

1. August 15, 2022 City Council Agenda

Documents:

[AGENDA.PDF](#)

2. Legislation Adopted 08/15/22

Documents:

[AUGUST 15, 2022.LEGIS.PDF](#)



CITY COUNCIL
CITY OF BOWLING GREEN

CITY COUNCIL MEETING AGENDA MONDAY, AUGUST 15, 2022 7:00 P.M.

1. Pledge of Allegiance
2. Roll Call
3. Approval of the minutes from the regular meeting held August 1, 2022
4. Correspondence - Clerk of Council
5. Lobby Visitations - please sign in prior to the beginning of the meeting with Clerk
6. Introduction of New Legislation
7. Official reports
Mayor
Municipal Administrator
City Attorney
Public Services Director
Public Infrastructure Director
8. Council Committee Reports
9. Reading Legislation

A. First Reading

Ordinance providing supplemental appropriations for the current expenses and other expenditures of the City of Bowling Green, Ohio during the fiscal year beginning January 1, 2022 and ending December 31, 2022.

Ordinance authorizing the utilities director to execute an agreement with American Municipal Power for safety and training programs.

B. Second Reading

- 3829 Resolution accepting the amounts and rates as determined by the Budget Commission and authorizing the necessary tax levies and certifying them to the County Auditor.

- 3831 Resolution authorizing the City of Bowling Green to Participate in the local park improvement grant program and to file an application and accept grant funding upon grant application approval.

C. Third Reading

- 3827 Resolution amending the designated outdoor refreshment area (DORA) for Downtown Bowling Green and Enacting Regulations.
(Community Improvement Committee-Joel O'Dorisio)
(Public Hearing 8/15/22 at 6:45 pm)
- 9018 Ordinance for cleaning of streets by special assessment.
(Finance Committee-Greg Robinette)
- 9019 Ordinance amending and adopting section 33.01 (g) of the codified ordinances of the City of Bowling Green, Ohio, regarding salary schedule
(Finance Committee-Greg Robinette)
- 9020 Ordinance amending the zoning district map of the City of Bowling Green for the property general known as 220 Manville Avneue from M-1 light industrial to R-2 single family residential zoning.
(Planning, Zoning, & Economic Development Committee- Rachel Phipps)
(Public Hearing 9/6/22 at 6:30 pm)

D. Removed from the Table

- 9015 Ordinance creating section 123 of the Codified Ordinances of the City of Bowling Green, concerning Electric Scooters (E-Scooters)
(Community Improvement Committee-Joel O'Dorisio)

RECORD OF RESOLUTIONS

BEAR GRAPHICS 900-325-8054 FORM NO. 30045

Resolution No. 3827 Passed August 15, 2022

RESOLUTION AMENDING A DESIGNATED OUTDOOR REFRESHMENT AREA (DORA) FOR DOWNTOWN BOWLING GREEN AND ENACTING REGULATIONS

WHEREAS, on July 6, 2020, City Council enacted Resolution 3771 designating an Outdoor Refreshment Area (DORA) in Downtown Bowling Green and enacting regulations; and

WHEREAS, on July 5, 2022, the Office of the Mayor and the Downtown Bowling Green Special Improvement District (SID) submitted an application to City Council amending the current DORA by expanding the geographic area, modifying the hours of operations, and reflecting the current provisions of Ohio Revised Code 4301.82 as updated on March 23, 2022; and

WHEREAS, approval of the amended DORA application will continue to enhance the Bowling Green downtown area including both businesses and patrons along with special events in the downtown Bowling Green area; and

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Bowling Green, County of Wood, State of Ohio:

SECTION 1: City Council approves the amended DORA application as having met the requirements of the Ohio Revised Code for Designated Outdoor Refreshment Areas and approves the amended Downtown Bowling Green Designated Outdoor Refreshment Area comprised of the area as depicted in the DORA application, attached hereto and made a part hereof; and

SECTION 2: City Council approves the public health, safety, and sanitation plans outlined in the attached application; and

SECTION 3: City Council shall review the requirements of the DORA, established herein, at least five (5) years from the effective date of this resolution to determine whether to continue the DORA under the same or modified terms and conditions, or dissolve it according to statutory provisions.

SECTION 4: The Clerk of Council is hereby instructed to forward a copy of this Resolution to the Ohio Division of Liquor Control and to the investigative unit of the Ohio Department of Public Safety in accordance with ORC 4301.82(C) and 4301.82(F)(3).

SECTION 5: This resolution shall take effect at the earliest time permitted by law.


Passed: August 15, 2022 
Date President of Council

Mark Hollenbaugh

Attest: 
Clerk of Council
Jodi Siskler

Approved: August 16, 2022 
Date Mayor

Michael A. Aspacher

CERTIFICATION
This is to certify that the foregoing is a true copy of RES No. 3827 passed by the Council of the City of Bowling Green, Ohio, August 15, 2022

Clerk of Council

MICHAEL J. MARSH
CITY ATTORNEY
jjs



CITY COUNCIL
CITY OF BOWLING GREEN

Ordinance # 3827

Date Adopted: 8/15/22

July 11, 2022

FOR PUBLICATION ON Friday, July 15, 2022

NOTICE OF PUBLIC HEARING

An application to amend the Designated Outdoor Refreshment Area (DORA), defined in Ohio Revised Code Section 4301.82, was submitted to the Bowling Green City Council on July 5, 2022. The application can be reviewed online at the City's website at www.bgohio.org or in the office of the Clerk of Council, City Administrative Services Building, 304 N. Church Street, Bowling Green, Ohio, 43402.

A public hearing will be held by City Council on Monday, August 15, 2022 at 6:45 p.m. in the Council Chamber in the City Administrative Services Building, 304 N. Church Street, Bowling Green, Ohio, to discuss this amended application. After the public hearing, Council anticipates taking action on the application at its scheduled regular meeting on Monday, August 15, 2022 at 7:00 p.m.

For the convenience of the public, this public hearing will be live streamed on YouTube. The address for the YouTube channel is www.bgohio.org/meetings.



Jodi Sickler, Clerk of Council



CITY COUNCIL
CITY OF BOWLING GREEN

July 15, 2022

NOTICE OF PUBLIC HEARING

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A handwritten signature in black ink that reads "Jodi Sickler". The signature is written over a horizontal line.

Jodi Sickler
Clerk of Council

Designated Outdoor Refreshment Area



July 5, 2022

Submitted by the Office of the Mayor
and Downtown Bowling Green SID



CITY OF BOWLING GREEN OHIO

Overview

Designated Outdoor Refreshment Area in Downtown Bowling Green

The Office of the Mayor of the City of Bowling Green and Downtown Bowling Green SID herein apply to the Bowling Green City Council to approve and enact a revised Designated Outdoor Refreshment Area (DORA) in Bowling Green in accordance with Section 4301.82 of the Ohio Revised Code (ORC). The ORC permits that “a municipal corporation or township with a population of fifty thousand or less shall not create more than three outdoor refreshment areas.”

The City’s first DORA was established in 2020 and this application is an amendment to the 2020 DORA. The timing of the 2020 DORA was related to the pandemic as well as ongoing community discussions about continuing efforts to activate the downtown area.

The DORA has been successful in Bowling Green. Participating businesses have reported success and the 2020 DORA has achieved the goal outlined in the original application which was to provide: “economic and cultural benefit to Bowling Green...by providing options for those visiting Bowling Green and position the community as a vibrant destination of entertainment, culture, and activity.” There have been no negative impacts in terms of health and safety.

The changes proposed in this application include the following:

- Expanded footprint as outlined on map included in the application. Current area expanded on South Main Street to include the parking lot on the east side of E. Clough Street. Additionally, area expanded to the east. This expansion proposes an extension to the corner of Wooster/Prospect on the south and to the Community Commons on the northside. Other parcels are included to make the area contiguous.
- Expanded time to permit DORA to be year-around with the exception of the Friday-Sunday on the weekend after Labor Day when the annual Black Swamp Arts Festival is held. In sum, DORA will be suspended during the Black Swamp

Arts Festival at the request of that organization, the Special Improvement District (SID), and to avoid confusion that weekend as there is a sizeable F Permit for City Lot 2 during that event and the footprint for the Black Swamp Arts Festival and the DORA are significantly different and would cause enforcement concerns.

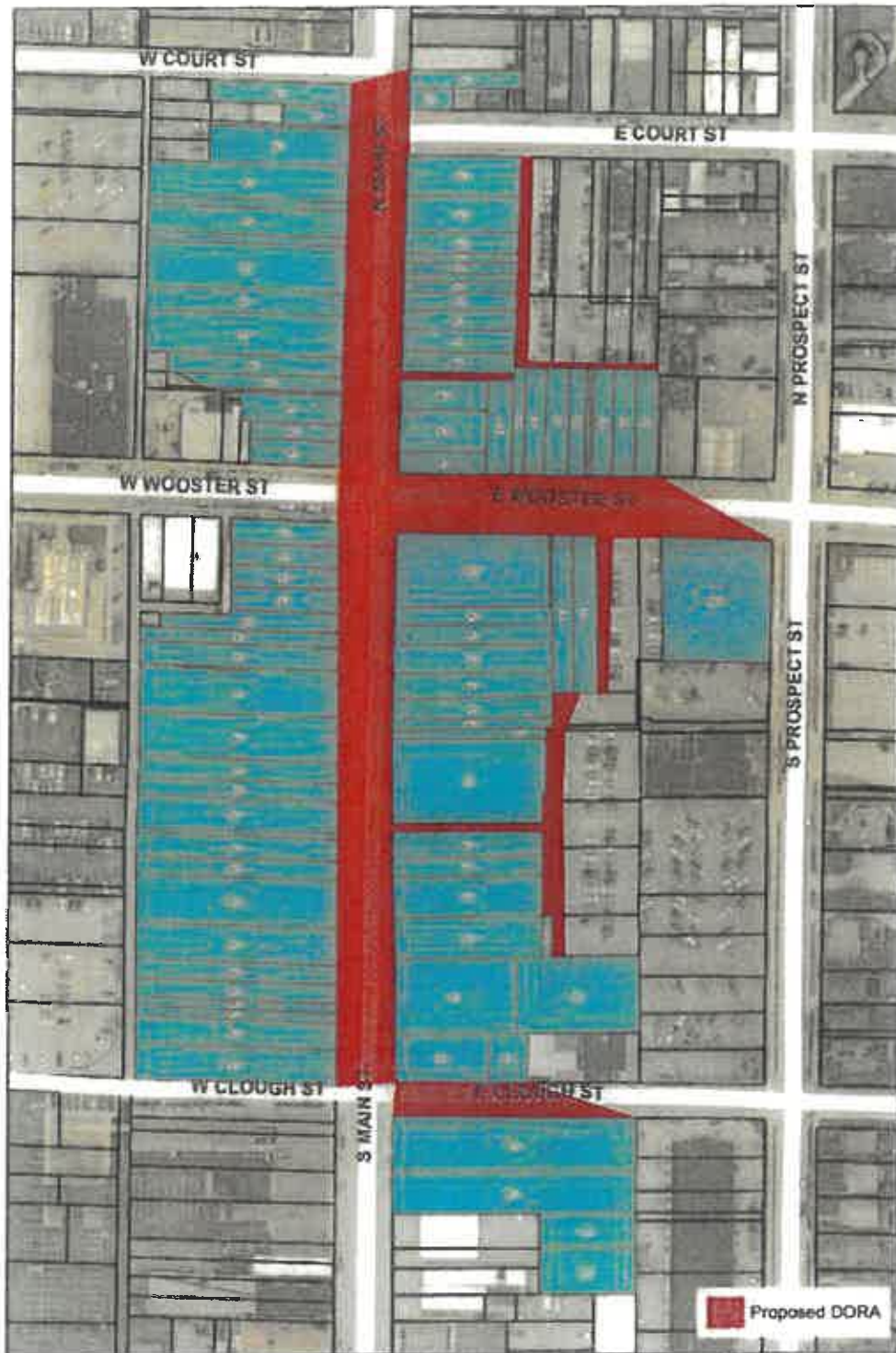
- Additional businesses have sought and/or will seek DORA applications.

The partnership formed with the original DORA has been strong and has worked cooperatively both in the two years of DORA and in formulation of this revised application. These include, but are not limited to, Downtown Bowling Green, business owners in downtown Bowling Green, and numerous City of Bowling Green Departments: Administration, Public Works, and Police.

Thank you to the Bowling Green City Council for your review this application and for timely responding to this application in alignment with ORC provisions for advertising, public hearing, and legislation.

Boundaries

Map



Boundary Descriptions

Wood County
City of Bowling Green
Bowling Green DORA
July 5, 2022

Street Boundary Listing

Street Name	Range	Even/Odd
North Main St	101-206	Even & Odd
South Main St	100-198	Even & Odd
South Main St	201	Odd
Clough St	111	Odd
East Wooster St	109-153	Odd
East Wooster St	132-140	Even
East Wooster St	176	Even

Acreage

Said description of land contains approximately 12.21 acres per the map below.



Signage

The City of Bowling Green will place a combination of signs and sidewalk adhesives at the intersections and alley connections to adequately designate the DORA boundary. In areas where signs were placed for the 2020 DORA, signage will be moved to reflect the new boundary once approved.



Land Use and Zoning

The area surrounding the DORA is B-3 Central Business District. Provisions of B-3 Central Business District are in Section 150.30 of the City's Codified Ordinances:

§ 150.30 B-3 CENTRAL BUSINESS.

(A) Purpose. This district encompasses the functional center of the city. It provides for commercial, governmental, and institutional activities serving the entire community. To encourage convenient access to Central Business District activities, multiple-family structures are also allowed within this district.

(B) Permitted uses. A building or lot within the B-3 District may be used only for the following purposes:

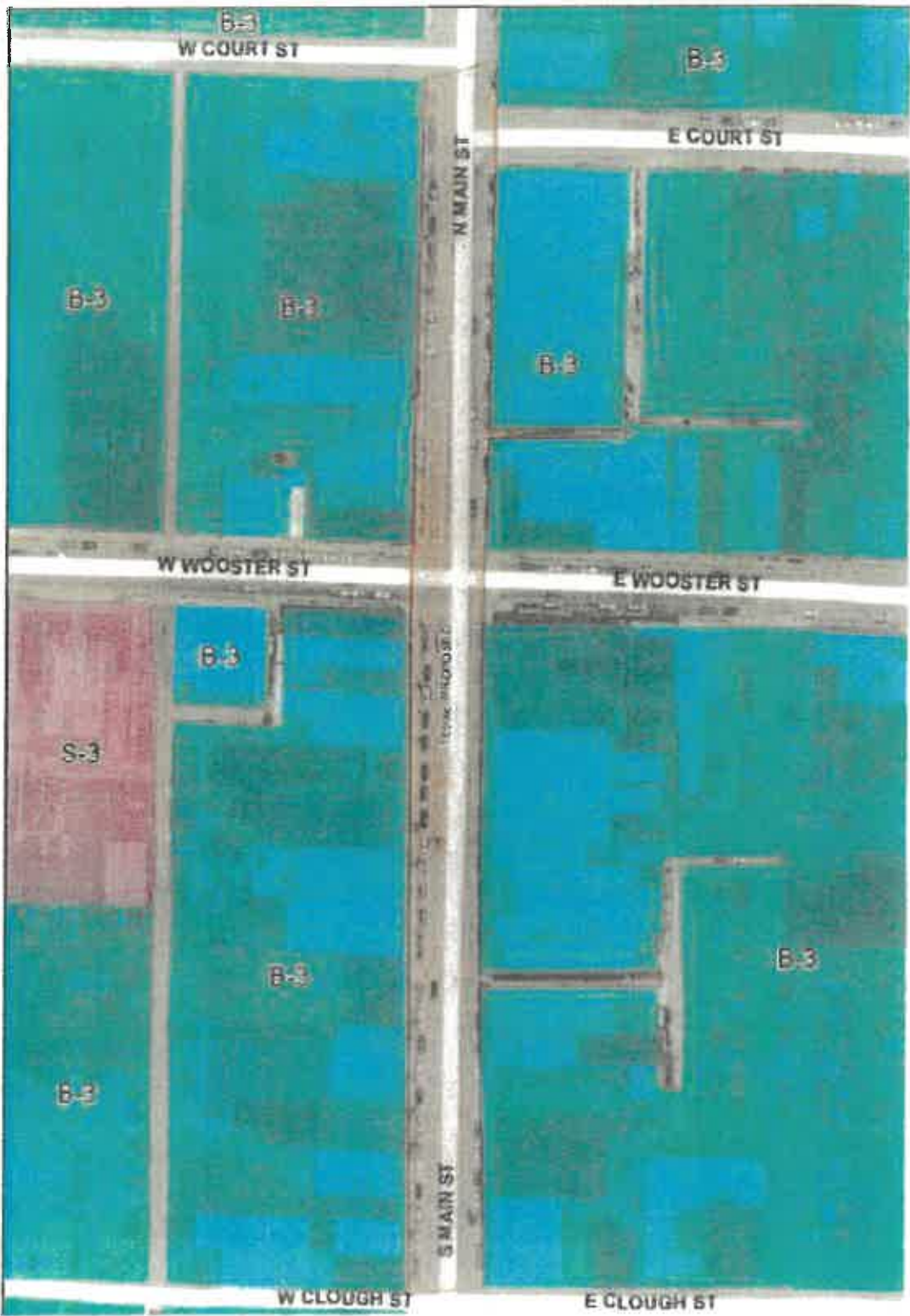
- (1) All uses allowed within the B-2 District with the exception of:
 - (a) Drive-in theaters or drive-in restaurants; and
 - (b) Animal hospitals or clinics.
- (2) Printing and publishing plants;
- (3) Commercial, business, or technical schools;
- (4) Multiple-family structures provided that any structure also containing nonresidential uses provide a separate passageway from the building entrance and parking areas to dwelling units;
- (5) Warehouses;
- (6) Wholesale sales; and
- (7) Churches, auditoriums, libraries, public and institutional uses.

(C) Conditional use. Mortuaries subject to the same conditions set forth in the B-1 District.

(D) Prohibited uses. Notwithstanding any other provision herein, no ground floor area of structures located within the B-3 District shall be used for residential purposes, as all residential uses shall be restricted to the second floor and above in this District.

(1980 Code, § 150.30) (Ord. 3200, passed 1-6-1975; Am. Ord. 3397, passed 2-17-1976; Am. Ord. 5016, passed 6-5-1989; Am. Ord. 8217, passed 1-7-2013)

Zoning Map of Area



Liquor Establishments

Section 4301.82(D)(2) states that a DORA must include at least two qualified permit holders. At least six businesses have applied and received a DORA designation and are utilizing it currently. At the time of this application, the following businesses have committed to retaining their DORA designation or adding it. Note that adding DORA designations to a liquor license does not require that this DORA application be resubmitted as long as the business is within the approved DORA footprint and receives approval from the State of Ohio.

Establishment Name	Address	Permit Type	Permit Number	Permit Name
Bar 149	149-153 N. Main	D5, D6	6443117, 644311700003	North Main Entertainment, Inc.
Becketts	146 N. Main	D5, D6	5408395	Madd Jake Ventures LLC
City Tap and The Attic	110 N. Main	D1, D2, D3, D3A, D6	3469518 346951800003	HP Corporation, Inc.
Doc's Big City Saloon	145 N. Main	D5I, D6	1830910	Cross the Street Ventures LLC
Juniper Brewing Company	145 S. Main	A1A, A1C	4447050	Juniper Brewing Co, LLC
Mr. Spots	206 N. Main	D5	51777220001	LEX LOCI Corp.
Myla Marcus Winery	133 S. Main	A2, B2A, S1	6274050	Myla Marcus Winery Limited
Clay Pot/Naslada	182 S. Main	D1, D2, D3	0893878	Boyko S. Mitov LTD
SamB's Restaurant	163 S. Main	D5I, D6	2693955	Ferrell Enterprises, Inc.
Stones Throw Tavern & Grill	176 E. Wooster and Patio	D5, D6	7097247	Prospect Entertainment, Inc.
Trotter's Tavern	119 N. Main	D5, D6	4179328	JJ Influences LLC

Hours of Operation

The DORA shall be in effect all year with the exception of the Friday-Sunday of the weekend after Labor Day during the Black Swamp Arts Festival (dates listed below). Hours of operation shall be:

Monday—Thursday: 4:00 pm – 10:00 pm*

Friday—Sunday: 11:00am – 10:00 pm*

*Note that the last sales shall occur no later than 9:30 pm and all cups must be disposed of by 10:00 pm.

Annual DORA suspension dates:

September 9-11, 2022

September 8-10, 2023

September 6-8, 2024

September 5-7, 2025

September 11-13, 2026

Public Safety Plan

The City of Bowling Green Police Division commits to the continued patrol and monitoring of Bowling Green's Downtown and the DORA as often as possible during times of DORA operation. The patrol of the area shall be tailored to be adequate and sufficient for public safety. The Police Division has adequate staffing to engage in random patrols within the downtown area at any given time.

This security plan will be reviewed on an ongoing basis. It may be updated with the coordination and approval of the Municipal Administrator and the City Council with assistance and recommendations of the Chief of Police.

If it is determined by the municipal administrator that additional security is needed in the designated DORA area, the City reserves the right to suspend operation of the DORA until the situation is resolved. Suspension of the DORA under this provision will be communicated to the community and participating vendors via press release and social media notifications.

Sanitation

Trash Receptacles

The City of Bowling Green has numerous trash receptacles placed throughout the DORA located on both sides of North and South Main Streets. Currently, refuse is collected every Monday and Friday morning by Public Works employees.

Public Works will monitor the use of the receptacles during the DORA operation and may adjust frequency of collection during regular operation hours, if necessary. Should collection be needed outside of normal operating hours, Downtown Bowling Green SID will work in cooperation with the City of Bowling Green on collection.

Establishments in the DORA that have liquor permits to serve alcohol on their premises shall maintain a trash receptacle of adequate size near the main entrance of the facility.

Street Sweeping

The City of Bowling Green Public Works Department operates street cleaning equipment and will continue to sweep North and South Main Streets in the DORA.

Rules for Bowling Green DORA

ORC 4301.62(C)(7)(a)

A person may have in a person's possession an opened container of beer, wine or intoxicating liquor at an outdoor location within an outdoor refreshment area created under section 4301.82 of the Revised Code if the opened container of beer or intoxicating liquor was purchased from an A-1, A-1-A, A-1c, A-2, A-2f, D class, or F class permit holder to which both of the following apply:

- (i) The permit holder's premises is located within the outdoor refreshment area.
- (ii) The permit held by the permit holder has an outdoor refreshment area designation.

ORC 4301.62(C)(7)(b)

Outdoor Refreshment Area participants may NOT:

- (i) Enter the premises of an establishment within an outdoor refreshment area while possessing an opened container of beer or intoxicating liquor acquired elsewhere.
- (ii) Possess an opened container of beer or intoxicated liquor while being in or on a motor vehicle within an outdoor refreshment area except as permitted for commercial quadricycles regulated elsewhere by municipal code.

Regulations specific to the Bowling Green Designated Refreshment Area:

1. All beer, wine, or intoxicating liquor must be contained in the official cup of the DORA
2. Only one (1) Official cup will be permitted at a time per DORA participant.

-
3. All DORA beverages must be served in a new, unused Official cup.
 4. Used Official Cups must be disposed of before entering any establishment that serves alcohol in the DORA.
 5. Private property owners reserve the right to prohibit the consumption of alcohol on their property. Adequate signage shall be placed and clearly displayed at owner's expense in order for this rule to be enforced.
 6. Assumption of good behavior by DORA participants. DORA participants are expected to follow all the rules of the DORA and maintain a decorum of good behavior, free of public drunkenness, property destruction, or any action that disrupts the enjoyment of another participant or disrupts any establishment, property owner, resident, visitor, passerby or patron within the DORA.
 7. All other laws and ordinances of the City of Bowling Green shall be followed.

Regulations specific DORA Alcohol Establishment Owners/Operators

The Alcohol Establishment owners/operators shall coordinate purchases of the Official DORA cups with the Bowling Green Downtown SID.

1st Reading: 6-21-22
2nd Reading: 7-5-22
3rd Reading: 7-18-22

RECORD OF ORDINANCES
Tabled until 8/15/22

GOVERNMENT FORMS & SUPPLIES 844-224-3338 FORM NO. 30043

Ordinance No. 9015 ^{as amended} _{by substitution} ^{8/15/22} Passed August 15, 20 22

ORDINANCE CREATING SECTION 123 OF THE CODIFIED ORDINANCES OF THE CITY OF BOWLING GREEN, CONCERNING ELECTRIC SCOOTERS (E-SCOOTERS) AND MICROMOBILITY DEVICES

BE IT ORDNANIED BY THE COUNCIL OF THE CITY OF BOWLING GREEN, COUNTY OF WOOD, AND STATE OF OHIO:

SECTION 1. That Section 123 of the Codified Ordinances of the City of Bowling Green, concerning Electric Scooters (E-Scooters) and Micromobility Devices, is hereby adopted in accordance with the exhibit hereto and made a part hereof.

SECTION 2: This Ordinance shall take effect at the earliest time permitted by law.

Passed: August 15, 2022 [Signature]
Date President of Council

Mark Hollenbaugh

Attest: [Signature]
Clerk of Council

Jodi Sickler

Approved: August 16, 2022 [Signature]
Date Mayor

Michael A. Aspacher

MICHAEL J. MARSH
CITY ATTORNEY
jls

CERTIFICATION
This is to certify that the foregoing is a true copy of ORD No. 9015 passed by the Council of the City of Bowling Green, Ohio, August 15, 2022
[Signature]
Clerk of Council

CHAPTER 123

Micromobility Devices

- 123.01 Policy statement and purpose.**
- 123.02 Code Application**
- 123.03 Provider procedures**
- 123.04 Required equipment for E-Scooters**
- 123.05 Operation restrictions for E-Scooters.**
- 123.06 Operation upon bicycle/pedestrian way and streets.**
- 123.07 Parking requirements**
- 123.08 Penalty**

123.01 POLICY STATEMENT AND PURPOSE.

The purpose of this Chapter is to promote micromobility options for City residents and visitors and to establish rules and regulations governing the operation of such transportation devices and their providers within the City of Bowling Green, Ohio, (the "City") and to ensure that such mobility sharing systems are consistent with the safety and well-being of the citizens of Bowling Green, Ohio.

123.02 CODE APPLICATION.

- (a) The provisions of this code are applicable to providers and operators of shared micromobility devices within the jurisdictional limits of the City.
- (b) For the purposes of this chapter, "shared micromobility device" means bicycles, electric bicycles, scooters, and electric scooters distributed by persons or companies throughout parts or all of the City to be rented per trip.

123.03 PROVIDER PROCEDURES.

- (a) Any business seeking to operate a shared micromobility device program within the City shall first enter into a Micromobility Device Use Agreement ("Use Agreement") from the City conditioned on compliance with the provisions of this Ordinance and any other conditions (including insurance indemnity, and performance bond) established by Use Agreement.
- (b) No business shall operate a shared micromobility device program within the City except pursuant to such Use Agreement and provisions (each such operator being considered a "Provider").
- (c) Providers shall provide easily visible contact information, including toll-free phone number and/or e-mail address on each shared micromobility device for City employees and/or members of the public to make relocation requests or to report other issues with devices.
- (d) The City reserves the right to terminate a Use Agreement for cause or woefully negligent practices that cannot be remedied after a 30-day written notice of alleged negligence and after providing such Provider a right to remedy such deficiency. Upon completion of the aforementioned the City can require that a Provider's fleet of micromobility devices be removed from the City's right-of-way within 30 days.
- (e) Providers will take reasonable steps to ensure that all riders understand the requirements of ADA accessibility and the importance of leaving ADA paths of travel clear and accessible.
- (f) Providers may stage micromobility devices in permitted parking areas described in this Chapter. To the extent a Provider desires to stage micromobility devices in areas other than the public right-of-way, the Provider must first obtain the right to do so from the City Administrator's Office, property owner, or public agency.

(g) Provider must adhere to all indemnification and insurance requirements, included in the Use Agreement. Failure to abide by requirements of this provision of the Use Agreement is grounds for revocation under paragraph (d) above.

123.04 REQUIRED EQUIPMENT FOR E-SCOOTERS.

E-Scooter shall mean a device weighing less than 150 pounds, which has:

- (a) Handlebars.
- (b) Two wheels, one in the front and one in the back;
- (c) An electric motor (solely powered by the electric motor and/or human power);
- (d) Has a reflector light in the back;
- (e) Lamp pointed forward in the front; and
- (f) A maximum speed of no more than 20 MPH on a paved level surface when powered solely by the electric motor.

123.05 OPERATION RESTRICTIONS FOR E-SCOOTERS.

Operators of E-Scooters must adhere to the following restrictions:

- (a) E-Scooters cannot be operated on sidewalks except as permitted by Bowling Green State University.
- (b) E-Scooters cannot be operated on streets or highways with speed limits higher than 35 mph.
- (c) E-Scooters cannot exceed 20 mph.
- (d) E-Scooter riders must be at least 18 years of age.
- (e) E-Scooter riders must be seated if a seat is present on the E-Scooter; if not, must be standing on a standing board.
- (f) Not more than one rider per-E-Scooter is permitted.
- (g) Riders shall not carry items that require both hands, a rider must keep one hand on the steering handle bars at all times.
- (h) Riders cannot operate an E-Scooter without due regard for safety, exercising reasonable and ordinary control over the device
- (i) Riders cannot weave or zigzag while operating an E-Scooter.

123.06 OPERATION OF E-SCOOTERS UPON BICYCLE/PEDESTRIAN WAY AND STREETS.

(a) E-Scooters may be operated on shared bicycle/pedestrian ways, including on such shared bicycle/pedestrian ways in public parks as well as streets, and where available, in bike lanes and bike paths.

(b) Any person riding an E-Scotter upon a bicycle/pedestrian way who is approaching a pedestrian lawfully using such way shall give audible warning and shall yield to such pedestrian, dismounting if necessary to do so.

(1) E-Scooters are to stay to the right of street lanes and to offer the right of way to bicycles in bike lanes and on bike paths.

(2) The Bowling Green Codified Ordinances and Ohio Revised Code pertaining to traffic law applies when operation upon any street or highway;

(3) A person who commits any violation of this Chapter while operating an E-Scooter shall not have any points assessed against the person's driver's license, commercial driver's license, temporary instruction permit, or probationary license under Chapter 4510 of the Ohio Revised Code.

123.07 PARKING REQUIREMENTS.

(a) Riders of micromobility devices shall park devices upright on hard surfaces on the curb of the sidewalk, beside a bicycle rack or in another area specifically designated for bicycle parking or on the street next to an unmarked curb.

(b) Riders shall not park micromobility devices in such a manner as to block the pedestrian clear zone area of the sidewalk; ADA paths of travel including accessible ramps, any fire hydrant, call box, or other emergency facility; bus bench, or utility pole or box.

(c) Riders shall not park micromobility devices in such a manner as to impede or interfere with the reasonable use of any commercial window display or access to or from any building entrance/exit doorway.

(d) Riders shall not park micromobility devices in such a manner as to impede or interfere with the reasonable use of any bicycle rack or news rack.

(e) Riders may park micromobility devices in on-street parking spaces in the following circumstances;

(1) When marked parking spaces are officially designated stations for such devices;

(2) Where the curb is less than three feet wide;

(3) In neighborhoods with rolled curbs or with inadequate sidewalk space;

(4) In marked parking spaces designated for motorcycles.

(f) Riders may park micromobility devices on blocks without sidewalks only if the travel lane(s) and six-foot pedestrian clear zone are not impeded.

(g) Riders shall not park micromobility devices directly adjacent to or within the following areas such that that access is impeded:

(1) Transit zones, including bus stops, shelters, passenger waiting areas and bus layover and staging zones, except at existing bicycle racks;

(2) Loading zones;

(3) Disabled parking zone;

(4) Street curb that requires pedestrian access (e.g., benches, parking pay stations, bus shelters, transit information signs, etc.);

(5) Curb ramps;

(6) Entryways, and

(7) Driveways.

123.08 FLEET SIZE REQUIREMENTS

(A) Permitted shared bicycle operators for both bicycles and electric bicycles shall have a maximum bicycle/electric bicycle fleet size of 100 bicycles.

(B) Permitted shared electric scooter operators shall have a maximum fleet size of 100 electric scooters.

(C) Permitted operators with a combination of shared bicycles/electric bicycles and shared scooters shall have a maximum of 150 shared micromobility devices provided that there is a minimum of 20 of each type of shared micromobility device.

(D) The total number of shared micromobility devices permitted under this program shall be limited to a cumulative total of 500 between all permittees.

(E) All applicants shall include their fleet size in their application for a Micromobility Device Use Agreement.

(F) The city may increase the maximum number of shared micromobility devices in an operator's fleet above the maximums in subsections (A)—(C) at its sole discretion and will consider doing so on a permit-by-permit basis. In order to increase the maximum number of shared micromobility devices, an operator must demonstrate that, on average, each shared micromobility device in their fleet is being used more than three times per day. Operators may request an increase to their fleet size above the maximum amount up to one time per month, provided that at least two months have elapsed after their initial permit issuance.

123.09 PENALTY.

Whoever violates the provisions of this Chapter is guilty of a minor misdemeanor.

RECORD OF ORDINANCES

1st Reading: 7-18-22

2nd Reading: 8-1-22

3rd Reading: 8-15-22

GOVERNMENT FORMS & SUPPLIES 844-724-3332 FORM NO. 90043

Ordinance No. 9018

Passed August 15, 2022

ORDINANCE FOR CLEANING OF STREETS BY SPECIAL ASSESSMENT

WHEREAS, the City of Bowling Green has for many years financed the cleaning of its streets by special assessment levied on the lots and lands in Bowling Green, Ohio, by a percentage of the tax valuation of the property assessed, and

WHEREAS, it is deemed advisable to continue to have the cleaning of streets in the City of Bowling Green financed by special assessments.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF BOWLING GREEN, OHIO:

SECTION 1: That the cost and expense of cleaning the streets, alleys, lanes, squares, and public places in the City be paid for by special assessments levied upon non-tax-exempt lots and lands within said City of Bowling Green, Ohio.

SECTION 2: Said special assessment shall be based upon a percentage of the tax valuation of all non-tax-exempt lots and lands within the City of Bowling Green, Ohio, to produce the sum of \$505,000.00 and shall be payable annually in two equal installments during the period of the assessment; that said assessments are hereby levied on all non-tax-exempt lots and lands in the City of Bowling Green for the year 2022.

SECTION 3: The Clerk of Council is hereby directed to submit such certified assessment and a certified copy of this ordinance to the Auditor of Wood County, Ohio.

SECTION 4: This ordinance shall take effect at the earliest time permitted by law.

Passed: August 15, 2022 [Signature]
Date President of Council
Mark Hollenbaugh

Attest: [Signature]
Clerk of Council
Jodi Sickler

Approved: August 16, 2022 [Signature]
Date Mayor
Michael A. Aspacher

MICHAEL J. MARSH
CITY ATTORNEY
jls

CERTIFICATION
This is to certify that the foregoing is a true copy of ORD No. 9018 passed by the Council of the City of Bowling Green, Ohio, August 15, 2022
[Signature]
Clerk of Council

RECORD OF ORDINANCES

1st Reading: 7-18-22
2nd Reading: 8-1-22
3rd Reading: 8-15-22

GOVERNMENT FORMS & SUPPLIES 844-224-3338 FORM NO. 370-03

Ordinance No. 9019 Passed August 15, 2022

ORDINANCE AMENDING AND ADOPTING SECTION 33.01(G) PAY BANDS 1, 2 AND 3 OF THE CODIFIED ORDINANCES OF THE CITY OF BOWLING GREEN, OHIO, REGARDING SALARY SCHEDULE ESTABLISHED

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF BOWLING GREEN, COUNTY OF WOOD, STATE OF OHIO:

SECTION 1: That Section 33.01 (G), Pay Bands 1, 2 and 3 of the Codified Ordinances of the City of Bowling Green, Ohio, are hereby amended and adopted as follows:

33.01 SALARY SCHEDULE ESTABLISHED.

(G) The pay bands are established as follows (pay rates/steps are outlined in sections (O) – (T) of this section):

Pay Band 1(B1)
Customer Service Specialist
Park Maintenance Specialist
Secretary

Pay Band 2 (B2)
Administrative Secretary Clerk of Council
Clerk of Council
Finance Specialist
Fitness Specialist
Payroll Specialist
Sports Specialist
Tax Specialist

Pay Band 3 (B3)
Aquatics/Fitness Manager
Automotive Mechanic Supervisor
Chemist
Code Enforcement Officer
Housing Rehabilitation Specialist
Parks & Recreation Business Office Supervisor
Maintenance Coordinator
Natural Resources Manager
Public Works Supervisor
Supervisor Utility Business Office
Wastewater Collection Maintenance Supervisor
Wastewater Treatment Plant Chief Operator
Water Treatment Plant Chief Operator

SECTION 2: This ordinance shall take effect October 3, 2022.

Passed: August 15, 2022 [Signature]
Date President of Council

Mark Hollenbaugh

Attest: [Signature]
Clerk of Council
Jodi Sickler

Approved: August 16, 2022 MZ AZ
Date Mayor

Michael A. Aspacher

MICHAEL J. MARSH
CITY ATTORNEY
jls

CERTIFICATION
This is to certify that the foregoing is a true copy of ORD No. 9019 passed by the Council of the City of Bowling Green, Ohio, August 15, 2022
[Signature]
Clerk of Council

1st Reading: 8-15-22
2nd Reading: 8-15-22
3rd Reading: 8-15-22

RECORD OF ORDINANCES

GOVERNMENT FORMS & SUPPLIES 844-224-3338 FORM NO. 30291

Ordinance No. 9023 Passed August 15, 2022

ORDINANCE PROVIDING SUPPLEMENTAL APPROPRIATIONS FOR THE CURRENT EXPENSES AND OTHER EXPENDITURES OF THE CITY OF BOWLING GREEN, OHIO, DURING THE FISCAL YEAR BEGINNING JANUARY 1, 2022 AND ENDING DECEMBER 31, 2022

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF BOWLING GREEN,
STATE OF OHIO:

SECTION 1. That the following sums be appropriated as follows:

Fund	Dept.	Description	Amount
5111	651	Electric Revenue, Administrative and General, Operating	\$ 12,720.00
5221	651	Water Revenue, Administrative and General, Operating	\$ 16,640.00
5331	651	Sewer Revenue, Administrative and General, Operating	\$ 16,640.00
5222	653	Water Capital Reserve, Distribution Operation, Operating - Capital	\$ 53,900.00

SECTION 2: This ordinance shall take effect at the earliest time permitted by
law.

Passed: August 15, 2022 [Signature]
Date President of Council

Mark Hollenbaugh

Attest: [Signature]
Clerk of Council
Jodi Sickler

Approved: August 16, 2022 [Signature]
Date Mayor

Michael A. Aspacher

MICHAEL J. MARSH
CITY ATTORNEY
jls

CERTIFICATION

This is to certify that the
foregoing is a true copy of
ORD No. 9023, passed
by the Council of the City
of Bowling Green, Ohio,
August 15, 2022
[Signature]
Clerk of Council