PRESENTATIONS

Bond Hill/Roselawn Collaborative: Joyce Powdrill
Mercy Health Initiative: Rea Waldon (Bond Hill CC President)
5K Run Honoring Pamela Smitherman: Keevin Lee (BHR Board Member)

AGENDA

1-201900363  ORDINANCE (EMERGENCY) dated 3/6/2019, submitted by Patrick A. Duhaney, City Manager, MODIFYING Title VII, General Regulations, of the Cincinnati Municipal Code by amending Section 723-15, Informational Kiosks and Parking Sign Pylons, of Chapter 723, Streets and Sidewalks, Use Regulations; MODIFYING Title VIII, Business Regulations, of the Cincinnati Municipal Code by amending Section 895-2, Applicability, of Chapter 895, Outdoor Advertising Signs; and MODIFYING Title XIV, Zoning Code of the City of Cincinnati, of the Cincinnati Municipal Code, by amending Section 1427-07, Signs Located On Public Property, of Chapter 1427, Sign Regulations, in order to authorize the City Administration to contract for installation of informational kiosks in the public right-of-way and on other City-owned property for the benefit of residents and visitors to the City, as well as to consider other proposed advertising that may be advantageous to the City.

2-201901170  MOTION, submitted by Councilmember Mann, WE MOVE that DOTE study the intersection of Madison Road and Anderson Place to determine whether it merits installing a traffic light to prevent pedestrian injuries and vehicle accidents. (STATEMENT ATTACHED)
To: Mayor and Members of Council

From: Patrick A. Duhaney, City Manager

Subject: Emergency Ordinance – Modifying Cincinnati Municipal Code regarding Informational Kiosks and Potential Advertising on Other City Assets

Transmitted herewith is an emergency ordinance:


The Administration recommends passage of this Ordinance.
EMERGENCY

City of Cincinnati
An Ordinance No._________ - 2019


WHEREAS, Council previously authorized informational kiosks that include advertising to be installed in the City’s right-of-way, if community councils, community-based non-profits, or public transit agencies applied to install and maintain them; and

WHEREAS, very few kiosks have been installed in the City, and the City Administration recommends soliciting bids for companies to install kiosks that will display information to benefit residents and visitors to Cincinnati; and

WHEREAS, the installation of a limited number of informational kiosks in the City, in areas with high pedestrian traffic and many visitors from out of town, will help to promote the City as a destination for cultural, sporting, entertainment, retail, dining, and other events and activities, by making information about such activities readily available to the public; and

WHEREAS, the City desires to modify its kiosk regulations, and those pertaining to advertising on such kiosks, to encourage the installation of creative and useful kiosks that do not undermine the City’s interests in providing aesthetic appeal and ensuring traffic safety; and

WHEREAS, advertising will be authorized on the informational kiosks in order to offset the costs of installing, operating, and maintaining the kiosks, and to potentially provide a source of additional revenue to the City to contribute to the costs of providing general public services, while still protecting the City’s interests in aesthetics and traffic safety; and

WHEREAS, the City does not intend to create a public forum by permitting messages and advertising on informational kiosks and other City-owned property as provided herein; and

WHEREAS, through the entity or entities with which it contracts to manage the kiosks, the City may manage the information and messaging available through the kiosks to ensure the
greatest benefit to the public and may also place reasonable, uniform, viewpoint-neutral
limitations on the advertising allowed on the kiosks; and

WHEREAS, Council supports the recommendations of the Administration with regard to
informational kiosks on City property and the right-of-way, including authorization for the
Administration to contract with a third party to install and manage such kiosks and including the
recommended modifications regarding advertising on kiosks; and

WHEREAS, Council also desires to modify the Municipal Code so that the
Administration is empowered to consider other advertising opportunities that may be
advantageous to the City and may greatly increase revenue; now, therefore,

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

Section 1. That Section 723-15, “Informational Kiosks and Parking Sign Pylons,” of
Chapter 723, “Streets and Sidewalks, Use Regulations,” of the Cincinnati Municipal Code is
hereby amended to read as follows:

Sec. 723-15. - Informational Kiosks and Parking Sign Pylons.

(a) Informational Kiosks. The city manager or his or her designee is authorized to grant
revocable street privileges for the placement of informational kiosks in the city right-
of-way, subject to the following restrictions:

1. Informational kiosks may be installed only pursuant to a contract with the city
awarded in accordance with the Cincinnati Municipal Code.

2. The following rules govern the information displayed on or through informational
kiosks:

i. Informational kiosks must be used predominantly to convey information of
use to the general public, e.g. wayfinding. In addition, they may contain
advertising provided for by contract with the city, for the purpose of raising
revenue to offset the cost of the kiosks and providing public services.

ii. All surfaces of an informational kiosk used to convey messages and
advertising are intended to be non-public forums under the control of the
entity permitted to install the kiosk, subject to any limitations imposed
herein and by contract with the city. The city does not intend to create a
public forum by permitting informational kiosks to convey messages and
advertising.
iii. Through the contract or contracts governing informational kiosks, the city manager may make reasonable, viewpoint-neutral limitations applied uniformly to the advertising authorized on kiosks.

iv. The contract governing a particular informational kiosk may limit any physical or visual aspects of the advertising or other information to provide for the protection of aesthetics and traffic safety and to account for public feedback and other factors of public interest. The limitations may include but are not limited to the following: size, display type, brightness if electronic, and frequency of change of message or display.

v. Advertising on informational kiosks at transit stops installed by a public transit agency with permission of the department of transportation and engineering shall be regulated not pursuant to this Section 723-15 but instead pursuant to Section 723-13(d) of the Cincinnati Municipal Code.

3. In addition to any location or placement restrictions established in the contract authorizing the installation of the kiosks, informational kiosks located in the city right-of-way shall be located and placed:

i. Informational kiosks may be placed:

ii. Only on paved surfaces;

iii. Only by a recognized community council, other community-based non-profit organization, or public transit agency;

iii. In a location that does not substantially impede access to an entrance to any building;

iii. In a manner such that the open area available for pedestrian traffic around the informational kiosk is not less than four (4) feet in front of or behind the informational kiosks;

iv. At least six (6) feet from any alley, crosswalk, driveway curb cut, curb ramp, fire hydrant, or outdoor dining area;

vi. At least four (4) feet from any bicycle rack;

vii. In a way that does not substantially impede access to buses at bus stops, fire escapes, sidewalk access doors, traffic or street lighting equipment, utility valve boxes, or other utility equipment;

viii. In a way that does not obstruct permanent building signage or building display windows unless prior permission from the property owner has been obtained;
In a way that does not obstruct curb control signage or traffic signal equipment, including pedestrian crosswalk signs.

2. Informational kiosks may contain advertising; provided, however, that no individual item of advertising may be larger than sixteen (16) inches by twenty (20) inches, except for advertising on informational kiosks at transit stops installed by a public transit agency with permission of the department of transportation and engineering pursuant to Cincinnati Municipal Code section 723-13(d).

3. Persons desiring to secure a revocable street privilege for placement of an informational kiosk within the public right-of-way shall submit an application on a form to be provided by the city manager or his or her designee which shall:

   i. Identify the name of the applicant who seeks to secure a revocable street privilege;

   ii. Identify the requested location for the informational kiosk;

   iii. Identify the name and address of the person authorized to receive notices pursuant to Chapter 718 of the Cincinnati Municipal Code;

   iv. Include proof of liability insurance in an amount not less than $1,000,000.00, with the City of Cincinnati named as an additional insured;

   v. Include a non-refundable application fee as set forth in section 723-6 of this Chapter.

4. Revocable street privileges for informational kiosks shall not expire, but shall be revocable as set forth in Chapter 718 of the Cincinnati Municipal Code.

5. Holders of revocable street privileges for informational kiosks must maintain liability insurance in an amount not less than $1,000,000.00 per occurrence, per location at all times while the revocable street privilege is in effect. The City of Cincinnati shall be named as an additional insured. Proof of insurance shall be provided periodically upon request. Failure to provide proof of insurance may result in the revocation of the revocable street privilege.

(b) Parking Sign Pylons. The city manager or his or her designee is authorized to grant revocable street privileges for the placement of parking sign pylons subject to the following restrictions:

   1. General conditions:
i. Parking sign pylons shall only be permitted for purposes of way-finding for a parking lot or garage providing publicly available off-street public parking.

ii. Parking sign pylons shall be no larger than 6'0" high x 2'0" wide x 6" thick. Pylons shall be permanently mounted to a concrete foundation flush with the sidewalk. The pylon connection and foundation shall be designed by a professional engineer and meet the general design standards set forth in the current version of the department of transportation and engineering's ("DOTE") street restoration manual.

iii. Parking sign pylons shall include the universal green "P" symbol for parking and the words "Public Parking." No advertising may be displayed upon any pylon; however, the name of the parking operator may be displayed on the pylon with letters no more than 5" in height.

2. Parking sign pylons shall be located subject to the following restrictions, in addition to generally applicable specifications and requirements set forth in the department of transportation and engineering's street restoration manual:

i. Must be more less-than two feet and less or more than six feet from the driveway entrance of the parking lot or garage served by the parking sign pylon.

ii. The face of the sign must be more than two feet from the face of the curb and centered within the collector strip as much as possible.

iii. Must be located so that the continuous and unobstructed width of sidewalk available for pedestrian travel in the area of the parking sign pylon is no less than four feet. In downtown, neighborhood business districts, and any other high use area identified by the department of transportation and engineering, the parking sign pylon must be located so that the continuous and unobstructed width of sidewalk for pedestrian travel in the area of the parking sign pylon is not less than six feet.

iv. Must not obstruct access to buses at bus stops, fire escapes, sidewalk access doors, traffic or street lighting equipment, utility valve boxes, fire hydrants, parking meters or other utility equipment.

v. Must not obstruct permanent building signage or building display windows, unless prior permission from the affected property owner has been obtained prior to installation of parking sign pylon.

vi. Must be located in a way that does not obstruct curb control signage or traffic signal equipment, including pedestrian crosswalk signs.
vii. The installation of electric or low voltage wiring feeding the sign is generally discouraged, and no illumination of signage is allowed in a historic district without first obtaining historic conservation board authorization under Chapter 1435 of the Cincinnati Municipal Code. Parking sign pylons having electric or low voltage wiring and that otherwise meet Cincinnati Municipal Code requirements must comply with the national electric code and be inspected by an approved independent inspection agency. An applicant for a revocable street privilege for an electric or low voltage sign must comply with DOTE requirements for participation in the Ohio Utility Protection Service to ensure the safe marking of locations of any underground wiring, cables, or conduit associated with the parking sign pylon in connection with future work in the public right-of-way.

3. A person desiring to place a parking sign pylon in the public right-of-way must secure a revocable street privilege under this chapter and related provisions of the Cincinnati Municipal Code. An applicant for a revocable street privilege under this section 723-15 must submit an application on a form to be provided by the director of the department of transportation and engineering that, at a minimum, provides the following:

i. Identify the name of the applicant;

ii. Identify the requested location for the parking sign pylon;

iii. Identify the name and address of the person authorized to receive notices about the proposed parking sign pylon pursuant to Chapter 718 of the Cincinnati Municipal Code;

iv. Include proof of liability insurance in an amount not less than $1,000,000.00. The City of Cincinnati shall be named as an additional insured;

v. Include a non-refundable application fee as set forth in section 723-6 of this chapter.

4. Revocable street privileges for parking sign pylons shall not expire, but shall be revocable as set forth in Chapter 718 of the Cincinnati Municipal Code.

5. Holders of revocable street privileges for parking sign pylon must maintain liability insurance in an amount not less than $1,000,000.00 at all times while the revocable street privilege is in effect. The City of Cincinnati shall be named as an additional insured. Proof of insurance must be provided to the City upon request. Failure to provide proof of insurance may result in the revocation of the revocable street privilege.

Section 3. That Section 895-2, “Applicability,” of Chapter 895, “Outdoor Advertising Signs,” of the Cincinnati Municipal Code is hereby amended to read as follows:

Sec. 895-2. - Applicability.

The provisions of this Chapter apply to all outdoor advertising signs except as otherwise provided by law. Signs not governed by this Chapter include:

(a) Signs erected or displayed in the public right-of-way and authorized under Chapter 723 of the Municipal Code; and

(b) Signs erected or displayed on Fountain Square pursuant to Rules and Regulations for the Use of Fountain Square as authorized by Chapter 713 of the Municipal Code; and

(c) Signs approved by the City for a special event authorized under Chapter 765 of the Municipal Code or other event authorized under Park Board rules; and

(d) On-Site Signs erected or displayed on public city-owned property by the City of Cincinnati or by a third-party pursuant to a contract with the city subject to reasonable, uniform, viewpoint-neutral limitations that ensure the signs do not undermine the city’s interests, including its interests in aesthetics and traffic safety.


Section 5. That Section 1427-07, “Signs Located On Public Property,” of Chapter 1427, “Sign Regulations,” of the Cincinnati Municipal Code is hereby amended to read as follows:

§ 1427-07. - Signs Located on Public Property.

The following signs are exempt from the provisions of the Cincinnati Zoning Code and are permitted in any zoning district:

(a) Signs erected or displayed in the public right-of-way and authorized under Chapter 723 of the Municipal Code; and
(b) Signs erected or displayed on Fountain Square pursuant to Rules and Regulations for the Use of Fountain Square as authorized by Chapter 713 of the Municipal Code; and

(c) Signs approved by the City for a special event authorized under Chapter 765 of the Municipal Code or other event authorized under Park Board rules; and

(d) On-Site Signs erected or displayed on public city-owned property by the City of Cincinnati or by a third-party pursuant to a contract with the city subject to reasonable, uniform, viewpoint-neutral limitations that ensure the signs do not undermine the city's interests, including its interests in aesthetics and traffic safety.


Section 7. That all kiosks located within the City that were legally erected and displayed as of the effective date of this ordinance by a recognized community council, another community-based non-profit organization, or a public transit agency, are hereby declared legal kiosks subject to any conditions imposed pursuant to the revocable street privileges by which the kiosks were approved.

Section 8. 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 so that the City Administration can immediately take action to solicit bids for companies to provide informational kiosks.

Passed: ____________________________, 2019

______________________________
John Cranley, Mayor

Attest: ____________________________
Clerk
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<td>ORDINANCE (EMERGENCY) dated 3/6/2019, submitted by Patrick A. Duhaney, City Manager, MODIFYING Title VII, General Regulations, of the Cincinnati Municipal Code by amending Section 723-15, Informational Kiosks and Parking Sign Pylons, of Chapter 723, Streets and Sidewalks, Use Regulations; MODIFYING Title VIII, Business Regulations, of the Cincinnati Municipal Code by amending Section 895-2, Applicability, of Chapter 895, Outdoor Advertising Signs; and MODIFYING Title XIV, Zoning Code of the City of Cincinnati, of the Cincinnati Municipal Code, by amending Section 1427-07, Signs Located On Public Property, of Chapter 1427, Sign Regulations, in order to authorize the City Administration to contract for installation of informational kiosks in the public right-of-way and on other City-owned property for the benefit of residents and visitors to the City, as well as to consider other proposed advertising that may be advantageous to the City.</td>
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To: Mayor and Members of City Council

From: Patrick A. Duhaney, City Manager

Subject: Emergency Ordinance - Modifying Cincinnati Municipal Code regarding Informational Kiosks and Potential Advertising on Other City Assets

Transmitted is an Emergency Ordinance captioned:


Summary
Following a prior Request for Information (RFI) generally seeking ideas for presenting information to the public and whether revenue could be raised through new kinds of public displays, a Request for Proposals (RFP) was sent out earlier in 2019 for the purpose of selecting a vendor to provide stand-alone informational kiosks. The purpose of the informational kiosks would be for the benefit of residents and visitors to the City, as well as for potential advertising revenue purposes. Future RFPs or similar invitations could identify additional methods through which information could be provided to the public including advertising or other commercial speech. The changes to the Municipal Code would enable the City Administration to implement them without further modifications of the Code, even though particular proposals may need Planning Commission or Council approval for other reasons.

The Administration recommends passage of this Emergency Ordinance.

cc: Katherine Keough-Jurs, AICP, Director, Department of City Planning
To: Nicole Crawford, Office of the Clerk of Council

From: Katherine Keough-Jurs, AICP, Director, Department of City Planning

Copies to: Jared Ellis, City Planner, Department of City Planning


The above Emergency Ordinance is to be scheduled for the Economic Growth and Zoning Committee. This item has been requested to be placed on the next available Economic Growth and Zoning Committee meeting following the required two week notification period.

Included in this submission are the following items:

1) The transmittal letter to the Mayor and City Council;
2) A copy of the City Planning Commission staff report dated June 7, 2019;
3) The Emergency Ordinance Modifying Cincinnati Municipal Code regarding Informational Kiosks and Potential Advertising on Other City Assets;
4) Mailing labels for the notice of the public hearing at a Council Committee; and
5) A copy of the mailing labels for your file.
June 12, 2019

Cincinnati City Council
Council Chambers, City Hall
Cincinnati, Ohio 45202

Dear Members of Council:

We are transmitting herewith an Emergency Ordinance captioned as follows:


Summary:
Following a prior Request for Information (RFI) generally seeking ideas for presenting information to the public and whether revenue could be raised through new kinds of public displays, a Request for Proposals (RFP) was sent out earlier in 2019 for the purpose of selecting a vendor to provide stand-alone informational kiosks. The purpose of the informational kiosks would be for the benefit of residents and visitors to the City, as well as for potential advertising revenue purposes. Future RFPs or similar invitations could identify additional methods through which information could be provided to the public including advertising or other commercial speech. The changes to the Municipal Code would enable the City Administration to implement them without further modifications of the Code, even though particular proposals may need Planning Commission or Council approval for other reasons.

The City Planning Commission unanimously approved this item at their June 7, 2019 meeting.

Motion to Approve:      Mr. Duhaney
                      Seconded:         Mr. Eby

                      Ayes:             Mr. Duhaney
                                      Ms. Sesler
                                      Mr. Eby
                                      Ms. Wideman
                                      Mr. Driehaus

THE CITY PLANNING COMMISSION

Katherine Keough-Jurs, AICP, Director
Department of City Planning
Honorable City Planning Commission  
Cincinnati, Ohio  


BACKGROUND/ANALYSIS:  
Following a prior Request for Information (RFI) generally seeking ideas for presenting information to the public and whether revenue could be raised through new kinds of public displays, a Request for Proposals (RFP) was sent out in early 2019 for the purpose of selecting a vendor to provide stand-alone informational kiosks to be placed at various locations throughout Downtown and Over-the-Rhine. The purpose of the informational kiosks is to provide information services for residents and visitors to the City, as well as to generate potential advertising revenue. Future RFPs or similar invitations could identify additional methods through which information could be provided to the public including advertising or other commercial speech. The changes to the Municipal Code that are the subject of this report would enable the City Administration to implement them without further modifications of the Code, even though particular proposals may need Planning Commission or Council approval for other reasons.

Orange Barrel Media is the vendor that has been chosen to provide the informational kiosks to the City. The IKE Smart City Hub, a product of Orange Barrel Media, would provide interactive displays of area restaurants, shops, activities, and services in addition to multi-modal wayfinding that displays real-time transit information for bus, streetcar, and bike/car share services. IKE is also able to provide social service information that includes locations of area shelters and services such as food assistance and addiction recovery.

In the Engaged mode (dashboard) the IKE is in the interactive mode on the bottom two-thirds of the display screen that allows for the various features to be used while also displaying ads in the top third of the screen. In the Passive Mode (attract loop), the entire IKE screen would display an ad loop of city, community, arts, and commercial messaging and advertising. One of the purposes of the informational kiosks is to generate potential advertising revenue for the City, and $250,000.00 in annual revenue is estimated to be generated by the IKE Smart City Hub.

PUBLIC COMMENT:  
The Department of City Planning staff held a public staff conference on April 29, 2019. Notices of the staff conference were sent to the Over-the-Rhine Community Council and to the Downtown Residents Council in addition to all other Community Councils. All Community Councils were notified in the event the informational kiosks were to be placed in additional locations throughout the City. The only attendees at the staff conference were Planning staff and City Administration. Notice of the City Planning Commission meeting on June 7, 2019 was also mailed to all Community Councils on May 23, 2019. Staff has received no correspondence to date.
CONSISTENCY WITH PLANS:
The proposed installation of the informational kiosks is consistent with Plan Cincinnati (2012), particularly within the Live Initiative Area and the Goal to “build a robust public life” (page 149) and the Strategy to “create a welcoming civic atmosphere” (page 153). It is also consistent with the Compete Initiative Area and the Strategy to “promote Cincinnati’s lifestyle” (page 122).

In the Over-the-Rhine Comprehensive Plan (2002), the Quality of Life, Goal 5 contains an objective to “enhance the neighborhoods character with visual improvements that provide sense of place” (page 127). The proposed informational kiosks are able to provide wayfinding and interactive maps that could help to achieve this goal.

RECOMMENDATION:
The staff of the Department of City Planning recommends that the City Planning Commission take the following action:


Respectfully submitted:

Jared Ellis, City Planner
Department of City Planning

Approved:

Katherine Keough-Jurs, AICP, Director
Department of City Planning
June 20, 2019

MOTION

WE MOVE that DOTE study the intersection of Madison Road and Anderson Place to determine whether it merits installing a traffic light to prevent pedestrian injuries and vehicle accidents.

David Mann

STATEMENT

The intersection of Madison Road and Anderson Place in Madisonville is where congregants for St. Paul Village Lutheran Church and residents of St. Paul Village, a home for seniors, cross Madison Road. Anderson Place is also the access road for John Parker Elementary School with school buses and parent automobiles negotiating this intersection. There is a crosswalk at this intersection, but Madison Road is heavily trafficked, and drivers pay less heed to crosswalks than to traffic lights. There have been several injuries, and at least one pedestrian fatality at this intersection, and it warrants serious study as a potential location for a traffic light.
SUPPLEMENT AGENDA

3-201901277
PG 2
ORDINANCE (EMERGENCY) dated 8/1/2019, submitted by Paula Boggs Muething, City Solicitor, AUTHORIZING the City Manager to take all necessary steps to determine the extent of the residential property damage caused by the recent Northside flooding incidents, to establish a City of Cincinnati financial assistance program to provide assistance to impacted residential property owners, and to submit to City Council an appropriation ordinance to pay for costs associated with that program, in order to expedite residents' recovery from the flooding and the related impacts on their lives and homes.
To: Vice Mayor Christopher Smitherman
From: Paula Boggs Muething, City Solicitor

Subject: Emergency Ordinance – Northside Flooding Financial Assistance Program

Transmitted herewith is an emergency ordinance captioned as follows:

AUTHORIZING the City Manager to take all necessary steps to determine the extent of the residential property damage caused by the recent Northside flooding incidents, to establish a City of Cincinnati financial assistance program to provide assistance to impacted residential property owners, and to submit to City Council an appropriation ordinance to pay for costs associated with that program, in order to expedite residents' recovery from the flooding and the related impacts on their lives and homes.

PBM/RDH/(tr)
Attachment
292437
AUTHORIZING the City Manager to take all necessary steps to determine the extent of the residential property damage caused by the recent Northside flooding incidents, to establish a City of Cincinnati financial assistance program to provide assistance to impacted residential property owners, and to submit to City Council an appropriation ordinance to pay for costs associated with that program, in order to expedite residents’ recovery from the flooding and the related impacts on their lives and homes.

WHEREAS, historic levels of flooding inundated numerous homes in the Northside neighborhood in June of this year, and caused significant financial hardship for impacted residents, particularly those living on Kirby Avenue, Virginia Avenue, Martha Street, and Coppice Lane; and

WHEREAS, portions of the June 2019 flood damage in that area may have resulted from an overflow incident related to a Metropolitan Sewer District (MSD) construction project intended to reduce sewer overflows in that area, in which back-to-back rainstorms and saturated ground conditions caused overflow in two stormwater detention basins which were then under construction consistent with the MSD federal consent decree; and

WHEREAS, in addition to the MSD claims process related to damage caused by MSD sewer overflows and related incidents, City Council seeks to establish a financial assistance program to help the residents of Northside who were directly impacted by the historic levels of flooding in that neighborhood in June 2019, in order to expedite their recovery from the flooding and the related impacts on their lives and homes; now, therefore,

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

Section 1. That the City Manager is hereby authorized to take all necessary steps to determine the extent of the residential property damage caused by the recent Northside flooding incidents which occurred in June 2019, particularly on Kirby Avenue, Virginia Avenue, Martha Street, and Coppice Lane in the Northside neighborhood, and to establish a City of Cincinnati assistance program to provide financial assistance to impacted residential property owners.

Section 2. That, following appropriate administrative review of the Northside flooding incidents of June 2019 and impacts on residents in that area, the City Manager is hereby
authorized to submit to City Council an appropriation ordinance to pay for operational costs associated with implementation of a City of Cincinnati Northside Flooding Financial Assistance Program.

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

Section 4. 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 ensure that the City Administration is able to implement the City of Cincinnati Northside Flooding Financial Assistance Program as quickly as possible.

Passed: ________________________________ , 2019

______________________________________________
John Cranley, Mayor

Attest: _______________________________________

Clerk