of Ohio, and/or the City pertaining to the activities under this Agreement.

8. REPORTS, INFORMATION, AND AUDITS.

A. Record Retention. MVCD shall, throughout the Term of this Agreement and for a minimum of 5 years after the expiration or termination of this Agreement, keep and retain all accounting, financial, administrative, and operational statements and records pertaining to all matters covered by this Agreement.

B. Access/Right to Inspect and Audit. Upon request during the Term of this Agreement and for a period of 5 years after the expiration or termination of this Agreement, MVCD shall permit the City or any designee or auditor to have access to and to inspect and audit all such accounting, financial, administrative and operational books, records, and statements of MVCD that relate or pertain to this Agreement.

9. GOVERNING LAW. This Agreement is entered into and is to be performed in the State of Ohio. The City and MVCD agree that the laws of the State of Ohio and City of Cincinnati shall govern the rights, obligations, duties, and liabilities of the parties to this Agreement and shall govern the interpretation of this Agreement. All actions regarding this Agreement shall be brought in the Hamilton County Court of Common

Pleas, and MVCD agrees that venue in such court is proper. The parties hereby waive trial by jury with respect to all disputes arising under the Agreement.

10. WAIVER. This Agreement shall be construed in a manner that a waiver of any breach of any provision of this Agreement shall not constitute or operate as a waiver of any other breach of such provision or of any other provisions, nor shall any failure to enforce any provision hereof operate as a waiver of such provision or of any other provision.

11. ENTIRETY. This Agreement and the exhibits and attachments, if any, hereto constitute the entire Agreement between the parties as to the matters contained herein. Any oral representations or modifications concerning this Agreement shall be of no force and effect.

12. SEVERABILITY. This Agreement shall be severable, and if any part or parts of this Agreement shall for any reason be held invalid or unenforceable by a court of competent jurisdiction, all remaining parts shall remain binding and in full force and effect.

13. AMENDMENT. This Agreement may be modified or amended only by a written agreement duly executed by the parties hereto or their representatives.

14. COUNTERPARTS AND ELECTRONIC SIGNATURES. This Agreement may be executed by the parties hereto in two or more counterparts and each executed counterpart shall be considered an original but all of which together shall constitute one and the same instrument. This Agreement may be executed and delivered by electronic signature; any original signatures that are initially delivered electronically shall be physically delivered as soon as reasonably possible.

15. EXHIBITS. The following Exhibits are attached hereto and hereby incorporated into and made a part of this Agreement:

Exhibit A – *Performance Measures*
Exhibit B -*Initial Budget and Eligible Expenses*

MILLCREEK VALLEY CONSERVANCY DISTRICT

BY: _____

PRINT NAME: _____

ITS: _____

DATE: _____, 2026

APPROVED AS TO FORM BY:

[CITY SIGNATURE PAGE FOLLOWS]

Executed by the entities below on the dates indicated below their signatures, effective as of the later of such dates (the “**Effective Date**”).

CITY OF CINCINNATI

By: _____

Sheryl M.M. Long, City Manager

Date: _____ 2026

RECOMMENDED BY:

Andrea Yang, Executive Director
Greater Cincinnati Water Works

APPROVED AS TO FORM BY:

Assistant City Solicitor

CERTIFICATION OF FUNDS:

Date: _____

Funding: _____

Amount: _____

By: _____
Steve Webb, Finance Director

EXHIBIT A
PERFORMANCE MEASURES

- A. **Purpose.** The Loan Funds shall be used by MVCD for the purpose of becoming a self-funded, sustainable, and reliable Conservancy District with the goal of taking full responsibility for the Operation, Maintenance, Repairs, Rehabilitation and Replacement (OMRR&R) of the Barrier Dam and the Mill Creek Channel Projects and consistent with the terms of this Agreement.
- B. **MVCD Responsibilities.**
1. **Quarterly Reports.** MVCD shall provide a written quarterly report to the City documenting its expenditures and progress on the Performance Measures, and providing any other information requested by the City.
 2. **Annual Reports.** No later than one month before the end of each year of the Term, MVCD shall provide to the City a report of its activities to date for that year, including but not limited to its cumulative progress towards achieving the above purposes, the Performance Measures, and its expenditures and fundraising for that year, as well as a more detailed plan for the upcoming year including any adjustments needed to its schedule, budget, activities and Performance Measures, and containing such other information and supporting documentation as the City may require.
 3. **Meetings.** MVCD shall meet with the City in conjunction with submission of quarterly and annuals reports to discuss progress. Failure to timely meet the Performance Measures or other obligations of this Agreement may be the basis for the City to withhold further disbursement of Loan Funds or to terminate the Agreement with seven (7) days written notice to MVCD.
 4. **Performance Measures.** During the Term, MVCD agrees to meet the Performance Measures described below.
 - a) In **Phase 1**, MVCD agrees to the following Performance Measures:
 - i. Hire a Director as employee of MVCD to manage MVCD activities, including the activities under this Agreement. The hiring process shall include an interview panel over multiple jurisdictions and the hire must ultimately be approved in writing by the City.
 - ii. Recommend the appointment by the Conservancy Court of three appraisers to constitute a Board of Appraisers in accordance with ORC 6101.27.
 - iii. Seek support and additional bridge funding from other political jurisdictions in the Conservancy District (St. Bernard, Elmwood Place, Arlington Heights, Reading, Evendale, Sharonville, Sycamore Township) and the Mill Creek watershed, as well as from Hamilton County, the State of Ohio, the Ohio Water Development Authority, and federal government agencies, and other public and private institutions and foundations.
 - iv. Evaluate assessment approaches that provide a broad and equitable allocation of the benefits of the Mill Creek Channel and Barrier Dam Projects and minimize the impact of assessments on residential property.

- v. Continue to collaborate with Non-Governmental Organizations (NGO) and other organizations for recreational uses of property under MVCD control within the district.
 - vi. Develop an operations and maintenance budget
 - vii. Seek meeting with Conservancy Judge to give Judge background information
- b) In **Phase 2**, which commences upon completion of Phase 1, MVCD agrees to the following Performance Measures:
- i. Develop an appraisal record and obtain Conservancy Court approval in accordance with ORC 6101.31-6101.34.
 - ii. Develop and submit to the Board of Appraisers a request and recommendation that, in their appraisal of benefits, they include a recommendation to the Conservancy Court to expand the district boundaries to include the Mill Creek watershed within Hamilton County, including the information and analysis necessary for the Board of Appraisers to support such a recommendation in its report to the Conservancy Court under Revised Code Sections 6101.28 – 6101.30 and 6101.42.
 - iii. Levy an assessment and obtain the confirmation of the Conservancy Court as authorized by ORC 6101 to provide sufficient funding for MVCD operations. The City understands that assessments to fully cover OMRR&R obligations for the Barrier Dam may need to be phased in over time. MVCD shall confer with the City regarding an appropriate phasing-in period.
 - iv. Engage in outreach to stakeholders and public relations to educate the public and the benefitted properties.
- c) In **Phase 3**, which commences upon completion of Phase 2, MVCD agrees to the following Performance Measures:
- i. Begin collection of an assessment in accordance with ORC 6101.
 - ii. Transition to sustainable operations and programming.
 - iii. Hire full-time staff and arrange operations and maintenance agreements.

Exhibit B

INITIAL BUDGET AND ELIGIBLE EXPENSES

Annual Budget: The MVCD has submitted the below budget and description of expenses to the City as its proposed budget and schedule for the six years during which the Loan Funds are disbursed. Modifications to the budget can be approved by the City at its discretion so long as modification does not exceed the total amount of the Loan Funds. The Phase 1 budget as described below shall be considered approved. No later than one month before the anticipated end of Phase 1 and Phase 2, MVCD shall provide an updated annual budget for the following phase for review, comment, and approval by the City, in its sole discretion.

Expense type	Phase 1	Phase 2	Phase 3
1. Miscellaneous Operating Expenses	\$40,000	\$40,000	\$40,000
2. District Management	\$100,000	\$150,000	\$150,000
3. Appraisal of Benefits	\$230,000		
4. (Consulting Services)			
5. Appraisal of Benefits	\$50,000	\$50,000	
6. (Board of Appraisers)			
7. Establishment of Assessment Record		\$100,000	\$100,000
8. Legal Services	\$60,000	\$100,000	\$100,000
9. Public Relations/ Stakeholder Outreach		\$40,000	\$40,000
10. Contingency	\$20,000	\$20,000	\$70,000
TOTAL (Not to Exceed Amount)	\$500,000	\$500,000	\$500,000

Eligible Expenses: The following shall be considered “Eligible Expenses” for the purposes of this Agreement. Reimbursement of MVCD’s expenses shall be at the sole discretion of the City.

1. District Miscellaneous Operating Expenses: The District has a number of recurring expenses including property taxes, minor maintenance and upkeep, accounting services and other miscellaneous expenses. These are the minimum requirements to maintain the District financially through the assessment establishment period.
2. District Management: The District is currently run by a three-person unpaid board with no paid staff. Coordination with the US Army Corps of Engineers (“USACE”) project and management of the consulting and legal services required for the establishment of the assessment will require dedicated personnel resources. The District shall hire a full time Director to manage and administer the MVCD. The District may also hire other staff or contract for professional services to assist with management activities including coordination with USACE.
3. Appraisal of Benefits: The appraisal of benefits will require the hiring of a board of appraisers to oversee and approve the work and the hiring of a consultant to perform a detailed benefits determination. Benefits will be calculated for both the direct flood damage beneficiaries in the valley, as well as the broader regional benefits in the Mill Creek watershed.
4. Establish an Assessment Record: Following the appraisal of benefits, an assessment record will be developed that assigns specific assessment values to individual properties in coordination with the County auditor. The full scope of services for this process is unknown at this time because the number of parcels and process for assigning the assessment value has not been determined. A budget has been provided to cover the anticipated costs.


5. Legal Services: Multiple steps through this process will require filings with the Conservancy Court and potential challenges or appeals. A budget for legal services has been estimated to cover these costs. The City's reimbursement of MVCD's legal expenses shall be at the sole discretion of the City.
6. Public Relations and Stakeholder Outreach: The process will include multiple public meetings to inform affected property owners and the community of the impacts. A budget for public relations services has been estimated to cover these costs.
7. Contingency: Finally, a contingency amount is suggested to cover potential unknowns that could arise during the process. We would propose that the contingency amount be held in reserve and would not be spent without written approval from the City.



January 22, 2026

FOR YOUR INFORMATION

To: Mayor and Members of Council

From: Sheryl M.M. Long, City Manager 

Subject: **\$5.42M Public Safety Funding Update**

On September 17, 2025, City Council passed Ordinance Number 290-2025, which authorized \$5,420,000 to fund public safety measures and deter violent crime in the Central Business District (CBD) and other crime hot spots in the City.

Executive Summary

As of January 15, 2025, \$150,777.70 remains available from the original appropriation of \$5,420,000. The administration has spent or encumbered \$3,982,222.30, with an additional \$1,287,000 in pending expenses. A detailed summary of the expensed/encumbered funds as well as the pending expenses appears below.

The Cincinnati Police Department (CPD) is approximately 2 weeks into a 30-day plan to repair or install 99 cameras. Of the 99 cameras, six are new camera installations in the West End. An additional 6 cameras were installed by CPD in the West End in Fall 2025 – totaling 12 new cameras in the West End when the 30-day plan is complete. Additionally, 3 new camera installations are scheduled in Over-the-Rhine (OTR) during that same period.

Detailed Summary

City Manager's Office (CMO)

3CDC Expanded Ambassador Program - \$880,000

- \$776,982.31 - Contract amendment executed
- Scope includes funds for three ambassadors covering OTR and CBD, two cleanup ambassadors in northern OTR, public safety improvements like cameras and streetlighting. 3CDC coordinating locations with CPD and Department of Transportation and Engineering (DOT)
- This investment expands upon our current program working with 3CDC to improve visitor experience in the CBD and OTR and was requested by City Council.

3CDC Outreach Workers and FUSUS - \$100,000

- \$81,300 – contract amendment executed
- Scope includes funds for two additional outreach coordinators to expand the GeneroCity 513 program and integrate 19 3CDC cameras into FUSUS.
- FUSUS allows CPD to aggregate and integrate privately owned cameras into one platform to improve investigative efficiencies and leverage additional camera systems from various locations not previously available to investigators. They are seeking as many privately owned cameras as possible to integrate to maximize all available resources through technology.

Curfew Center – Seven Hills - \$185,000

- \$182,000 – contract executed

Curfew Center – Lighthouse - \$195,000

- \$192,772 – contract executed
- The investment of the curfew center contracts goes towards our current year-round program to provide youth support and services.

DOTE

Streetlighting and Cameras - \$1,200,000

- \$722,391.20 spent/encumbered
 - Replaced 4508 feet of damaged communication (fiber) cable and plan to replace 3000 additional feet of fiber cable over the next 30 days.
 - \$254,519.18 encumbered to Duke Energy to upgrade 369 Duke owned streetlights to LED streetlighting in OTR, West End, and CBD (CPD focus areas)
 - \$250,000 will be encumbered to Duke Energy to upgrade 361 Duke owned streetlights to LED streetlighting in Lower Price Hill and Roselawn (CPD focus areas)
 - \$204,870.87 to purchase 70 new cameras. The cameras were delivered on January 21, 2026. All 56 of DOTE's cameras will be replaced within the next 30 days (weather permitting) to provide new technology and improved reliability. The remaining 14 cameras will be saved for future maintenance to reduce outage time.
 - Pursuing a fiber and camera maintenance contract to significantly reduce unplanned camera downtime.
 - This investment repairs the cameras and enhances lighting to deter crime in CPD focus areas and provides better visibility for residents and visitors in that area.

Other Efforts

- Within the past 12 months, 531 streetlights have been upgraded in OTR and the West End
- 74 new cameras will be installed with current contract that is expanding DOTE's fiber network in the West End, OTR, and Queensgate neighborhoods, which is scheduled to be online by December 2026.

- Fiber network expansion improves communication and reliability of the traffic signal network and cameras. Also, the network allows for the capability for smart infrastructure in the future.

CPD

West End Camera Expansion - \$150,000

- \$151,038.99 spent on installing 12 new cameras to enhance public safety in hot spot areas.

Public Visibility Overtime for CPD - \$1,200,000

- \$1,088,078.28 spent
 - \$919,707.79 spent on Street Crimes Task Force in West End, CBS, OTR, Roselawn, Bond Hill, Paddock Hills, Avondale, Clifton, Corryville, Camp Washington, Banks, CUF, Price Hill, Westwood, Kennedy Heights, Lower Price Hill, Winton Terrace, Evanston, Walnut Hills, Fairmount, Oakley, Carthage, Mt. Adams, Northside.
 - \$168,370.49 spent on Hamilton County Sheriff's Office for Court Street patrol support.
 - This investment assisted with greater police presence as part of the Fall Safety Plan beginning in September 2025 through December 31, 2025. These resources were spread throughout the City and enhanced visibility in an effort to improve public safety.

PIVOT Training - \$30,000

- \$30,000 – seeking professional services agreement with original academic partner that assisted CPD.
 - Contract pending.
 - This investment will reinvigorate CPD's PIVOT efforts citywide through implementation of national best practices surrounding place network investigations.

CPD Recruitment Efforts - \$100,000

- \$99,599.83 spent on promotional materials, digital advertising, marketing equipment, print advertising, and academy improvements.
- In order to expand upon our recruitment efforts additional resources were needed for greater outreach. We have seen a promising increase in the qualified applicant pool from those efforts.

Towing - \$50,000

- \$58,735.20 spent on gate repair/replacement, turnstile replacement, fence repair, and rotational tows.
- The Impound Lot is instrumental for our tow detail that we deployed throughout the year to assist in reducing crime in areas where illegal automobile activity has negatively impacted crime reduction efforts. Throughout the Fall of 2025, these resources assisted with necessary capital maintenance and the ongoing tow detail.

License Plate Readers - \$360,000

- Request for Proposal (RFP) published and closed. Evaluation committee scores submitted and corresponding request for 90-day trial and evaluation of top three (3) respondents of eight (8) submitted for approval.
- This investment will assist with replacement and expansion of our license plate readers which greatly assist investigators in identifying suspects involved in violent crimes if automobiles may have been involved.

Findlay Market Safety Improvements - \$180,000

- \$180,000 encumbered to a contract with the Corporation for Findlay Market aka Findlay Market for improved lighting, security cameras, fencing and signage, and placemaking.
- Findlay Market is one of our greatest assets and we are committed to increased investments for safety.

Cincinnati Crime Gun Intelligence Center (CGIC)/PIVOT Drones - \$40,000

- \$39,941.99 spent on CGIC, PIVOT and indoor drones. These efforts augment proven violent crime initiatives established by CPD.
- This investment helps us expand our current drone program, which is helping CPD with greater visibility, investigatory enhancement and overall smarter resource deployment.

Drone Expansion - \$100,000

- \$99,385.50 spent on data and electrical line installation and related equipment for the addition of 13 drones to cover 90% of City in Spring of 2026 for Phase 2 expansion.

FUSUS Expansion - \$100,000

- \$99,997 spent on FUSUS QR cards and core bundles
- The FUSUS cores are being deployed in phases according to locations identified by CPD through crime data and privately-owned camera locations in each district. Full receipt and deployment of purchased cores anticipated by end of the third quarter of 2026.

Mobile Safety Camera Trailers - \$100,000

- \$100,000 out of \$100,000 encumbered for a new camera trailer.

Misc. work:

- \$80,0000 - allocated for Theft-proofing glass film. Working with a vendor to finalize pricing.
- CPD is committed to helping businesses in our PIVOT locations. This project will protect businesses from thieves getting quick access to businesses assets in areas experiencing increased break-ins through windows and doors. This is a pilot project that CPD is exploring and if successful may seek expansion.

Youth Outreach - \$200,000

- Pending- This investment is committed to youth outreach and to support youth activities/engagement.

Bond and Sentencing Project \$250,000

- Pending- council decision/direction.

January 26, 2026

TO: Budget, Finance, and Governance Committee
FROM: Sheryl M. M. Long, City Manager
SUBJECT: Mill Creek Valley Conservancy District/MVCD Presentation

202600203

Attached is the presentation regarding a funding proposal for MVCD.

cc: Andrea Yang, Executive Director

An aerial photograph of a river valley. The river flows from the top center towards the bottom right. On the left bank, there is a paved road with cars, a brick building, and a sidewalk with some people. On the right bank, there are railroad tracks with several white freight trains. The area is surrounded by lush green trees and vegetation. The sky is overcast.

Mill Creek Valley Conservancy District

Stormwater Management Utility
A Funding Proposal

January 2026

What is the Mill Creek?

- **28.4-mile waterway from Butler County to the Ohio River, near the Cincinnati Barrier Dam**
- **The 170 square mile watershed is home to**
 - Multiple political subdivisions
 - Vulnerable flood plain neighborhoods
 - Major industry: Procter & Gamble, GE Aircraft Engines
 - MSD's main treatment plant, I-75, railroads

MILL CREEK WATERSHED COMMUNITIES



A History of Flooding

- **Ohio River backwater flooding:**
1913, 1937, 1945
- **Flooding from storms and flashfloods:**
1958, 1959, 1964, 1971, 1996, 1998, 2001



Millcreek Valley Conservancy District (MVCD)



The Region comes together to prevent future flood disasters

In 1960, the Chamber of Commerce committee studied forming a conservancy district – a regional cross-jurisdictional local government to address flooding in the Mill Creek basin.

- **Nine local governments petitioned to form the MVCD:**
 - Cincinnati, Sharonville, Evendale, Reading, Lockland, Arlington Heights, Elmwood Place, St. Bernard, and Sycamore Township
- **Resources**
 - **Local business**, including GE, P&G and Ford, **funded detailed engineering study**
 - **MVCD - US Army Corps of Engineers (USACE) contract** to construct a **flood management Project (\$100 million+ in 1976 dollars)**
 - MVCD acquire and provide land
 - Hamilton County and State of Ohio provided \$14 million
 - USACE to pay the remainder of costs and construct the Project
 - **MVCD to operate and maintain following Project completion**

MVCD's Flood Improvement responsibilities

Army Corps is preparing to turn project over to MVCD:

- **Millcreek Flood Improvements:** 17 miles of channel, pumps, etc.
 - \$275M (2025) construction costs
 - **Annual capital/O&M approximately \$7.5M**
- **Cincinnati Barrier Dam Improvements:** Pumps, floodgates, floodwalls (pursuant to 1975 City-MVCD agreement)
 - \$200M (2025) construction costs
 - O&M currently funded by stormwater rate funds
 - MVCD to take over Barrier Dam costs from City (per 1979 City contract)
 - **Annual capital/O&M \$4.5M**

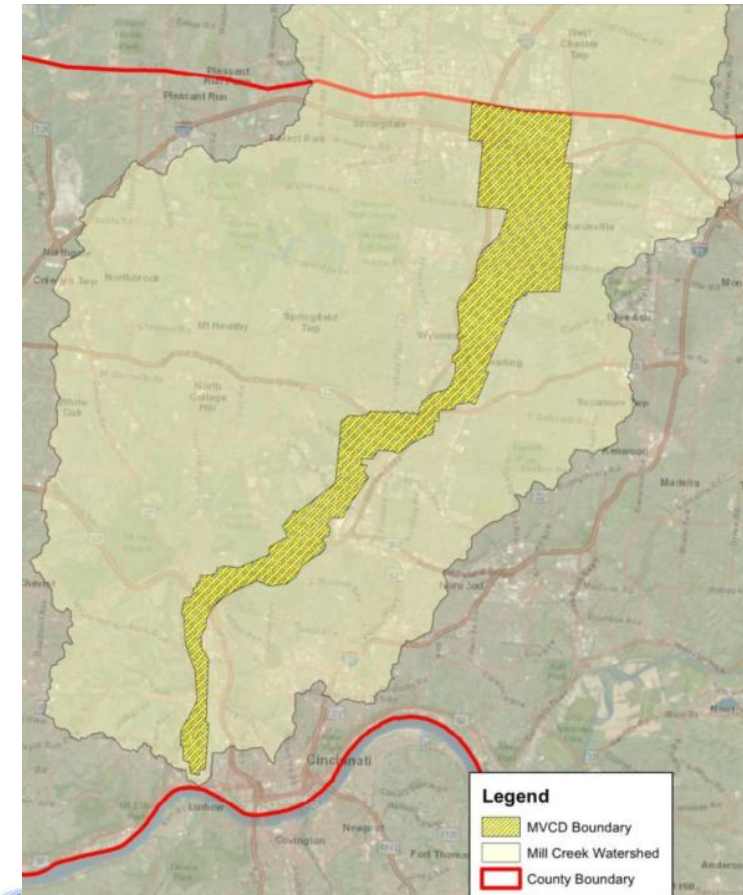
MVCD will need revenue to meet these responsibilities



MVCD Protected Area

Current District Boundaries:

- **14 Cincinnati Neighborhoods:**
 - Hartwell, Roselawn, Carthage, Winton Hills, Spring Grove Village, Northside, South Cumminsville, Millvale, English Woods, Camp Washington, North Fairmount, South Fairmount, Lower Price Hill, and Queensgate
- **10 Jurisdictions:**
 - Cincinnati, Sharonville, Evendale, Reading, Lockland, Arlington Heights, Elmwood Place, Saint Bernard, Springfield Township, and Sycamore Township
- **Major Regional Commercial and Industrial Properties:**
 - MSD main sewage treatment plant
 - Procter & Gamble, General Electric
 - Duke Energy and railways



MVCD at a Crossroads

Since 2006, MVCD has continued minimal operations:

- No permanent staff
- No sustainable source of income
 - \$20k/year from Cincinnati
 - Contributions from Evendale and Sharonville
 - Grant funding
- Board cannot convene except by public meeting with notice

MVCD does not have capacity or revenue to meet its obligations as the Army Corps completes the project.



Risks

Without path to funding, MVCD board will file to dissolve:

- City will inherit improvements within our boundaries and capital/O&M costs of \$2.5 million/year impacting SMU's \$28M/year budget and the stormwater rates
- Cross jurisdictional flood control will end
- Other jurisdictions may not be able to maintain upstream sections
- Increased localized flood risks



A Vision for the Millcreek Corridor

Flourishing Conservancy Districts can work across boundaries to:

- Provide flood protection
- Foster a recreation corridor
- Spur economic development
- Clean up polluted water ways, improve water quality

A thriving **MVCD** can be partner to further build on efforts of the **Millcreek Alliance, Experience Mill Creek, SMU** and **MSD** to make the Mill Creek cleaner and safer for recreation opportunities.



Contract to Develop MVCD Capacity

MVCD \$1.5 million loan request:

- Hire Executive Director to work with the Board on district management
- Develop Sustainable Revenue Stream (R.C. 6101)
- Outreach to community and stakeholders

Loan Terms

- Loan funds provided on a reimbursement basis at 0% interest
- No repayments years 1-6, followed by 10 years (years 7-16) of annual repayment of 1/10 of disbursements
- Up to six years to complete Revised Code assessment and revenue approval process
- MVCD should seek:
 - funding and support from other jurisdictions
 - to promote equitable sharing of costs by expanding district boundaries to include properties contributing stormwater runoff
 - to keep assessments affordable

Questions?

